



MAGNIFICENT 7 PROMOTION TERMS & CONDITIONS CUSTOMER AGREEMENT

This is a legal contract between MEXEM Limited, a registered investment firm in the Republic of Cyprus, and is fully licensed and regulated by the Cyprus Securities and Exchange Commission, hereinafter known as ("MEXEM", "us" or "we") its successors and assigns, and the party/parties (the "Customer", "client" or "you") executing this document.

This document sets out the respective rights and obligations of both parties in connection with the rebates on commission promotion and all parties will accept and be bound by these terms on acceptance of the terms and conditions contained herein and on completion of the application form by Customer.

Definitions

"Client Account" shall mean any accounts opened with IB on the Platform through MEXEM's Website; For an account to be **"Fully opened"** it has to be approved by MEXEM and interactive brokers, make a first deposit, and execute at least one trade.

"Reward" shall mean a rebate on the commissions generated as described below.

"Eligible Customer" is an individual who meets all criteria according to our customer acceptance policy.

"Authorized Person" shall mean a person or legal entity authorized by this Agreement to make use of the services and provide instructions

"Business Day(s)" shall mean any time from Monday 07:00 am GMT through to Friday 21:00 GMT excluding public holidays in Cyprus.

"Platform" shall mean the IB's online trading platform located where you can trade in financial instruments and where your Client Account is located. **"Parties"** shall mean the Company and the Eligible customer.

"Website" shall mean www.mexem.com.

"Applicable Laws" means the laws and any other instruments having the force of law as they may be issued and in force from time to time;

"Effective Date" means the date on which this Agreement comes into force and effect.

"Geographic Location" All countries in which MEXEM is eligible to offer its services in EEA jurisdiction, Israel, and Switzerland.



1. INTRODUCTION

MEXEM's "MEXEM Magnificent 7 Promotion" provides clients an opportunity to earn fractional shares from MEXEM when they open an account through this link, make a minimum deposit of €250 in August 2025, and have made at least 5 trades within this month under the program below:

The MEXEM Magnificent 7 Promotion: Is for new and existing clients who successfully register a MEXEM Account through this affiliate link <https://accounts.mexem.com/partner?id=27Y1t129> and meet the conditions specified in the Magnificent 7 promotion section below

1.1 These terms and conditions ("Terms") form the basis of participating in the Magnificent 7 Program.

1.2 By participating in the "Magnificent 7 Program", you agree to be bound by these

Terms. 1.3 MEXEM reserves the right to vary or cancel any of these Terms at any time.

1.4 The "Magnificent 7 Program" is open during the period in which MEXEM, in its sole discretion, continues to advise on its Website.

1.5 Capitalised terms used but not defined herein have the meaning given to them in the MEXEM Risk Disclosure, the General Terms, and Conditions (the "MEXEM Documents"), and any references to the MEXEM Documents below shall be construed accordingly.

The Eligibility Criteria for the Magnificent 7 Program are:

2. Magnificent 7 Program:

2.1 You must be a new and existing client who has successfully registered a MEXEM Investment Account through this affiliate link <https://accounts.mexem.com/partner?id=27Y1t129>.

2.2 You must make a minimum deposit of 250 EUR in August and have completed 5 trades this month.

2.3 During the promotion, the customer cannot ask for commission discounts nor can the offer be combined with any other offer.



2.4 Here is the list of American stocks to which the client is entitled to Fractional shares

- Apple
- Microsoft
- Alphabet
- Amazon
- NVIDIA
- Tesla
- Meta Platforms

2.5 3 winners will be chosen by Doopiecash at the end of August and the prizes to be won are as shown below.

- 1st position: \$500 fractional shares package.
- 2nd position: \$250 fractional shares package.
- 3rd Position: \$100 fractional shares share package.

2.6 Above is the value of the stocks at the moment of transfer, please note that the value of the stock received might differ due to the time and changes in market conditions.

2.7 This promotion shall be valid until the 31th of August 2025 at 11:59 pm

2.8 If the customer closes the account before receiving the agreed total sum, the promotion ends. and the shares will be forfeited.

3. TERMINATION AND CHANGES

3.1 MEXEM reserves the right to withhold or cancel any reward payment where in MEXEM's view, transactions are made to manipulate the MEXEM Magnificent 7 Program or where either the existing Client or New Client may have breached or, in MEXEM's view, potentially breached, any law, regulation or licensing requirement.

3.2 The company reserves the right to add or remove any instruments from the Magnificent 7 promotion at the company's discretion.

3.3 This Magnificent 7 Program and any obligations of MEXEM pursuant to it will be revoked or withdrawn from participants who abuse the spirit or intention of it. We reserve the right to cancel or withdraw the Magnificent 7 Program at any time in case of any suspected abuse of the Program. Further, where any of these Rules are breached or there is any reason to suspect a participant has acted fraudulently or obtained an unfair or unintended advantage pursuant to this Magnificent 7 Program, we reserve the right to stop or withdraw payment of the reward or any attempted withdrawal of the same.

3.4 MEXEM reserves the right to remove a promotion reward or substitute a promotion offered with another item of the same value, at its sole discretion, from time to time and without prior notice to the clients.

3.5 We are the sole arbiter of the Magnificent 7 Program, these Rules, and any other issues



arising under these Terms. Exceptions to these Rules are at the sole discretion of MEXEM's management, and our decision is final. We reserve the right to alter, amend, or terminate the Magnificent 7 Program or any aspect at any time and without prior notice.

3.6 The Magnificent 7 Program is not open to MEXEM or any MEXEM Group company employees or any other company engaged in direct competition with MEXEM or any MEXEM Group company.

3.7 Any dispute or situation not covered by these Rules will be resolved by our management in a manner it deems to be fairest to all concerned and that decision shall be final and binding on all parties.

3.8 If at any time all or any part of any provision of these Rules are or become illegal, invalid, or unenforceable in any respect under the law of any jurisdiction, such provision(s) shall not affect or impair the legality, validity, or enforceability in that jurisdiction of the remainder of that provision or all other provisions of these Rules or the legality, validity or enforceability under the law of any other jurisdiction of that provision or all other provisions of these Rules.

4. RISK WARNING

4.1 Please note that this Magnificent 7 program does not constitute financial advice. Neither receipt of shares nor any communications related to this program constitutes a solicitation of shares or a recommendation to buy, sell, or hold shares.

5. DISCLAIMER OF WARRANTIES / LIMITATION OF LIABILITY

5.1 MEXEM and/or any of its subsidiaries, affiliates, or agents shall not be responsible for any loss or damage caused, directly or indirectly, by any events, actions, or omissions beyond the control of MEXEM including, without limitation, loss or damage resulting, directly or indirectly, from any delays or inaccuracies in the transmission of orders and/or information due to breakdown or failure of transmission or communication facilities, or electrical power outage.

5.2 If any tax is payable on the Reward we paid to you under the Magnificent 7 Program, this tax will be your liability and will not be incurred by us. If the law requires us to withhold this tax and settle with the relevant tax authority on your behalf, we shall credit your Reward to your account net of this tax.

5.3 Nothing in this Magnificent 7 Program creates any partnership, joint venture, agency, franchise, sales representative, or employment relationship between the clients and MEXEM

5.4 Notwithstanding the translated language of this document, the English wording shall be the binding version in case of any discrepancy between the two languages.

6. PRIVACY



6.1 MEXEM will not share or sell information regarding clients and/or prospective clients, except to its employees, agents, partners, and associates as required in the ordinary course of business, including, but not limited to, MEXEM's banking or credit relationships, or to other persons as disclosed in MEXEM's Privacy Statement.

6.2 Personal information we collect may be used for administering the Promotion and will only be used for the purposes stated in these Terms and Conditions or other directly related purposes. In addition, you expressly agree to our collection and usage of your personal information to administer and operate the promotion.

7. CONSENT TO ELECTRONIC SIGNATURE

7.1 By electronically signing MEXEM's account agreement and related documents, the client acknowledges receipt of the client account letter, client agreement and other documents contained as part of MEXEM's electronic account package and the client agrees to be bound by their terms and conditions.

7.2 In addition, by signing MEXEM's account agreement and related documents, the client is consenting to MEXEM maintaining and the client receiving electronic records of the client's trades and accounts.

8. ENTIRE AGREEMENT

8.1 This Agreement together with all references to MEXEM's policies and procedures made in this Agreement, and together with the General Terms and Conditions and Risk Disclosure embodies the entire agreement between MEXEM and the client, superseding any prior written and oral agreements.

9. GOVERNING LAW AND JURISDICTION

9.1 This Agreement, the rights and obligations of the parties hereto, and any judicial or administrative action or proceeding arising directly or indirectly hereunder or in connection with the transactions contemplated hereby shall be governed by, construed, and enforced in all respects in accordance with the laws of the Republic of Cyprus and MEXEM and the client hereby irrevocably submit to the non-exclusive jurisdiction of the Cypriot Courts.

CUSTOMER ACKNOWLEDGES HAVING RECEIVED, READ, AND UNDERSTOOD THE FOREGOING CUSTOMER AGREEMENT AND HEREBY AGREES TO BE BOUND BY ALL OF THE TERMS AND CONDITIONS HEREOF.