



Ground Floor, The Sotheby Building,
Rodney Village, Rodney Bay,
Gros-Islet, Saint Lucia

T +44 20 8097 2777
E support@lqdfx.com
C LQD LTD

VPS

Terms and Conditions

CONTENTS

1	Introduction	3
2	Terms and Conditions	3
3	VPS Packages, Fees and Requirements	3
4	Amendment and Termination	4
5	Disputes	5
6	Acknowledgments	5

Ground Floor, The Sotheby Building,
Rodney Village, Rodney Bay,
Gros-Islet, Saint Lucia

T +44 20 8097 2777

E support@lqdfx.com

C LQD LTD

1. Introduction

1.1. LQD LTD (hereinafter referred to as the “Company”, “LQDFX”, “us”, “we”, “our”) is registered within Ground Floor, The Sotheby Building, Rodney Village, Rodney Bay, Gros-Islet, Saint Lucia, with Registration No 2023-00139. Of the present agreement, LQD LTD shall be referred to as ‘LQDFX’.

1.2. The VPS service is available to all of the Company’s Clients who meet the requirements as set out herein.

1.3. The Client hereby acknowledges, confirms and accepts to be legally bound by the Terms and Conditions set out herein and/or any other legally binding agreement between the Client and the Company.

2. Terms and Conditions

2.1. The VPS Service is provided on a paid or complimentary basis, subject to the Client satisfying specific deposit and trading criteria.

2.2. A Client is eligible to subscribe to the VPS Service provided that he/she holds a live trading account with the Company as per the Account Opening Agreement.

2.3. The Client must have completed the age of 18 or the legal age applied in his/her country of residence or otherwise not be considered a “minor” in his/her country of residence.

3. VPS Packages, Fees and Requirements

3.1. The Company offers the following VPS packages to Clients:

(a) Standard VPS:

1 GB RAM | 1 vCPU
40 GB Disk Space
Windows Server OS

(b) Premium VPS:

2 GB RAM | 2 vCPU
50 GB Disk Space
Windows Server OS

(c) VIP VPS:

4 GB RAM | 4 vCPU
100 GB Disk Space
Windows Server OS

3.2. The following fees apply for the paid VPS service:

(a) Standard VPS package – USD 50 or EUR equivalent per month.

(b) Premium VPS package – USD 60 or EUR equivalent per month.

(c) VIP VPS package – USD 110 or EUR equivalent per month.

3.3. The fee for the paid VPS service shall be deducted from the client's wallet or trading account on a calendar month (or when the VPS service has begun) basis, following the issuing of the monthly invoice.

3.4. The free VPS service applies to new deposits. A Client may apply for the Free VPS service provided that they deposit the following amounts at the time of the application:

(a) Standard VPS Package: 2,000 USD or EUR equivalent.

(b) Premium VPS Package: 5,000 USD or EUR equivalent.

(c) VIP VPS Package: 25,000 USD or EUR equivalent.

3.5. Access to the Free VPS service package can be requested via the LQDFX Portal.

3.6. Provided that the Client's request is eligible for the service, based on the criteria set out herein, the VPS access details shall be provided within 2 (two) business days from the date the Client has submitted the request.

3.7. A Client can maintain access to the free VPS service, provided that the Client satisfies the following trading criteria:

(a) Standard VPS Package: 8 standard lots must have been completed within the past calendar month plus the minimum required net amount.

(b) Premium VPS Package: 12 standard lots must have been completed within the past calendar month plus the minimum required net amount.

(c) VIP VPS Package: 20 standard lots must have been completed within the past calendar month plus the minimum required net amount.

3.8. In case the criteria set out herein for free VPS service are not satisfied, the Client shall automatically switch to a paid VPS service. The Client then agrees that the relevant fee will be deducted from his/her balance as set out herein. The fee for the paid VPS service shall be deducted from the client's wallet and in case no funds are available in the wallet, the amount shall be deducted from their trading account.

3.9. Technical support regarding the Client's VPS package is provided upon request by e-mail at vps@lqdfx.com.

4. Amendment and Termination

4.1. The Company reserves the right to unilaterally modify the VPS Service or any of the terms and conditions of the VPS Service, from time to time, at its sole discretion and without the Client's prior consent.

4.2. The Company reserves the right to terminate the Client's VPS package by giving 1 (one) week written (email) notice to the Client, in the case the trading criteria outlined herein are not satisfied.

4.3. The Company reserves the right to terminate the Client's paid VPS package by giving 1 (one) week written (email) notice to the Client, in case that no funds are available on the Client's trading account balance to cover the fee of the monthly invoice.

4.4. The Company may terminate this Agreement with immediate effect by giving written notice to the Client 1 (one) week in advance. The Company has no obligation to provide any reasons for such a decision.

4.5. The Company reserves the right at its absolute discretion to cancel the VPS Service without the Client's prior consent and with immediate effect if:

(a) It becomes unlawful for the Company and/or the Client to perform or comply with any one or more of their obligations under these Terms and Conditions;

(b) The Company suspects or has reasons to believe that a Client is involved in any form of fraudulent activities and/or has abused and/or in any way manipulated the terms and conditions of these Terms and Conditions and/or has not acted in good faith;

(c) The Company suspects or has reasons to believe that the Client has been involved in any form of prohibited trading as described in the Account Opening Agreement;

(d) The Client involves the Company directly or indirectly in any type of fraud, given that the Company has used its best judgment to determine the existence of fraud;

(e) The Client has been accused of any regulatory and/or legal investigation or illegal interference into its commercial affairs or any past sanctions imposed on the Client.

5. Disputes

5.1. Any dispute arising with or in connection with any of the Terms and Conditions of the VPS Service shall be treated by the Company following a complaint in writing on behalf of the Client.

5.2. The complaint shall be addressed to the VPS Customer Support Department of the Company via email at support@lqdfx.com. More details on the Client's procedure, the deadlines for receiving a response from the Company, and contact details for the Company's regulatory authority can be found on the Company's website under the page "Legal Documents".

6. Acknowledgments

6.1. The Client acknowledges that they have read, understood and accepted the VPS Terms and Conditions, which can be amended from time to time, in addition to any other information and/or policy and/or agreement which will be available on the Company's website.

6.2. The Client acknowledges and confirms that the Company shall not be held liable for any failure of the VPS service, including but not limited to power failures, technical failures, any communication/date failure, systems failure, or any other failure of technical nature.

6.3. The client acknowledges that a third-party controls VPS hosting, and the Company shall not be liable for any failures about the VPS hosting.

6.4. Trading leveraged products such as CFDs may not be suitable for all investors as they carry a degree of risk to your capital. Please ensure that you fully understand the risks involved, taking into account your investment objectives and level of experience, before trading. You should not risk more than you can afford to lose. Contracts for Difference ("CFDs") are complex financial products that are traded on a margin basis, and trading such carries a high risk of losing your investment. If necessary, seek independent advice.

For any questions about this Policy, please email us at support@lqdfx.com.