



Finst Referral Program

Terms & Conditions

1 Definitions

Definitions	Meaning
Promotion	Finst Referral Program
Terms and Conditions	The terms and conditions of the Finst Referral Promotion
Finst	Finst B.V. and its affiliated entities
Referee	A private individual or legal entity who is eligible to use Finst services, has never been a customer, and now opens a new account with Finst after being referred by a Client.
Client	A private individual or legal entity who is an existing client of Finst and refers the Referee.

2 Terms and Conditions

The following Terms and Conditions apply to the Finst Referral Program:

1. Under the Promotion, eligible Clients may share their personal referral code to Referees, who may use such personal referral code to become a client of Finst.
2. To qualify for the Promotion, the Referee must not have been a client of Finst in the past and is required to open an account with Finst using the personal referral code received from a Client.
3. The personal referral code must be applied by the Referee in the designated field during the registration process. The Referee must successfully complete the identification and verification processes, activate their Finst account by making a first deposit and be approved by Finst as client.
4. Once the Referee has successfully made their first deposit and becomes client of Finst, a credit of 100€ in trading fees will automatically be applied on both the Client's and the Referee's accounts. This credit is valid for a duration of one month following the activation of the Referee's account. After this period, any remaining credit will lapse and cannot be claimed.
5. Eligible trading fees will be charged on the Referee's and Client's accounts and refunded automatically within a maximum period of one week from the moment they are charged.
6. The Client and Referee will be able to monitor their remaining trading fees credit under this Promotion from their personal rewards dashboard available on the Finst platform. The information indicated in the rewards dashboard is for indicative purposes only and may be subject to adjustments and/or corrections from Finst at any time without prior notice.
7. Only the Client and/or Referee is responsible for the payment of any tax and the provision of information to tax authorities where such is required in relation to the Promotion.

8. There is no maximum to the number of Referees that a Client can refer to Finst. Clients and/or Referees that participate in the Promotion may not be eligible to participate in any other ongoing or future promotions, unless otherwise explicitly permitted by Finst.
9. Finst may contact the Client and/or Referee to arrange specific conditions for the Promotion at its discretion.
10. This Promotion is based on a Fair Use Policy. If Finst deems that the participant has engaged in fraudulent activity, misused this Promotion in any way, or is engaged in any activity that may harm the reputation of Finst, Finst may restrict individual clients from participating in the Promotion, revoke any active trading fees credit or reclaim any trading fees that have been refunded in the context of this Promotion.
11. Finst reserves the right to amend these Terms and Conditions or the conditions of the Promotion at any time, and to suspend or cancel this Promotion at its sole discretion and without prior notice.
12. Dutch law is applicable to this Promotion.

3 Accepting the Terms and Conditions

When participating in the Promotion, the participant automatically accepts these Terms and Conditions. In case of any dispute regarding the Promotion or its Terms and Conditions, Finst's decision will be binding. These Terms and Conditions should be read in conjunction with the [Client Agreement](#) of Finst. In case of any questions regarding this Promotion, participants can contact Finst at support@finst.com.