

Terms and Conditions governing the YIP First Trade Promotion

- Only individual and joint trading accounts opened by retail customers between the age of 18 and 29 under the Young Investor Programme ("YIP") are eligible to participate in this YIP First Trade Promotion (the "Promotion").
- 2) Employees, Remisiers, and Account Executives of OCBC Securities Private Limited ("OSPL") and their immediate family members and corporate trading accounts are not eligible to participate in this Promotion.
- 3) To participate in this Promotion, the following conditions must be fulfilled:
 - (a) Applicants must not be existing customers of OSPL prior to joining YIP;
 - (b) Customers applying for new YIP trading accounts at the OCBC Securities branch or any OCBC bank branches must inform the account opening staff that they wish to join YIP;
 - (c) Customers mailing in their account opening form must write the reference code "YIP" on the top right-hand corner of the account application form;
 - (d) Successfully opened YIP trading accounts ("YIP Trading Accounts") will be assigned to a designated team of Trading Representatives (TR) appointed by OSPL. YIP Trading Account applicants cannot nominate a TR of their preference.
- 4) Subject to these terms and conditions and provided that the conditions set out in Clause 3 are fulfilled, each customer is entitled to receive:

Trade commission rebate on the first contract (the "Qualifying Contract") executed (excluding goods & services tax, buy-ins, CPF and SRS trades) with the customer's YIP Trading Account within the first 3 months of when the account is successfully opened subject to the condition that each customer is only entitled to receive a maximum aggregate of not more than S\$50 of trade commission rebate ("Rebate").

For example:

If a customer has opened his/her new YIP Trading Account anytime in June 2019, the Qualifying Contract must be executed before end of August 2019.

If trades are amalgamated, they will be calculated as one contract. "Amalgamation" means a consolidation or amalgamation of trades that meet the following conditions:

- (a) customers must have indicated "YES" for amalgamation on ALL contracts;
- (b) the amalgamated trades must be of the same trading day;
- (c) the amalgamated trades must be of the same stock;
- (d) the amalgamated trades must be of the same settlement currency;
- (e) the amalgamated trades must be of the same action (e.g. buy action amalgamates with another buy action);
- (f) the amalgamated trades must be of the same payment mode; and
- (g) the amalgamated trades must be done under the same trading account.
- 5) The Rebate that each customer is entitled to receive will be credited into any of the customer's trading accounts or (if a customer has more than 1 trading account) any of such customer's trading accounts as may be selected by OSPL at any time during the following calendar month after the execution of the Qualifying Contract.



- 6) Participants of this Promotion will not be eligible to participate in the YIP-FRANK promotion.
- 7) Customers will remain in YIP:
 - (a) as long as the New Customer maintains the same YIP Trading Account; or
 - (b) until this Promotion expires 2 years from the date such YIP Trading Account is opened

whichever is earlier. For example, if the YIP Trading Account is opened in March 2017, the Promotion will expire on 31 March 2019.

- 8) Customers will be disqualified from this Promotion if:
 - (a) his/her own account opened with OSPL is/are closed before the Rebate(s) are given;
 - (b) any of his/her accounts with OSPL is reported for delinquency; or
 - (c) he/she has outstanding contra losses with OSPL which are overdue for more than 21 calendar days.
- 9) OSPL is entitled to reject any trading account application without any obligation to furnish any reasons for such rejection. Submission of new trading account applications (electronically or otherwise) does not imply approval for the opening of a trading account with OSPL.
- 10) If any customer is subsequently discovered to be not entitled or ineligible to participate in this Promotion or to receive the Rebate(s), OSPL reserves the right to (i) forfeit, withdraw or withhold the Rebate(s) at any time or (ii) (where the Rebate has been awarded and/or utilised) reclaim the Rebate or request the relevant customer to repay to or compensate OSPL the Rebate at any time. No person shall be entitled to any payment or compensation from OSPL should any Rebate be forfeited, withdrawn, withheld or if any Rebate is reclaimed by OSPL or a customer is asked to repay to or compensate OSPL the relevant Rebate for whatsoever reasons.
- 11) OSPL may, at any time at its absolute discretion, without notice or assigning any reason therefore, (a) change the amount of the Rebate or (b) replace or substitute the Rebate with any other prize/gift. OSPL may also at any time at its sole and absolute discretion, without notice or assigning any reason therefore, terminate this Promotion or vary, supplement, amend or modify any one or more of these terms and conditions in any manner as it shall deem fit. OSPL shall not be liable to any person for any claims, costs, expenses, loss or damage suffered by any person as a result of the aforementioned matters.
- 12) The Rebate(s) are strictly not transferable to any party whatsoever. Further, the Rebate(s) are also not exchangeable for cash, other form of credit, or otherwise unless otherwise permitted by OSPL in its sole and absolute discretion.
- 13) OSPL shall not be responsible for any loss to or damage incurred or suffered by any customer or any other person in connection with this Promotion, howsoever arising, including, without limitation, any error in computing trade commissions and trades, any breakdown or malfunction in any computer system or equipment or any notice which is misdirected or lost in the post.
- 14) The eligibility of each customer to participate in this Promotion and/or to receive the Rebate(s) shall be determined at the absolute discretion of OSPL. The decision of OSPL on



all matters relating to the Promotion shall be final and no correspondence or queries will be entertained.

- 15) In the event of any inconsistency between these terms and conditions and any brochure, marketing or promotional material relating to this Promotion, these terms and conditions shall prevail.
- 16) These terms and conditions shall be governed by the laws of Singapore and the participants in this Promotion irrevocably submit to the non-exclusive jurisdiction of the courts of Singapore.
- 17) A person who is not a party to any agreement governed by these terms and conditions shall have no right under the Contracts (Rights of Third Parties) Act (Cap 53B) to enforce any of these terms and conditions. Without prejudice to the generality of the above, the consent of any third party is not required for any variation (including any release or compromise of any liability) or termination of these terms and conditions, notwithstanding any term herein to the contrary.
- 18) Without prejudice to these terms and conditions, all participants in this Promotion expressly and irrevocably permit and authorise OSPL to disclose, reveal and divulge information regarding their particulars to the parties involved in organising, promoting and conducting this Promotion.
- 19) In the event of any discrepancy between the English language version of these terms and conditions and the translation of these terms and conditions in any other languages, the English language version shall prevail.

Important Notes:

Trading in securities can be very risky, and you may lose all or more than the amount invested or deposited. Where necessary, please seek advice from an independent financial adviser regarding the suitability of any trade or investment product taking into account your investment objectives, financial situation or particular needs before making a commitment to trade or purchase the investment product. You should consider carefully and exercise caution in making any trading decision whether or not you have received advice from any financial adviser.