



General Terms and Conditions Vantik Referral Program & Promotional Codes

Exclusive validity "General Terms and Conditions Vantik Referral Program & Promotional Codes"

1 Entitlement to participate in the Referral Program

Only registered customers of Vantik GmbH are entitled to participate.

The Referral Program is aimed at private individuals. Commercial promotions are excluded.

1.1 Object of the Referral Program

The recommending person recommends the products and offers of Vantik GmbH to family members, friends or acquaintances and receives for successful account openings, which take place due to his or her advertisement, a bonus. The or the recruited person receives likewise a bonus.

1.2 Procedure

The recommending person receives a personal recommendation link from Vantik GmbH. The referrer sends this recommendation link, which the referred person uses to register. The information contained in the link can be used to assign the registration to the person.

1.3 Entitlement to the bonus

Directly after successful opening of an account of a recruited person the bonus is released to the referrer and the recruited new customer. The bonus will be transferred exclusively to their Vantik accounts.

A reward will only be given in case of a successful account opening of the recruited person.

The business transaction must be the first contract of the recruited person with Vantik GmbH. The recruited person must therefore be a new customer.

1.4 Amount of the premium:

Decisive for the bonus is the premium system valid at the time of the start of registration. From 01.12.2020, the following bonuses apply:

The amount of the bonus for the advertiser(s)* is usually 25 euros for each person recruited.

Premiums for the recruiter can be paid out after 12 months at the earliest.

The amount of the premium for the recruited person is usually: 25 Euro after conclusion of the contract.

The recruited person has the possibility to become an advertiser after conclusion of the contract and receipt of the bonus. The prerequisite for this is that Vantik GmbH also provides him with a recommendation link.

The bonus for the recruited person can be paid out after 12 months at the earliest.

1.5 Premature termination, exclusion, and revocation

Vantik GmbH reserves the right to cancel or terminate the awarding of the rewards of the Referral Program at any time without prior notice and without giving reasons. This applies in particular if proper execution cannot be guaranteed for technical or legal reasons. In such a case, participants are not entitled to any claims against Vantik GmbH.

Vantik GmbH reserves the right to exclude participants from participation in the Referral Program. This applies in particular to violations of the conditions of participation or if participants use manipulation or other dishonest means.

2 Vantik promotional codes

“Vantik promotional codes” are all vouchers provided by Vantik free of charge as a bonus for opening a new account with Vantik. The use of a promotional code is linked to the opening of a new Vantik account and is only valid for new customers. Only one promotional code can be redeemed per new customer. Promo codes cannot be credited to existing accounts and do not apply to customers who have already been customers of Vantik in the past. Credit from promotional codes can be paid out after 12 months at the earliest. In individual cases, Vantik may waive this restriction period.

Vantik reserves the right to refuse payment of the credit in the event of misuse of the promotional codes, to reclaim credit already paid or to take legal action in the event of misuse.

3 Data protection

The protection of your data is of utmost Bundesdatenschutzgesetz (BDSG), the data protection provisions of the European Union and other data protection regulations. Vantik commits itself to a legally compliant and responsible handling of customer data. The current version of the data protection policy applies. Vantik reserves the right to change the data protection policy. The customer can always call up the valid version of the data protection policy on the vantik.com website.

Vantik uses, processes and uses the personal customer data only, as far as this is necessary in the context of the business relation for purposes of the contract execution, as far as this is permitted after the data protection laws and the customer has given the appropriate consent (e.g. with delivery of newsletters). Vantik is entitled to forward personal data to its contractual partners, in particular the custodian bank, insofar as this is necessary for the processing of customer orders.

The data will generally be stored electronically by Vantik and can be forwarded or processed electronically or paper-based for the purpose of fulfilling contractual rights and obligations. Vantik is entitled to keep records of telephone calls, email and chat conversations with the customer within legal statutory. The customer has the right to be informed at any time about the type and extent of his stored personal data and to demand the immediate deletion of his data, as far as legal regulations do not contradict this.

4 Right of withdrawal

Please note that according to § 312g Abs. 2 Nr. 8 BGB (German Civil Code) there is no right of withdrawal according to distance selling law for individual securities transactions carried out in your name and on your account within the scope of investment brokerage. The price of these securities transactions is subject to market fluctuations which may occur within the revocation period and over which we as investment intermediaries have no influence.

4.1 Cancellation policy

You can revoke your contract declaration within 14 days without giving reasons by means of a clear declaration. The period begins after receipt of this instruction on a durable data medium, but not before conclusion of the contract and also not before fulfilment of our information duties according to article 246b § 2 paragraph 1 in connection with article 246b § 1 paragraph 1 EGBGB. For the revocation to be within the time frame it is sufficient if the declaration is sent in time on a permanent data carrier (e.g. letter, fax, e-mail). The revocation is to be addressed to: Vantik GmbH, Rosenthaler Straße 13, D-10119 Berlin, info@vantik.com.

4.2 Revocation consequences

In the event of an effective revocation, the services received by both parties shall be returned. You are obliged to pay compensation for the value of the service provided until revocation if you have been informed of this legal consequence before submitting your contractual declaration and have explicitly agreed that we will begin to perform our service before the end of the revocation period. If there is an obligation to pay compensation, this may mean that you still have to fulfil the contractual payment obligations for the period until revocation. Your right of withdrawal expires prematurely if the contract is completely fulfilled by both parties at your explicit request before you have exercised your right of withdrawal. Obligations to refund payments must be fulfilled within 30 days. The period begins for you with the dispatch of your revocation, for us with its receipt.

4.3 Special notes

If this contract is revoked, you shall also no longer be bound by a contract associated with this contract if the associated contract concerns a service provided by us or a third party on the basis of an agreement between us and the third party.

End of cancellation policy

5 Applicable law and contract language

German law is applicable to the contractual relationship between Vantik and the customer. As the exclusive place of jurisdiction, the parties of the contract agree (to the extent permitted by law) on the jurisdiction of the courts in Berlin.

The authoritative language for the application and contract information as well as the contractual relationship and for communication with the parties of the contract is German. Deviating from this, communication in English may be optional, but this communication is not contractually binding.

6 Dispute settlement

The conciliation body responsible for Vantik is the "Allgemeine Verbraucherschlichtungsstelle" in Kehl, which can be reached at www.verbraucher-schlichter.de. Allgemeine Verbraucherschlichtungsstelle des Zentrums für Schlichtung e.V., Straßburger Straße 8, 77694 Kehl am Rhein, Telefon 07851 / 795 79 40, E-Mail: mail@verbraucher-schlichter.de. Vantik is not obligated to participate in dispute arbitration procedures before a consumer arbitration board.

7 Ineffective provisions

Should any provision of this contract be invalid or unenforceable in whole or in part, the validity of the remaining provisions shall not be affected thereby. The invalid or unenforceable provision shall be replaced by a valid or enforceable provision that comes as close as possible to the economic sense and purpose of the invalid provision. The same shall apply to any loopholes in the contract. Verbal collateral agreements have not been made.