

Terms and Conditions for CGS SharePrize Campaign 2.0 ("Terms and Conditions")

Tagline

Your Reward, Your Share

<u>About</u>

The CGS SharePrize Campaign 2.0 (the "Campaign") is a promotional campaign organised by CGS International Securities Malaysia Sdn. Bhd. ("CGS MY") open to new clients whose eligibility is defined below.

The Terms and Conditions of the Campaign are as set out below.

Campaign Period

1. The Campaign will commence from 27 October 2025 to 31 December 2025, both dates inclusive ("Campaign Period").

Eligibility

- 2. This Campaign is open to new retail clients of CGS MY who <u>apply online</u> via our client on-boarding (COB) link and successfully opens any of the following accounts within the Campaign Period:
 - (a) securitised conventional or islamic share trading account with TradeBeyond/Trade Beyond-i facility;or
 - (b) securitised conventional or islamic share trading account with Cash+/iCash facility.

(Each such account shall be referred to as "New Account" and each such individual shall be referred to as an "Eligible Client" and together, the "Eligible Clients".)

3. No participation form is required to be completed for the purpose of participating in this Campaign and the Eligible Clients will be automatically enrolled in this Campaign upon successfully opening the New Account.

4. Who is NOT Eligible?

The following persons and/ or accounts are NOT eligible to participate in the Campaign: -

- (a) Margin lite / Margin lite-i trading account;
- (b) Institutional and corporate clients of CGS MY (e.g., private or public companies);
- (c) Initial public offering ("**IPO**") financing accounts, employee share option scheme ("**ESOS**") financing accounts, including financing for share placement;
- (d) Eligible Clients who terminate their New Account during the Campaign Period;
- (e) All employees of CGS MY and its subsidiaries; or
- (f) Others as may be determined by CGS MY at its absolute discretion.

Campaign Mechanics

5. Gift Shares

- (a) The first 500 Eligible Clients who successfully perform one (1) buy or sell trade of shares listed on Bursa Malaysia Securities Berhad ("Bursa") with trading value of RM1,000 and above using their New Account during the Campaign Period will qualify as "Qualified Participant(s)".
- (b) Each Qualified Participant shall be awarded with one hundred (100) units of S P SETIA Berhad shares ("SPSETIA shares").
- (c) For avoidance of doubt, each Eligible Client shall only be entitled to receive SPSETIA shares once throughout the Campaign Period.



Notification and Receipt of Rewards

- 6. Qualified Participants will be notified by CGS MY of their entitlement to the rewards under the Campaign ("**Rewards**") via their last known email addresses maintained in CGS MY's records.
- 7. The rewards will be credited to the Qualified Participants' New Account from 1 March 2026 onwards.

General Terms & Conditions

- 8. The General Terms and Conditions below shall govern all Eligible Clients who meet the eligibility criteria to participate in the Campaign and who subsequently become entitled to receive any Rewards under the Campaign.
- 9. By participating in the Campaign, all participants are deemed to have read, understood, and agreed to be bound by these Terms and Conditions, CGS MY's General Terms and Conditions and the terms and conditions governing their respective trading account, as well as any other agreement(s) the Eligible Clients may have entered into with CGS MY (each as amended, modified, and/or supplemented from time to time). Any breach or failure to comply with the foregoing shall result in the disqualification of the relevant Eligible Client from the Campaign and/or (if applicable) forfeiture of the Campaign Rewards in accordance with Clause 18.
- 10. This Campaign shall not be construed as an offer, recommendation or solicitation to buy or sell any securities/products. All Eligible Clients are advised to make their own independent evaluation and to consult their professional advisers before undertaking any transaction.
- 11. All prices and values stated here are correct at the time of printing. However, CGS MY makes no representations or warranties that such values will remain unchanged during the Campaign Period. Any visuals, images, or promotional materials related to the Campaign are for illustration purposes only and shall not form part of the actual Rewards or any associated benefits.
- 12. The Reward is non-transferable, non-refundable and non-exchangeable for cash, credit, goods or benefits in kind whether in part or in full, unless otherwise determined by CGS MY.
- 13. With regards to the Rewards,
 - (a) Where the Rewards are be distributed/delivered through a vendor/distributor/agent/service provider ("Third-Party Provider") engaged by CGS MY, the Qualified Participants authorise CGS MY to disclose their details (including but not limited to name, NRIC number, telephone number, and address) to the Third-Party Provider, who will contact the Qualified Participants regarding the distribution/delivery process.
 - (b) Qualified Participants shall be responsible for making the necessary arrangements with CGS MY and/or the Third-Party Provider for the distribution, delivery or collection of the Rewards. If collection is required, any costs incurred in connection with the Rewards, including but not limited to transportation from the Third-Party Provider's office location and any other third-party costs, shall be borne by the Qualified Participants.
 - (c) Additionally, Qualified Participants shall bear all costs associated with the Rewards, including but not limited to applicable taxes (such as sales and services tax), incidental costs, or other charges, unless otherwise stated.
 - (d) CGS MY shall not be liable for any such taxes, costs, or charges, nor for any damages arising from the non-fulfilment of obligations by its agents, distributors, or Third-Party Provider. CGS MY shall also not be responsible for any losses, costs, or damages suffered directly or indirectly by any Qualified Participant in connection with the acceptance, use, or non-fulfilment of the Rewards by any Third-Party Provider.



- (e) The Rewards may be subject to their own terms and conditions, in addition to these Terms and Conditions.
- 14. While CGS MY will endeavor to deliver the Reward promptly, the Reward may be subject to availability and delays may occur due to processing, administrative, technical, distribution, or Third-Party Provider-related factors. CGS MY shall not be responsible for any such delays, nor will there be any compensation payable for any such delays.
- 15. CGS MY will communicate all Campaign-related matters, including eligibility, qualification, processing, and distributing the Rewards, to Eligible Clients and Qualified Participants via their registered email addresses and/or telephone numbers maintained in CGS MY's records. Qualified Participants will specifically receive an e-mail notification confirming their entitlement to the Rewards.
 - (a) It is the responsibility of all Eligible Clients to ensure that their registered contact details remain accurate and up to date. If an Eligible Client fails to update their contact details, CGS MY shall not be responsible for any miscommunication, and the applicable Rewards may be forfeited in accordance with Clause 18 (b) below.
 - (b) CGS MY shall not be responsible or liable for any delays due to administrative, technical, or thirdparty provider-related issues, including but not limited to incomplete, lost, or failed electronic transmissions affecting the notification or distribution of the Rewards.
- 16. Notwithstanding anything contained herein, CGS MY reserves the right, at its absolute discretion, to:
 - (a) Amend, delete, or add to any of these Terms and Conditions (including but not limited to eligibility and qualifying criteria), provided that such changes do not retrospectively affect the rights of Eligible Clients who have already met the qualification criteria, including Qualified Participants who have become entitled to a Rewards. Any such amendments shall take effect upon notification, and all Eligible Clients shall be bound by the updated terms once they take effect.
 - (b) Extend, modify, shorten, suspend, or terminate the Campaign at any time, provided that any Qualified Participants who have already earned Rewards prior to such termination shall remain entitled to receive the Rewards. Any such action shall not entitle any Eligible Client to claim compensation for losses or damages suffered, whether directly or indirectly, as a result of the modification, suspension, or termination.
 - (c) Replace or substitute the Rewards with other benefits of similar value, including but not limited to, the right to substitute a share with another share, without prior notice. Any substitution shall ensure that the replacement benefit is reasonably equivalent in value and does not unfairly disadvantage the Qualified Participants.
- 17. Any amendments, variations, or modifications to these Terms and Conditions shall be notified to Eligible Clients through one or more of the following means:
 - (a) Email sent to the Eligible Client's last known email address registered with CGS MY;
 - (b) A notice posted on CGS MY's official website at <u>www.cgsi.com.my</u>; or
 - (c) An announcement on CGS MY's official social media platform(s).

Such amendments shall take effect from the date of notification, or any other date specified by CGS MY, and shall be binding on all Eligible Clients. These Terms and Conditions, as amended or varied from time to time, shall prevail over any conflicting provisions or representations contained in any other promotional or marketing materials relating to the Campaign.



- 18. CGS MY reserves the right to forfeit any Reward under the following circumstances:
 - (a) The Qualified Participant fails to provide the necessary details for the Reward to distributed or delivered, as required under this Terms and Conditions.
 - (b) The Qualified Participant is not contactable using the contact details registered with CGS MY.
 - (c) The Qualified Participant fails to comply with these Terms and Conditions or any other applicable terms governing the Campaign.
 - (d) The New Account being closed or suspended during or after the Campaign Period.
 - (e) The New Account(s) incurring contra loss (where the buy cost exceeds the sell proceeds, resulting in contra loss payable by the Qualified Participants to the CGS MY).
 - (f) Any other reason deemed necessary by CGS MY to protect the integrity of the Campaign, prevent fraud, or ensure compliance with applicable laws and regulations.
- 19. All decisions made by CGS MY in relation to every aspect of the Campaign, including but not limited to the determination of the Eligible Clients, Qualified Participants, the allocation or forfeiture of the Rewards and the interpretation of these Terms and Conditions, is final, binding and conclusive. No correspondence, queries, appeals or protests will be entertained and CGS MY shall not be obliged to provide any explanation regarding its decisions.
- 20. CGS MY does not make any representation, warranty, or guarantee, whether express or implied, regarding the availability or continued provision of any Rewards. CGS MY shall not be liable for any unavailability, discontinuation, or withdrawal of the Rewards due to circumstances beyond its control, including but not limited to regulatory restrictions, legal changes, or limitations imposed by third-party providers.
- 21. CGS MY shall also not be responsible for any additional costs, tax implications, or regulatory obligations that may arise in connection with the Rewards, nor for any acts, omissions, or requirements imposed by governmental or regulatory authorities. Qualified Participants shall remain responsible for complying with any legal, financial, or tax-related obligations associated with their participation in the Campaign.
- 22. To the fullest extent permitted by law, CGS MY, its affiliates, employees, directors, officers, representatives, and agents shall not be liable for any loss, damage, injury, costs, or expenses incurred by any person, including but not limited to loss of income, profits, goodwill, or business opportunities, or any direct, indirect, incidental, consequential, exemplary, punitive, or special damages, whether incurred by an Eligible Client or any third party, arising from or in connection with the Campaign. This applies whether such liability arises in contract, tort, negligence, or otherwise, even if CGS MY has been advised in advance of the possibility of such damages, and all such damages are expressly excluded.
- 23. By participating in the Campaign, Eligible Clients consent to CGS MY collecting, using, disclosing, and processing their personal data for purposes related to the Campaign, in accordance with the Personal Data Protection Act 2010 and all other applicable personal data protection laws. Eligible Clients also confirm that they have read, understood, and agree to be bound by CGS MY's Privacy Notice (available at https://www.cgsi.com.my/en/privacy-policies and www.itrade.cgsi.com.my), as it relates to the processing of their personal data. The Privacy Notice is deemed incorporated by reference into these Terms and Conditions.
- 24. The Campaign and all its Terms & Conditions as set out above shall be governed by the laws of Malaysia. The Eligible Clients agrees to submit to the exclusive jurisdiction of the Courts of Malaysia, but CGS MY will be at liberty to proceed against the Eligible Clients in any court in any competent jurisdiction.