



Terms and Conditions

Manchester City Women's Campaign Promotion ("Competition")

1. This Promotion is run jointly by three related Promoters under the Axi brand, collectively, "**Axi**". To contact the Promoters, please email service@axi.com.
2. The Promoter that applies to you depends on which country you reside. If you are:
 - a. An Australian, New Zealand, or Dubai resident or under the jurisdiction of this entity, the Promoter is AxiCorp Financial Services Pty Ltd ACN: 127 606 348, an Australian incorporated company registered with the Australian Securities and Investments Commission, whose registered office is situated at Level 13, 73 Miller Street, North Sydney, New South Wales, Australia.
 - b. A UK resident or under the jurisdiction of this entity, the Promoter is Axi Financial Services (UK) Limited, a company registered in England and Wales with company number 6050593, authorised by the Financial Conduct Authority and whose office is situated at 1st Floor, 1 Finsbury Market, London, EC2A 2BN.
 - c. Any person who is not a resident of the above countries, or under the jurisdiction of the above entities, the promoter is AxiTrader Limited ("Axi"), Suite 305, Griffith Corporate Centre, PO Box 1510, Beachmont, Kingstown, St Vincent and the Grenadines, incorporated in St Vincent and the Grenadines, number 25417 BC 2019 by the Registrar of International Business Companies, and registered by the Financial Services Authority.
3. The partner in this Competition is Manchester City Football Club Limited ("**Man City**"), Etihad Stadium, Etihad Campus, Manchester, M11 3FF, incorporated in the United Kingdom with company number 00040946.
4. This Competition commences at 00:00 Greenwich Mean Time ("**GMT**") on 3rd July 2024 and ends at 00:00 GMT on 2nd August 2024 ("**Competition Period**").
5. Information on how to enter forms part of these terms and conditions ("**Terms**"). Participation in this Competition is deemed acceptance of these Terms.



6. This Competition is open to all entrants who:
 - are 18 years of age or over;
 - comply with these Terms;
 - are not residents of the United States of America, Japan, Brazil, and the province of Quebec in Canada; and
 - are not directors, management, employees, or agents of the Promoter or its related entities (or immediate family members of such persons) (“**Eligible Entrant**”).
7. To enter the Competition, an Eligible Entrant must, during the Competition Period:
 - Follow us on @axi_official /axiofficial.au / axiofficial_uk
 - Like this the competition post
 - Click the competition page: <https://pages.axi.com/mancity-womens-the-mentality-edge>
 - Add your answer to the following question on the competition page : “Who scored City's winning goal against Aston Villa in the final WSL game of the season?”
 - Add the name , email and mobile number to complete your entry.
8. An Eligible Entrant who completes all the steps outlined in Clause 7 above will receive one entry into the Competition (“**Entry**”). Responses must be in English.
9. Multiple entries are NOT permitted for each Eligible Entrant and only valid entries will be included in the draw.
10. The Promoter, its agents, affiliates, or representatives will not be liable for any late or misdirected Entries.
11. The Promoter reserves the right, at its sole and absolute discretion, to deem an irregular, incomprehensible and incomplete Entry or any Entries that do not comply with these Terms, as invalid (“**Invalid Entries**”).
12. The best entry as determined by the judges in their absolute discretion will win the Prizes listed in Clause 16 below.
13. The Promoter reserves the right to select additional reserve entries that it determines to be the next best, and record them in order of merit, in case of an Invalid Entry or ineligible entrant.
14. This is a game of skill and chance plays no part in determining the winner.



15. Prizes:

- **1st Prize:** 2x VIP tickets to a ManCity women home game in the new season.
- **2nd Prize:** Player signed shirt
- **3rd Prize:** 1x Drawstring bag, 1x t-shirt ,1x football, and 1x Man City cap (to be awarded to 3 lucky winners). (Valued at £47 for each set)

16. The Prize (or any part thereof) is not transferable and is not redeemable for cash.

17. In the event that a Prize (or any part of a Prize) becomes unavailable for reasons beyond the Promoter's control including the Covid 19 pandemic, the Promoter may substitute a Prize (or the relevant part of a Prize) with a prize of equal or greater value.

18. Prize winners ("**Prize Winners**") will be contacted within 5 business days from the end date of the Competition Period via the email address provided or social media handle utilized when submitting their entry on how to redeem their Prize. If the Prize Winner cannot be contacted or does not claim the prize within 14 days of notification, the Promoter reserves the right to withdraw the prize from the Prize Winner and pick a replacement winner.

19. Should an Eligible Entrant's contact details change during the Competition Period, it is the Eligible Entrant's responsibility to notify the Promoter. A request to access or modify any information provided as part of the redemption of a Prize should be directed to the Promoter.

20. The Promoter reserves the right to request verification of Eligible Entrants and of the age, identity and residential address of Prize Winners and any recipients of the Prize and any other information relevant to entry into or participation in this Competition. Verification is at the discretion of the Promoter; whose decision is final.

21. Personal information including the Eligible Entrant's name and address will be collected and used for the purpose of conducting this Competition. This may require disclosure to third parties, including local regulatory authorities and the Promoter's agents or third-party service providers, for the purpose of conducting the Competition, or for promotional and marketing purposes (including for direct marketing) ("Purpose").

22. By entering this Competition, Eligible Entrants consent to the use of their personal information for the Purpose, and that the Promoter may contact them for future marketing and material purposes without payment. Eligible Entrants agree that the Promoter may use this information for that purpose and disclose it to other organisations or persons including overseas service providers that may use it, in any media for the Purpose.

23. All personal information collected will be collected and held in accordance with applicable law and Axi's privacy policy, found on the website of the relevant Promotor, being:

- a. For AxiCorp Financial Services Pty Ltd, <https://www.axi.com/au/legal-documentation/privacy-notice>.



- b. For Axi Financial Services (UK) Limited, <https://www.axi.com/uk/legal-documentation/privacy-policy>.
 - c. For AxiTrader Limited, <https://axidocs.s3.amazonaws.com/media/svg/privacy-policy.pdf>
- 24. This Competition is only open to Eligible Entrants who act, at all times, in good faith, sincerely, and without fraud. Any entrant or entry that the Promoter suspects, in its discretion, to be in breach of these Terms or attempting to gain an unfair advantage over other entrants (e.g. by using technology) will not be eligible for a Prize.
- 25. An Eligible Entrant's entry must not include:
 - a. any content that contravenes any law; or
 - b. any content that is obscene, offensive, potentially defamatory, discriminatory, indecent, prejudicial, or inconsistent with prevailing community standards.
- 26. If applicable, an Eligible Entrant warrants that the contents and materials submitted as part of the entry are original works, and do not infringe any rights (including intellectual property rights) of any third party. An Eligible Entrant agrees to indemnify the Promoter and its associated agencies against all losses, damages, claims and costs by third parties arising out of, connected to, or resulting from, a breach of warranty set out in this Clause 27.
- 27. By entering this Competition, Eligible Entrants grant the Promoter and the Partner a non-exclusive licence to use the content of their entry, or any part of the content of the entry, in any way the Promoter and Partner wish in all media for the purposes of the Promoter's and Partner's business on their websites, social media or in any marketing campaign, without payment to the Eligible Entrant of royalties or compensation. If requested by the Promoter, Eligible Entrants agree to sign any further documentation required by the Promoter to give effect to this Clause 28.
- 28. The following terms apply to the extent that the Competition is conducted on, advertised or promoted on a social media platform or website owned by a third party ("**Platform Operator**"): a) each entrant acknowledges and agrees that the Competition is in no way sponsored, endorsed or administered by, or associated with, any Platform Operator; (b) each entrant acknowledges that the Platform Operator does not bear any responsibility for the Competition; c) each entrant releases each Platform Operator and its associated companies from all liabilities arising in respect of the Competition; d) to the extent relevant to the Competition, the Promoter agrees and each entrant must agree to adhere to the prevailing terms and conditions of each Platform Operator; e) entrants understand that they are providing their information to the Promoter and not to the Platform Operator; f) entrants are solely responsible and liable for any content or information they transmit to other users of the Platform Operator; and g) any questions, comments or complaints about the Competition must be directed to the Promoter not the Platform Operator.



General:

- a. The Promoter reserves the right to cancel or change the rules of the Competition at any time throughout the Competition Period without notice.
- b. The decisions of the Promoter are final. No correspondence will be entered into.
- c. The Promoter reserves the right at any time to disqualify any entrant who submits an Entry that is not in accordance with these Terms or who tampers with the entry process.
- d. Failure by the Promoter to enforce any of their rights does not constitute a waiver of those rights.
- e. The Prizes (or any part thereof) are not transferable or redeemable for cash.
- f. Entry to the Competition is free, but entrants are responsible for any costs imposed by their internet service or other technology providers.
- g. The Promoter may prohibit any person's participation in this Competition, cancel or suspend the Prize (or part thereof) if the Promoter considers that the entrant has behaved in a way which may diminish its name or reputation, is in bad faith, is designed to gain an unfair advantage, is fraudulent, is otherwise contrary to law or these Terms, or is otherwise inappropriate.
- h. If this Competition is interfered with in any way or is not capable of being conducted as reasonably anticipated due to any reason beyond the Promoter's control, including but not limited to an epidemic or pandemic such as COVID-19 and the impact thereof, technical difficulties, unauthorised intervention or fraud, the Promoter reserves the right, to the fullest extent permitted by law and subject to any law or written directions from a regulatory authority, to modify, suspend, terminate or cancel the Competition.
- i. To the fullest extent permitted by law, the Promoter will not be liable for any loss or damage an entrant or winner suffers as a result of participating in this Competition (including the Prize).
- j. By entering this Competition an entrant accepts that the Competition is not an inducement to place any trades whatsoever. Entrants accepting the Terms of this Competition should make their own assessment about the suitability of trading in any of Axi's products.
- k. The Competition and these terms and conditions will be governed by the laws of England and Wales and any disputes will be subject to the exclusive jurisdiction of the courts the England and Wales.



- I. If Axi subsequently discovers that the individual is in fact not eligible to participate in the Competition, Axi may at its discretion reverse Competition prize. No individual shall be entitled to any payment or compensation from Axi, should any Competition prize be forfeited or reclaimed.

Clients receiving services through Axi Financial Services (UK) Limited (Axi for purposes of this section): Axi is a trading name of Axi Financial Services (UK) Limited registered in England and Wales under number 6050593. Axi Financial Services (UK) Limited is authorised and regulated by the Financial Conduct Authority – Firm Reference Number 466201.

Contracts For Difference (CFDs) are complex instruments and come with a high risk of losing money rapidly due to leverage. **70.8% of retail investor accounts lose money when trading CFDs with this provider.** You should consider whether you understand how CFDs work and whether you can afford to take the high risk of losing your money. Please ensure that you are fully aware of the risks involved and refer to our Risk Warning. If necessary, seek independent financial advice. The Client Agreement and Execution Policy available at www.axi.com/uk are also important documents and should be reviewed prior to deciding whether to acquire, hold or dispose of Axi's products. Please also review Axi's Privacy Policy.

Clients receiving services through AxiCorp Financial Services Pty Ltd (Axi for purposes of this section): Axi is a registered business name of AxiCorp Financial Services Pty Ltd (ACN 127 606 348 and NZBN 9429042567608). Axi holds an Australian Financial Services Licence (AFSL number 318232) and is regulated by the Australian Securities & Investments Commission (ASIC), a category 4 license with a 'Retail' endorsement and is regulated by the Dubai Financial Services Authority (DFSA) and holds a New Zealand Derivatives Issuer Licence (NZ FSP 518226).

You could lose substantially more than your initial investment however retail clients are entitled to negative balance protection. When acquiring our derivative products you have no entitlement, right or obligation to the underlying financial asset.

For Australian residents: Axi is not a financial adviser and all services are provided on an execution only basis. Axi is authorised to provide general advice only and information is of a general nature only and does not take into account your financial objectives or personal circumstances. Axi recommends that you seek independent personal financial advice.

For New Zealand residents: Axi does not provide financial advice and recommends that you seek independent financial advice.

A Product Disclosure Statement (PDS) for our financial products and our Financial Services Guide (FSG) are available on our website and can be obtained free of charge by calling Axi on:



- Australia / DIFC: 1300 888 936 (+61 2 9965 5830)
- New Zealand: 0800 480 404.

The PDS and FSG are important documents and should be reviewed prior to opening an account with Axi and deciding whether to acquire, hold or dispose of Axi's financial products or services.

Clients receiving services through AxiTrader Limited (Axi for purposes of this section):

AxiTrader Limited is incorporated in St Vincent and the Grenadines, number 25417 BC 2019 by the Registrar of International Business Companies, and registered by the Financial Services Authority, and whose address is Suite 305, Griffith Corporate Centre, PO Box 1510, Beachmont Kingstown, St Vincent and the Grenadines.

Axi is wholly owned by AxiCorp Financial Services Pty Ltd, a company incorporated in Australia (ACN 127 606 348) and registered in New Zealand as an overseas company (NZBN 9429042567608). Over-the-counter derivatives are complex instruments and come with a high risk of losing substantially more than your initial investment rapidly due to leverage. You should consider whether you understand how Axi over-the-counter derivatives work and whether you can afford to take the high level of risk to your capital. Investing in over-the-counter derivatives carries significant risks and is not suitable for all investors.

When acquiring our derivative products, you have no entitlement, right or obligation to the underlying financial asset. Axi is not a financial adviser and all services are provided on an execution only basis. Information is of a general nature only and does not consider your financial objectives, needs or personal circumstances. All clients: Important legal documents in relation to our products and services are available on our website at www.axi.com. You should read and understand these documents before applying for any Axi products or services and obtain independent professional advice as necessary.

Cryptocurrencies like Bitcoin are extremely volatile and can move or jump in price with no apparent reason due to lack of liquidity and ad hoc news. There is little or no fundamental reasoning behind its pricing and as such trading CFDs in Bitcoin pose a significant risk to Retail Clients. While Axi only quotes Bitcoin between Monday and Friday, Bitcoin can trade over the weekend, meaning there could be a significant price change between Friday and Monday. Bitcoin should only therefore be traded by those clients with sufficient experience to understand the risk of losing all their investment, or more, in a short period of time, and only a very small part of their portfolio should be used.