TRADING BENEFITS TERMS AND CONDITIONS

1. These Trading Benefits Terms and Conditions (the “Agreement”) apply by and between:

(a) UR Trade Fix Ltd (which owns, and operates under, the brand name “TRADEO”), a Company duly registered under the Laws of the Republic of Cyprus with Registration Number HE 336677 having its registered address at Modestou Panteli 4, Mess Geitonia, 4003 Limassol, Cyprus and authorised as a Cyprus Investment Firm by the Cyprus Securities and Exchange Commission (“CySEC”) under CIF authorisation Number 282/15 (hereinafter the “TRADEO” or the “Company”) and;

(b) Every natural or legal person who is a Client of the Company (i.e. such person has registered with the Company and holds an active trading / Client Account) and who also accepts an offer from the Company to participate in any of its Trading Benefits Programs as offered by the Company from time to time (hereinafter the “Client”, “You” or “Trader”).

2. Read these Trading Benefits Terms and Conditions carefully before registering for the Programs offered by the Company or accepting any schemes or similar trading benefits offered by the Company and make sure you agree with these. For the avoidance of any doubt, you are informed that the Trading Benefits offered by the Company are not mandatory, but are optional and you do not have to accept them.

3. By opening an account on the www.tradeo.com website (the “WebSite”) and by accepting and agreeing to participate in any Trading Benefits Programs as these are indicated below, you accept and agree to also comply with the terms of this Agreement and be bound by its guidelines and provisions for the duration that your Trading Benefit is active. For the avoidance of any doubt, a Client, for each separate Trading Benefit scheme, needs to provide his/her consent and acceptance regarding the relevant Terms and Conditions applicable to the said schemes.

4. It is the Company’s exclusive right to offer a Trading Benefits to a prospective or existing Client and such right will be exercised at the Company’s absolute and
unreserved discretion. The Trading Benefit is not an entitlement of the Client and shall in no circumstances be construed as a loan or extension of credit. The Company will, as part of its investment services responsibilities, take into consideration any information you present to the Company during the application process, which includes, but is not limited to, your financial situation and your trading experience.

5. Trading benefits are intended for experienced traders who have passed the appropriateness and/or suitability tests, as applicable. The Company may not directly offer such trading benefits to all Clients. If you are interested in receiving a trading benefit, you should carefully consider the Terms and Conditions below prior to requesting or accepting a Trading Benefits from the Company.

6. Any promotions and benefits that are provided by the Company or any trading account on the WebSite are also subject to the Company’s Terms and Conditions/Client Agreement and can be viewed here for more details. Clients are expected to utilize any Trading Benefits offered by the Company in good faith and in accordance with the terms of this Agreement. The Company reserves the right to cancel any trading benefits and all associated promotions and benefits that have been provided or are supposed to be provided in respect of a particular Client’s account at any time including (but not limited to) circumstances where the Company suspects any bad faith, wrongdoing, deception, abuse or fraudulent activity in respect of the Trading Benefits by the Client or any other person. In the event of cancellation of a Trading Benefit as contemplated herein, the Company reserves the right to block and/or cancel the relevant Client account and act according to the relevant provisions of the Terms and Conditions/Client Agreement.

7. Eligibility to receive Trading Benefits may be restricted to one per household, account, device or computer.

8. The Company offers the following Trading Benefits:

(a) Refer a Friend Plan

The aforementioned Trading Benefits Schemes are described in the Appendix 1 attached to the present Trading Benefits Terms and Conditions.

9. A Client who participates in a Trading Benefits scheme irrevocably grants to the
Company and its corporate affiliates and their assignees, a perpetual right and license to make the fullest use (including, without limitation, to reproduce, distribute, amend, alter, publicly display, transmit on TV, via Internet and through any other means of communication and make derivative works thereof) of the Client’s name, nickname, image, likeness, photograph, appearance, voice, quotations, film footage, online and video content and audio or visual recordings (the “Personal Information”) on a worldwide and royalty-free basis, by any and all means in any and all media, whether now known or hereinafter developed or devised, in connection with the marketing and promotional activities of the Company.

10. The Client hereby releases the Company, its corporate affiliates and their permitted assignees from and against any claim, damage, liability, cost and expense arising from any violation of any right to privacy, publicity or personality that the Client may have, or infringement of any copyright or other proprietary right that the Client owns or holds, based upon or related to any use of the Personal Information under the licenses and rights granted herein. The foregoing release shall be binding upon the Client and its heirs, assigns and legal representatives.

11. The Company and its corporate affiliates shall be entitled to edit, copy, add to, take from, adapt or translate the Personal Information in their sole discretion, and in respect of the Personal Information, the Client hereby irrevocably waives the benefits of and agrees not to assert, any provision of law known as “moral rights” or any similar laws of any jurisdiction. The Client agrees that the Company and its corporate affiliates are under no obligation to exhibit the Personal Information.

12. The Client hereby grants to the Company and its corporate affiliates all consents that may be required under any applicable law in connection with the Personal Information and the exploitation thereof by any means and in all media.

13. In case of any disputes regarding the Trading Benefits schemes these shall be resolved in the manner indicated by the operative sections of the main Terms and Conditions of the Company.

14. The Company reserves the right, at any time, to alter this Agreement and/or cancel, modify or suspend a Trading Benefit if, in its sole discretion, it is not capable of being conducted as specified. In such case, the Company will inform
appropriately and in advance the Clients to whom a trading benefit has been granted. An option to either continue using the trading benefit (under the amended conditions) or to cancel it without any cost will be given by the Company and without to be considered that the trading benefit conditions are not fulfilled. Cancelation of the trading benefit means that the trading benefit shall be cancelled (credited out of the Clients’ account) at no cost to the Client and that the Client will be entitled to the profits/losses generated using the trading benefit (except where the specific Trading Benefits scheme indicates otherwise, within the context of the Law and CySEC’s relevant Circulars).

15. This Agreement and any matters relating hereto shall be governed by and construed in accordance with the laws of the Republic of Cyprus and shall be subject to the exclusive jurisdiction of the courts of the Republic of Cyprus.

16. **Withdrawals:**

Withdraw method: funds can be withdrawn only via the method they were deposited. Please note however, that unless stated otherwise by the company, profits can only be redeemed via bank transfer, irrespective of the method used to fund the trading account.

No withdrawals shall be permitted unless the client has fully finished the compliance and KYC processes of the Company.

Withdrawals shall be net of any withdrawal costs incurred by Tradeo.

**Appendix 1: Trading Benefits Schemes**

**a) REFER A FRIEND PLAN**

If you refer a friend (a human user) to us who opens and funds a live account as per the terms below, a cash amount will be allocated to your trading account, subject to the following terms and conditions:

1. At the time of the referral, you have a live and verified account open with
Tradeo (which you have already uploaded your identification documents as required by Tradeo).

2. You have referred the friend through the Tradeo platform and/or through your personal referral link.

3. The cash amount shall be paid automatically to your trading account, only for each friend whom you refer who opens and funds a live account with the Company, subject to the below conditions:

   a) A US[$25]$ \(^1\) cash amount shall be automatically paid to your trading account provided that the friend you referred:
      - Made a first time deposit (FTD) equal to US [$250-$499]$ \(^1\), and
      - Completed 1 standard lot round turn transaction \(^2\)
   
   b) A US [$50]$ \(^1\) cash amount shall be automatically paid to your trading account provided that the friend you referred:
      - Made a FTD equal to US[$500-$999]$ \(^1\), and
      - Completed 2 standard lot round turn transactions \(^2\)
   
   c) A US [$150]$ \(^1\) cash amount shall be automatically paid to your trading account provided that the friend you referred:
      - Made a FTD equal to US[$1000 or more]$ \(^1\), and
      - Completed 6 standard lot round turn transactions \(^2\)

4. Cash amounts in respect of the referral of a friend will only be paid out to you once the friend has traded a targeted lots ("Minimum Trades") (as those specified on Section 3 above) on CFDs on FX, CFDs on commodities, and CFDs on indices only. It’s the trader’s responsibility to contact Tradeo support in order to verify eligibility to the referral fee.

5. You may refer only people to whom you have a personal or business relationship, they must be 18 years or older and who you think may be interested in our trading platform.

6. The Company reserves the right to withhold the payment of the referral fee in our absolute discretion if believed that there has been any attempt to abuse this plan not in good faith and/or that you have attempted to benefit from fraudulent activities.

7. Opening a live account is subject to satisfactory completion of the account opening process by the friend whom you refer, and to Tradeo's confirmation that the account is appropriate for your friend. Tradeo has absolute discretion to refuse to permit your friend to open an account.

8. You can only refer a person once.

9. You cannot refer yourself via a joint account, a family member or a member of the same household.

10. Tradeo holds and reserves the full right to limit specific countries and/or

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\(^1\) or equivalent in EUR or GBP

\(^2\) On financial instruments specified in Section (4) below
residents of such countries from participating in this plan as it may publish from time to time.

11. The Company reserves the right to alter, amend or withdraw the terms of this promotion, at any time, giving however a prior notice of seven (7) days’ notice to the affected client via email, and the Company shall act in accordance with the provisions of Section 13 of this Agreement.

12. You must operate the accounts at all times in accordance with all Tradeo terms and conditions.

13. The withdrawal policy described in Section 16 above applies for this plan.

RISK WARNING: FOREX AND CFDS ARE LEVERAGED PRODUCTS THAT CARRY A HIGH LEVEL OF RISK TO YOUR CAPITAL AND MAY NOT BE SUITABLE FOR ALL INVESTORS.
ENSURE YOU FULLY UNDERSTAND THE RISKS INVOLVED AND SEEK INDEPENDENT ADVICE IF NECESSARY.

GENERAL RISK WARNING: TRADING IN CFDS CARRIES A HIGH LEVEL OF RISK AND CAN RESULT IN THE LOSS OF ALL OF YOUR INVESTMENT. AS SUCH, CFDS MAY NOT BE APPROPRIATE FOR ALL INVESTORS. YOU SHOULD NOT INVEST MONEY THAT YOU CANNOT AFFORD TO LOSE. BEFORE DECIDING TO TRADE, YOU SHOULD BECOME AWARE OF ALL THE RISKS ASSOCIATED WITH CFDS TRADING, AND SEEK ADVICE FROM AN INDEPENDENT AND SUITABLY LICENSED FINANCIAL ADVISOR. UNDER NO CIRCUMSTANCES SHALL WE HAVE ANY LIABILITY TO ANY PERSON OR ENTITY FOR (A) ANY LOSS OR DAMAGE IN WHOLE OR PART CAUSED BY, RESULTING FROM, OR RELATING TO ANY TRANSACTIONS RELATED TO CFDS OR (B) ANY DIRECT, INDIRECT, SPECIAL, CONSEQUENTIAL OR INCIDENTAL DAMAGES WHATSOEVER. FOR MORE INFORMATION ABOUT THE RISKS ASSOCIATED WITH TRADING CFDS CLICK HERE.
BONUS TERMS AND CONDITIONS

Important notice

**********Bonuses offered prior 31 January 2017**********

Due to new regulations from CySEC, we will no longer be offering the bonuses below.

Any bonuses accepted by you and credited to your account until 31 January 2017 will continue to apply by the terms and conditions below.

To this extent, as of 31 January 2017 the following bonus schemes are no longer offered by UR Trade Fix Ltd:

1. These Bonus Terms and Conditions (the “Agreement”) apply by and between:
   (a) UR Trade Fix Ltd (which owns, and operates under, the brand name “TRADEO”), a Company duly registered under the Laws of the Republic of Cyprus with Registration Number HE 336677 having its registered address at Modestou Panteli 4, Mess Geitonia, 4003 Limassol, Cyprus and authorised as a Cyprus Investment Firm by the Cyprus Securities and Exchange Commission (“CySEC”) under CIF authorisation Number 282/15 (hereinafter the “TRADEO” or the “Company”)
   and;

   (b) Every natural or legal person who is a Client of the Company (i.e. such person has registered with the Company and holds an active trading / Client Account) and who also accepts an offer from the Company to participate in any of its Bonus Programs as offered by the Company from time to time (hereinafter the “Client”, “You” or “Trader”).

2. Read these Bonus Terms and Conditions carefully before registering for the Bonus Programs offered by the Company or accepting any Bonuses or similar trading benefits offered by the Company and make sure you agree with these. For the
avoidance of any doubt, you are informed that the Bonuses offered by the Company are not mandatory, but are optional and you do not have to accept them.

3. By opening an account on the www.tradeo.com website (the “WebSite”) and by accepting and agreeing to participate in any Bonus Programs as these are indicated below, you accept and agree to also comply with the terms of this Agreement and be bound by its guidelines and provisions for the duration that your bonus is active. For the avoidance of any doubt, a Client, for each separate bonus scheme, needs to provide his/her consent and acceptance regarding the relevant Terms and Conditions applicable to the said bonus schemes.

4. It is the Company’s exclusive right to offer a bonus to a prospective or existing Client and such right will be exercised at the Company’s absolute and unreserved discretion. The bonus is not an entitlement of the Client and shall in no circumstances be construed as a loan or extension of credit. The Company will, as part of its investment services responsibilities, take into consideration any information you present to the Company during the application process, which includes, but is not limited to, your financial situation and your trading experience.

5. Trading benefits are intended for experienced traders who have passed the appropriateness and/or suitability tests, as applicable. As per point 4 above, the Company may not directly offer such trading benefits to all Clients. If you are interested in receiving a trading bonus, you should carefully consider the Terms and Conditions below prior to requesting or accepting a bonus from the Company.

6. Any bonuses, promotions and benefits that are provided by the Company or any trading account on the WebSite are also subject to the Company’s Terms and Conditions/Client Agreement and can be viewed here for more details. Clients are expected to utilize any bonus offered by the Company in good faith and in accordance with the terms of this Agreement. The Company reserves the right to cancel any bonus and all associated promotions and benefits that have been provided or are supposed to be provided in respect of a particular Client’s account at any time including (but not limited to) circumstances where the Company suspects any bad faith, wrongdoing, deception, abuse or fraudulent activity in respect of the bonus by the Client or any other person. In the event of cancellation of a bonus as contemplated herein, the Company reserves the right to block and/or cancel the relevant Client account and act according to the relevant provisions of the Terms and Conditions/Client Agreement.
7. Eligibility to receive Bonus/Trading Benefits may be restricted to one per household, account, device or computer.

8. In addition to the special/periodic bonuses offered by the Company from time to time (the "Periodic Bonuses"), the Company offers the following bonus:

   (a) Refer a Friend Plan
   (b) No Deposit Bonus
   (c) New & Load Deposits

   The aforementioned Bonus Schemes are described in the Appendix attached to the present Bonus Terms and Conditions.

9. The Company does not wish to restrict your account during the period at which you have not met the specific trading volume requirements related to the aforementioned bonus schemes. Please note therefore that if you request a withdrawal during this period, the available bonus amount will be forfeited and deducted from your account and thus it shall not be available for withdrawal. You will then be able to freely withdraw the remaining balance of your account.

   The withdrawal of any amount during this period can be effected only in relation to the closed positions and the Company reserves the right to not proceed with the processing of a withdrawal request regarding any Open Positions. Without injury to other applicable terms & conditions, amounts not corresponding to Open Positions may be the subject to a withdrawal request.

10. Bonuses made available to you on the WebSite are not valid in conjunction with any other promotion, offer or bonus.

11. A Client’s agreement to receive a bonus and its subsequent deposit into his or her account on the Site shall bind such Client to the terms and conditions of this Agreement. Without prejudice to section 6 above, after the bonus is deposited into a Client’s account on the WebSite, it cannot be retracted and/or removed from such account under any circumstances whatsoever other than withdrawal.

12. A Client who participates in a bonus scheme irrevocably grants to the Company and its corporate affiliates and their assignees, a perpetual right and license to make the fullest use (including, without limitation, to reproduce, distribute, amend, alter, publicly display, transmit on TV, via Internet and through any other means of communication and make derivative works thereof) of the Client’s name, nickname, image, likeness, photograph, appearance, voice, quotations, film footage, online and
video content and audio or visual recordings (the “Personal Information”) on a worldwide and royalty-free basis, by any and all means in any and all media, whether now known or hereinafter developed or devised, in connection with the marketing and promotional activities of the Company.

13. The Client hereby releases the Company, its corporate affiliates and their permitted assignees from and against any claim, damage, liability, cost and expense arising from any violation of any right to privacy, publicity or personality that the Client may have, or infringement of any copyright or other proprietary right that the Client owns or holds, based upon or related to any use of the Personal Information under the licenses and rights granted herein. The foregoing release shall be binding upon the Client and its heirs, assigns and legal representatives.

14. The Company and its corporate affiliates shall be entitled to edit, copy, add to, take from, adapt or translate the Personal Information in their sole discretion, and in respect of the Personal Information, the Client hereby irrevocably waives the benefits of and agrees not to assert, any provision of law known as “moral rights” or any similar laws of any jurisdiction. The Client agrees that the Company and its corporate affiliates are under no obligation to exhibit the Personal Information.

15. The Client hereby grants to the Company and its corporate affiliates all consents that may be required under any applicable law in connection with the Personal Information and the exploitation thereof by any means and in all media.

16. In case of any disputes regarding the bonus schemes these shall be resolved in the manner indicated by the operative sections of the main Terms and Conditions of the Company.

17. The Company reserves the right, at any time, to alter this Agreement and/or cancel, modify or suspend a bonus if, in its sole discretion, it is not capable of being conducted as specified. In such case, the Company will inform appropriately and in advance the Clients to whom a trading benefit has been granted. An option to either continue using the trading benefit (under the amended conditions) or to cancel it without any cost will be given by the Company and without to be considered that the trading benefit conditions are not fulfilled. Cancelation of the trading benefit means that the bonus/trading benefit shall be cancelled (credited out of the Clients’ account) at no cost to the Client and that the Client will be entitled to the profits/losses generated using the bonus/trading benefit (except where the specific bonus scheme indicates otherwise, within the context of the Law and CySEC’s relevant Circulars).
18. This Agreement and any matters relating hereto shall be governed by and construed in accordance with the laws of the Republic of Cyprus and shall be subject to the exclusive jurisdiction of the courts of the Republic of Cyprus.

19. General Description of the Bonus Method - Definitions:

Balance - Amount of Cash funds in the Trading Account (excluding open trades)
Open P/L - Profit or loss at a given moment related to open positions
Equity - Balance + Credited + Open P/L
Free Margin - Amount of funds available for trader to trade or hold open positions
Profit - Final result of trade after the position closes (may be a negative in the case of a LOSS)
Withdrawal Amount - Balance + Open P/L

Except where specific bonus schemes indicate otherwise, the profits/losses generated using your funds and using a bonus/trading benefit will NOT be distinguished and therefore all profits/losses generated using both (your funds/deposits and bonus/trading benefit) will be allocated to you.

In all cases he bonus granted shall only be available for withdrawal when you reach the pre-specified minimum trading volume requirement of the corresponding bonus scheme.

20. Withdrawals:

Withdraw method: funds can be withdrawn only via the method they were deposited. Please note however, that profits can only be redeemed via bank transfer, irrespective of the method used to fund the trading account.

No withdrawals shall be permitted unless the client has fully finished the compliance and KYC processes of the Company.

In order to process your withdrawal request please ensure that the funds remaining on your account following your withdrawal is at least twice of your used margin. In case of a withdrawal from the account before the required volume has been met, the available bonus amount will be forfeited and deducted from your account and thus it shall not be available for withdrawal. This may affect the Client margin in case there are open trades.

Withdrawals shall be net of any withdrawal costs incurred by Tradeo.
Appendix 1: Bonus Schemes

a) REFER A FRIEND PLAN

If you refer a friend (a human user) to us who opens and funds a live account, we will apply a cash bonus of US $100 (or equivalent in EUR or GBP) to your account and US $50 (or equivalent in EUR or GBP) to your friends account, subject to the following terms and conditions:

1. At the time of the referral, you have a live and verified account open with Tradeo (which you have already uploaded your identification documents as required by Tradeo).
2. You have referred the friend through the Tradeo platform and/or through your personal referral link.
3. The bonuses shall be paid only for each friend whom you refer who opens and funds a live account with an initial deposit of at least US $250 (or equivalent in EUR or GBP) and is a new user (not having previously held an account with Tradeo).
4. Both bonus payments in respect of the referral of a friend will only be paid out to you and/or your friend once the friend has traded a minimum of 4 lots ("Minimum Trades") on currency pairs, gold or oil. It’s the trader’s responsibility to contact Tradeo support in order to verify eligibility to cash out the bonus.
5. You may refer only people to whom you have a personal or business relationship, they must be 18 years or older and who you think may be interested in our trading platform.
6. The Company reserves the right to withhold the payment of the bonus in our absolute discretion if believed that there has been any attempt to abuse this plan not in good faith and/or that you have attempted to benefit from fraudulent activities.
7. Opening a live account is subject to satisfactory completion of the account opening process by the friend whom you refer, and to Tradeo's confirmation that the account is appropriate for your friend. Tradeo has absolute discretion to refuse to permit your friend to open an account.
8. You can only refer a person once.
9. You cannot refer yourself via a joint account, a family member or a member of the same household.
10. Tradeo holds and reserves the full right to limit specific countries and/or residents of such countries from participating in this plan as it may publish from time to time.
11. The Company reserves the right to alter, amend or withdraw the terms of this promotion, at any time, giving however a prior notice of seven (7) days’ notice.
to the affected client via email, and the Company shall act in accordance with the provisions of Section 17 of this Agreement.

12. You and your friend must operate the accounts at all times in accordance with all Tradeo terms and conditions.

13. The withdrawal policy described in Section 20 above applies for this plan.

RISK WARNING: FOREX AND CFDS ARE LEVERAGED PRODUCTS THAT CARRY A HIGH LEVEL OF RISK TO YOUR CAPITAL AND MAY NOT BE SUITABLE FOR ALL INVESTORS.

YOU MAY LOSE MORE THAN YOUR INITIAL INVESTMENT! ENSURE YOU FULLY UNDERSTAND THE RISKS INVOLVED AND SEEK INDEPENDENT ADVICE IF NECESSARY.

b) NO DEPOSIT BONUS

1. These Terms and Conditions form the basis of Tradeo Trading Bonus offer, whereby eligible clients of the Company may be rewarded with a no deposit bonus on their live standard accounts ("Offer") when trading FX on Tradeo's accounts, subject to these Terms.

2. Taking part in this Offer constitutes acceptance of these Terms and the Company reserves the right to alter, amend or terminate this Offer, or any aspect of it, giving however a prior notice of seven (7) days to the affected client, and the Company shall act in accordance with the provisions of Section 17 of this Agreement.

3. We reserve the right, at our sole discretion, to disqualify any individual that tampers or attempts to tamper with the operation of the Offer, or breaches the Offer's Terms or our Terms and Conditions of Business.

4. In case these Terms and Conditions are translated into a language other than English, the English version of the Terms shall prevail where there is an inconsistency.

5. Subject to all other Terms, the Offer is available to Customers who:
   a) Open a Real Account for the first time through Tradeo website.
   b) Have chosen to opt in to take part in the offer by expressly confirming their decision on the Offer.

   Trade a number of FX standard lot round turn transaction over a certain period of time on the account into which the No Deposit Bonus has been made.

In addition:

- Tradeo at its absolute discretion offers the No Deposit Bonus to any Clients and or any countries or regions as it deems appropriate and for as long as Tradeo deems to provide it.
● Participation of related parties is prohibited. If the registration and/or trading data of a participant corresponds with the registration and/or trading information, including but not limited to IP address, or another participant, in the No Deposit Bonus, Tradeo reserves the right to regard this matching as a reason of immediate disqualification.
● Participation of family members such as brothers, sisters or spouses’ lineal descendants and collateral descendants is prohibited.
● Clients associated with Tradeo and/or with specific websites and/or social network sites on which the Company may be running from time to time certain specific promotions, contests are not allowed to participate in the No Deposit Bonus.
● This Bonus Plan is limited to the residents of the following territories only: Australia, Austria, Bahrain, Belgium, Brazil, Canada, Chile, Colombia, Denmark, Finland, France, Germany, Greece, Guyane (FR), Holland, Hungary, Iceland, Ireland, Italy, Jordan, Kuwait, Mexico, Monaco, New Zealand, Norway, Panama, Paraguay, Peru, Portugal, Qatar, Saudi Arabia, Spain, South Africa, Sweden, Singapore, UAE, UK Unfortunately at this time, if you are a resident of a territory not in the abovementioned list, you are not eligible to receive this bonus offer and it shall not apply to you regardless of any other publication or advertisement.

The Offer and Conditions

1. Open a Standard Real account with the Company through Tradeo Website
2. Provide the relevant identification documents to validate your account
3. Claim your No Deposit Bonus by expressly confirming your decision on the Offer landing page on the Tradeo website
4. To be eligible to withdraw the bonus amount the Client should for every $1 in bonus received, execute a minimum trading volume of $30,000 in currency pairs (standard lots round turn) within the period specified in point (3) below
   *Trading in CFD on commodities, indices or shares (offered by the Company) do not qualify and shall not be counted towards the calculation of Client’s trading volume for the purposes of this Bonus scheme.
5. Without prejudice to Section 19 of the Agreement, where a Client participates in the No Deposit Bonus scheme without depositing any of his/her own funds and without having any of his/her own funds on his/her account (and hence trades in bonus funds exclusively) he/she concedes that he/she shall not be entitled to withdraw profits generated using bonus funds unless he/she fulfils the trading volume requirements outlined in paragraph 4 above within the period specified in paragraph 6 below.
6. The period to perform the required volume is three (3) months after the Bonus has been credited to your account
7. If the trader does not trade the required number of standard lot round turn transactions on the relevant account during the specified period, the “No
Deposit Bonus” will be removed from the account, which may affect the equity and margin level on open positions, possibly closing some or all positions out. This will be done automatically by our Risk Management System, which limits potential losses.

8. After completion of the required amount of lots, the “No Deposit Bonus” in your account will become part of your actual equity and becomes free to withdraw.

9. This Bonus Plan is limited to the residents of the following territories only: Australia, Austria, Bahrain, Belgium, Brazil, Canada, Chile, Colombia, Denmark, Finland, France, Germany, Greece, Guyane (FR), Holland, Hungary, Iceland, Ireland, Italy, Jordan, Kuwait, Mexico, Monaco, New Zealand, Norway, Panama, Paraguay, Peru, Portugal, Qatar, Saudi Arabia, Spain, South Africa, Sweden, Singapore, UAE, UK Unfortunately at this time, if you are a resident of a territory not in the abovementioned list, you are not eligible to receive this bonus offer and it shall not apply to you regardless of any other publication or advertisement.

c) NEW AND LOAD DEPOSITS – CASH BONUS

1. If your first deposit into your account on the Site is equal to or more than the minimum deposit amount, the Company may provide a cash bonus representing up to 100% of such deposit (the “Cash Bonus”) depending on the relevant promotion and offers that the Company has at this point of time.

2. Clients making a deposit on the WebSite for the first time (the "New Clients") shall be eligible to participate in the Cash Bonus provided that the conditions herein have been satisfied in full. Clients who are not New Clients (the "Existing Clients") shall only be eligible for the Cash Bonus where this has been agreed in writing with their account manager and subject to the conditions herein as well as any additional conditions agreed with the account manager having been satisfied in full.

3. The Cash Bonus is available for use by you for the purpose of trading activities upon deposit in your trading account. However, in order to be eligible to withdraw your Cash Bonus you must execute a minimum trading volume of $25,000 for every $1 or equivalent of the Cash Bonus. The period for completing the required volume of $25,000 is six (6) months from the date on which the Cash Bonus was deposited in your trading account (the “Bonus Period”).

4. For example, if you receive a bonus of $100, you will need to have a minimum trading volume of $2,500,000 within the Bonus Period in order to be able to withdraw your Cash Bonus. A Cash Bonus which has been “earned” by meeting the minimum trading volume during the Bonus Period is fully available for use in trading and it may be withdrawn.
5. If the minimum trading volume is not achieved within the Bonus Period, then the Cash Bonus in relation thereto shall be forfeited and deducted from your trading account.

d) Example 1– for ‘NEW AND LOAD DEPOSITS – CASH BONUS’ in case of a profit in the account:

<table>
<thead>
<tr>
<th>Date/Period</th>
<th>Transaction Type</th>
<th>Amount</th>
<th>Total Value of Account (available for trading)</th>
<th>Total Cash Balance of the Account (available for withdrawal)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 August</td>
<td>Deposit</td>
<td>$500</td>
<td>$500</td>
<td>$500</td>
</tr>
<tr>
<td>2 August</td>
<td>Bonus</td>
<td>$100</td>
<td>$600</td>
<td>$500</td>
</tr>
<tr>
<td>3 August</td>
<td>Order Profitable</td>
<td>$600</td>
<td>$1,200</td>
<td>$1,100</td>
</tr>
<tr>
<td>4 August</td>
<td>Withdrawal request</td>
<td>$1,100</td>
<td>$0*</td>
<td>$0</td>
</tr>
</tbody>
</table>

Example 2- for ‘NEW AND LOAD DEPOSITS – CASH BONUS’ in case of a loss in the account:

<table>
<thead>
<tr>
<th>Date/Period</th>
<th>Transaction Type</th>
<th>Amount</th>
<th>Total Value of Account (available for trading)</th>
<th>Total Cash Balance of the Account (available for withdrawal)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 August</td>
<td>Deposit</td>
<td>$500</td>
<td>$500</td>
<td>$500</td>
</tr>
<tr>
<td>Date</td>
<td>Event</td>
<td>Amount 1</td>
<td>Amount 2</td>
<td>Amount 3</td>
</tr>
<tr>
<td>------------</td>
<td>------------------------</td>
<td>----------</td>
<td>----------</td>
<td>----------</td>
</tr>
<tr>
<td>2 August</td>
<td>Bonus</td>
<td>$100</td>
<td>$600</td>
<td>$500</td>
</tr>
<tr>
<td>3 August</td>
<td>Order – Loss making</td>
<td>$200</td>
<td>$400</td>
<td>$300</td>
</tr>
<tr>
<td>4 August</td>
<td>Withdrawal request</td>
<td>$100</td>
<td>$300</td>
<td>$200</td>
</tr>
</tbody>
</table>

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