

Bonus - Terms and Conditions

AB InnoTech LTD, operating under the trade name TradingIM (hereinafter referred to as the "Company") hereby sets the framework of and define the Terms and Conditions in relation to the provision of bonus to its Clients (hereinafter referred to as "Bonus T&C"). It should be noted that the Bonus T&C are subject to change from time to time and should always be read in conjunction with the Company's Terms and Conditions (hereinafter referred to as "T&C's"). Unless otherwise stated, in case of discrepancy between the Bonus T&C and the T&C's, the T&C's shall prevail. This Bonus T&Cs and all transactional relations between every individual who register and open a live trading account with the Company are governed by the laws of Comoros and the competent court for the settlement of any dispute which may arise between the parties shall be the courts located in the district of the primary office of the Company.

PLEASE READ ALL THE PROVISIONS OF THE BONUS T&C AS STATED BELOW IN CONJUCTION WITH THE T&C'S BEFORE PROCEEDING WITH A REQUEST OF BONUS

The Clients of the Company shall be eligible for Bonus subject to the following conditions:

- 1. The Client (You) must register a Trading Account with the Company (i.e., accept the T&Cs of the Company and complete the registration procedure of the Company)
- 2. You must be able to legally form binding contracts under the laws applicable in your country of residence. Without limiting the foregoing, participation in the Bonus is not allowed for persons under the age of 18 or otherwise under legal age in their country of residence.
- 2.1. Participation of Intermediaries and/or Related parties in the Bonus are prohibited. For the purposes of this Bonus, Intermediaries and/or Related parties include any person or entity bearing a relationship with the eligible individual, including without limitation:
 - Family members, such as brothers, sisters, etc.
 - Person or entity, with whom the eligible individual, directly or indirectly, controls, or whom directly or indirectly is controlled by, or is under common control with the eligible individual;
 - Persons associated in any way with the Company and/or with the specific websites and/or marketing campaigns and/or social network sites on which the Company is running from time to time.



- 3. Bonuses when given are valid for 45 days only. Once the 45 days have passed from the date of the bonus being deposited, the Company has the right to remove the bonus given, irrelevant of whether you have open positions
- 4. The client should be aware that it is their responsibility to ensure there is sufficient margin in the trading account to hold any open positions for once the bonus has been removed. The Company will make best efforts to contact you in advance of the 45 days being over, but makes no guarantees that it will do so. You should be aware that removal of the bonus may cause positions to be closed due to lack of margin
- 5. Should you have reached the trading turnover as per clause 7 below, the bonus will automatically turn into normal funds which can be traded, or withdrawn
- 6. Any bonus funds are to be used for margin trading only
- 7. For the avoidance of doubt, **bonus funds do not belong to the Client and may not be withdrawn until the required trading volume has been reached**. (See clause 7 below)
- 8. Should you receive a non-deposit bonus, then no profits may be withdrawn until the required trading volume has been reached. (See clause 9 below) Conditions for withdrawing bonus funds:
- 8.1. Bonuses of up to and including 20%:

The minimum trading volume required will be \$10,000 (Ten Thousand US) for every dollar given as a bonus by The Company to the Account. In such a case, a client who receives \$100 bonus will need to generate a minimum trading volume of \$1,000,000. (One Million US Dollars).

8.2. Bonuses of above 20%:

The minimum trading volume required will be \$20,000 (Twenty Thousand US Dollars) for every dollar given as a bonus by The Company to the Account. In such a case, a client who receives 100 bonus will need to generate a minimum trading volume of \$2,000,000. (Two Million US Dollars).

9. Should you, the client, withdraw funds from an account that is holding a bonus but where the minimum volume has not been reached, the withdrawal will effect a withdrawal of all bonus received. Clients should be aware that this may cause positions to be closed due to lack of margin



10. Bonus refers to all accounts held by a client. Should a client have more than one account, the Client cannot withdraw from one account if the other account is using bonus money only. For the sake of clarification, should a Client have negative balance on one account and positive balance on another, that Client will not be able to withdraw from only the profitable accounts and leave the other account in minus.

Example: Client deposits \$1000 and receives a \$500 bonus. Client splits funds into two trading accounts. Client loses \$600 on one of the accounts and then wishes to withdraw the \$500 from the other account. In this case, the maximum withdrawal the client can make is \$400 (ie \$1000 minus \$600) irrelevant that these were two separate accounts

- 11. The company reserves the right to amend these terms without prior notice
- 12. The company reserves the right to allocate or decline any bonuses or awards at its own discretion
- 13. The Company reserves the sole right to cancel bonuses and/or deduct Credit/Bonuses that have been granted and/or close the Client's Account, if the Company believes that the Client abused any of the Company's offers, breached the Client Agreement, or is in Default as per the Client Agreement. Discretion to any of these actions belongs solely to the Company
- 14. Should the Company believe that the use of the bonus is in order to defraud the company and/or to take advantage of arbitrage ("suspicious trading"), the Company has the right to either cancel any profits arising from use of that bonus, or may calculate profits to the client as if the client was trading without the bonus. In this example, should the Company feel there has been abuse, a client who has received a 100% bonus may lose 50% of his profits; Or the Company may decide to cancel all trades, and a full refund of deposits will be made. The Company has the sole right to decide if the client has been taking part in any suspicious trading activity and the decision of the Company is final
- 15. Under no circumstances shall the Company be liable for any consequences of any trading bonus cancelation or decline, including, but not limited to, order(s) closure by Stop Out.
- 16. The Company reserves the right to revoke any Bonus and freeze any accounts should there be any evidence of inappropriate or abusive trading and/or breach any of the Company's T&C's. The Company shall proceed by conducting an investigation and may decide to permanently suspend such an account.



- 17. Accepting the offer to a Bonus and receiving such Bonus in the client's account consists of an automatic acceptance and agreement to the Company's Website Bonus T&C as well as the T&C's. It is expressly stated that all the terms, conditions and clauses are of the essence of the Bonus T&C.
- 18. The validity of an offer is subject to the Bonus T&C of the Company and applies only to a particular Client each time and to his/her relevant account for which the offer was made, and only for the period provided.
- 19. Should an account be classified as Inactive by the Company, the Company may, without prior notice, remove and/or redeem all Bonus from such an account.
- 20. The breach of any provision of the Bonus T&C shall not affect the validity or enforceability of any other provision of this agreement. Any void provision of this agreement shall be deemed to be severed from the Bonus T&C and the T&Cs shall be construed as if this provision was never a part of this agreement.
 - 21.Any delay and/or omission on the part of the Company to act immediately in relation to the breach of any provision of the Bonus T&C shall not and should not be deemed as an obstacle and/or waiver on any occasion for the Company to take action.
- 22. The Company shall have the final say in case of a dispute regarding the Bonus or any aspect of the same, and the client accepts that any such decision of the Company shall be considered binding on the client and shall not be subject to review or appeal by the client or by any third party in any way whatsoever.
 - 23. The Company reserves the right to proceed with any amendments and/or changes and/or additions to the Bonus T&C, and any such amendments and/or changes and/or additions to the Bonus T&C shall be notified via email to the clients to whom a Bonus has already been credited by the Company.

Full name:
Passport number / National ID number:
Trading account number:
Client Signature:
Date:/