

Promotions & Bonus Terms and Conditions



Promotions & Bonus Terms and Conditions

Midori FX (Pty) Ltd is a company registered in the Republic of South Africa under registration number 2023/526901/07 and regulated by the Financial Sector Conduct Authority under license number 53077.

The company retains the prerogative to provide diverse bonuses and incentives through promotional initiatives (referred to as "Promotional Campaigns," "Promotions," "Bonuses or Rewards," or individually as "Bonuses" and "Rewards") to its clientele periodically. These promotions may be subject to limitations based on account types, jurisdictions, or countries, among other criteria. It is imperative to carefully review and understand the Terms and Conditions outlined in this document, known as "Promotions & Bonus Terms and Conditions," as well as the specific details of each promotion occasionally presented on the company's official website or disseminated through official communication channels.

This document outlines the terms and conditions governing the relationship between the company and clients participating in any promotional campaign. By engaging in such campaigns, the client acknowledges having read, comprehended, and agreed to the rules and conditions specified in the Promotions & Bonus Terms and Conditions, in conjunction with the company's Terms and Conditions, Client's Agreement, and any other legal documentation accessible on our official website.

General Provisions

Clients, whether individuals or entities, who have completed successful registration and received approval for an account, qualifying them for a trading bonus, real funds, or any other prize offered through promotional campaigns, are bound by the terms and conditions outlined below.

- 1. The Company retains the right to modify these Terms at any time, with no prior notice to you. Updated Promotions & Bonus Terms and Conditions will be posted on the Company's Website for any such alterations. The revised terms take immediate effect upon official posting on the Company's Website, and both parties are legally obligated by the updated version of the Promotions & Bonus Terms and Conditions for both new and existing accounts.
- 2. The Bonuses and other promotional campaigns provided by the Company are at the Company's sole discretion and may be granted to selected clients in the form of trading bonuses or as real funds added to the client's trading account balance (hereinafter referred to as "the Credits" and/or "the bonus"). Additional reward promotions may also be awarded to selected clients in various forms such as exclusive Account Types, exclusive partnership

Promotions & Bonus Terms and Conditions



terms, or any other prizes that the Company decides at its sole discretion (hereinafter collectively referred to as "Prizes").

- 3. The Company has the authority to determine the list of countries participating in the Promotions. Consequently, not all promotions may be accessible to certain countries, and some countries may not have any available Promotions.
- 4. The Bonus (Credits) may be deducted from the client's active trading account(s) at any time without advance notice to the client, as determined solely by the Company.
- 5. The Bonuses (Credit) cannot be transferred to any other active trading account(s) owned by the Customer or any third party.
- 6. All Bonuses and Rewards are restricted to one (1) MT5 Account type per profile holder, per email address, per device, and per unique IP address. Multiple registrations identified from more than one (1) of the above are not permitted. Working through proxy servers or using programs that alter the real IP address is prohibited.
- 7. Credits related to any bonuses are deposited in the base currency of the client's active trading account or in an alternative currency of equivalent value.
- 8. The Company, at its sole discretion, retains the right to block all client trading accounts, revoke all open and pending orders, and invalidate any or all client profits if, in the Company's reasonable judgment, it determines or suspects that the client has engaged in any abusive or improper trading. This includes, but is not limited to, any form of arbitrage abuse, fraudulent activity, manipulation, or attempts at abuse or improper trading related to cash-back arbitrage connected to a trading bonus or any other form.
- 9. The Company shall not be held liable under any circumstances for any damages arising from the cancellation, modification, alteration, suspension, or termination of any Promotion.
- 10. The Company reserves the right to change, amend, extend, shorten, or modify the terms of Promotions as it deems appropriate at its sole discretion.
- 11. IB rebates do not apply when referred clients trade exclusively using Credit. IB rebates are only disbursed if, at the time of trade closure, the Equity exceeds the Credit (Equity Credit is greater than 0).





- 12. In cases where the Company has grounds to suspect or concludes that a Client is engaging in activities deemed inappropriate or acting in bad faith, the Company reserves the right, at its sole discretion, to refuse, retain, or revoke any Bonus and/or other Prizes obtained through any Promotional campaign. Additionally, the Company may choose to terminate the Client's active trading account(s) and/or annul the Client's involvement in any ongoing or forthcoming Promotion.
- 13. The Company retains the discretion to decline the registration of any participant in any offered Promotional campaign and to withhold the granting of any Credit or Prize, without the obligation to provide a reason to any of the participants.
- 14. Any disputes related to a Promotion or Campaign will be resolved by the Company in good faith and at its sole discretion, deemed suitable. The Company's decision will be considered final and binding. To the extent permitted by law, the Client's right to pursue litigation, seek injunctive relief, or resort to any other judicial or procedural recourse in cases of disputes or claims arising from or related to the Promotions and the Promotions & Bonus Terms and Conditions is hereby excluded, and the Client explicitly waives all such rights.
- 15. The Company, at its sole discretion, has the right to permanently block all involved accounts, refund the initial deposit amount, and withhold any profits obtained from any Promotional campaign if the client fails to furnish the required documentation and/or information within the specified timeframe set by the Company or refuses to cooperate during the investigation period.
- 16. If any live trading account(s) becomes dormant, all previously granted Credits will be promptly withdrawn from the corresponding Client's live trading account(s).
- 17. This Promotions & Bonus Terms and Conditions are subject to the laws of the jurisdiction as specified in the Company's Terms and Conditions and/or Client Agreement.
- 18. The Promotions & Bonus Terms and Conditions are crafted in the English language. Any translation into another language is offered for convenience purposes only. In the event of any inconsistency or discrepancy between the original English text and its translation into any other language, the original version shall take precedence.