

Additional agreement

to the Client Agreement on participation in the bonus program

Version dated: 08.08.2025

1. General conditions

- 1.1. This Additional Agreement to the Client Agreement on participation in the bonus program (hereinafter referred to as the "Agreement") is an integral part of the Client Agreement from the moment of acceptance of this Agreement.
- 1.2. The bonus program means the possibility of the Company crediting funds to the Client's personal trading account (hereinafter referred to as the "Bonus", "Bonuses" or "Bonus funds") upon the Client's fulfillment of the terms of this Agreement and the Company's bonus program.
- 1.3. According to the bonus program, a Bonus is credited to the Client's bonus account upon fulfilling its conditions. Each Client has the right to use these Bonus Funds in full or in part on their trading accounts by transferring the Bonus, or to ignore the Bonus without further use. If unused, the Bonus Funds will be automatically debited by the Company after the expiration of the specified period in accordance with the terms of the bonus program.
- 1.4. If the Client does not have a bonus account, one will be automatically opened in USD upon fulfillment of the bonus program conditions. The corresponding Bonus Funds will be credited to this bonus account.
- 1.5. In order for the Client to transfer the Bonus from the bonus account to a trading account, a certain amount of the Client's own funds must be present in the trading account. The specific amount required is determined by the conditions of the relevant bonus program.

2. Conditions for crediting Funds

- 2.1. The Bonus availability period (hereinafter referred to as the "Bonus Usage Period") for transferring to a trading account is determined by the terms of the bonus program and may vary depending on those terms. The conditions of each bonus program are specified separately and are outlined in the corresponding bonus program descriptions.
- 2.2. Bonus funds limitation
 - 2.2.1. The maximum amount of Bonus Funds that can be transferred to a trading account is 2,000 USD or the equivalent in euros.
 - 2.2.2. The minimum amount of Bonus that can be transferred to a trading account is 50 USD or the equivalent in euros.
 - 2.2.3. The total amount of active Bonuses across all of the Client's trading accounts cannot exceed 3,000 USD or the equivalent in euros.
 - 2.2.4. The maximum balance of Bonus Funds on a bonus account cannot exceed 3,000 USD.
 - 2.2.5. A Client may use no more than 3,000 USD or the equivalent in euros in Bonus Funds simultaneously on trading accounts, and no more than 3,000 USD or the equivalent in euros on a bonus account. The total combined amount of Bonus Funds available for use may therefore not exceed 6,000 USD or the equivalent in euros.
- 2.3. If a new Bonus is credited to the bonus account and the credited amount exceeds the permitted balance limit as specified in clause 2.2 of this Agreement, the Bonuses with the earliest expiration dates under the respective bonus program terms will be canceled first.

2.4. If the currency of the trading account is EUR, the Bonus amount will be credited in EUR.

2.5. A Bonus is subject to cancellation in the following cases:

- if the Bonus is not claimed or used;
- if the Client withdraws funds from the trading account to their balance or another type of account, and this results in the trading account's equity (excluding the credited Bonus amount) falling below the amount that was the basis for calculating and crediting the Bonus as per clause 2.3 of this Agreement. This amount is marked in the Client's Personal Account as the "Own funds amount used as the basis for Bonus calculation";
- upon fulfillment of the required trading volume condition. In this case, the Bonus amount is transferred to the balance of the corresponding trading account;
- if the Client's own funds on the trading account fall to 10% or less of the previously credited Bonus amount;
- if the Client closes the corresponding trading account;
- in the case of any improper actions by the Client, including manipulation of the bonus program and/or violation of any term of this Agreement.

2.6. The calculation of the traded volume is carried out for the purpose of unlocking and transferring the Bonus to the balance of the corresponding trading account upon achieving a specific trading result. This is determined based on certain parameters, grouped by symbol categories, which define the number of special conditional points. The number of points is proportional to the number of traded lots. A detailed specification by symbol group is available in the Client's Personal Account under the "Bonus Program" section.

2.7. If a certain number of lots have been traded in one or more symbol groups in accordance with clause 2.6 of this Agreement, this volume is multiplied by the points rate per lot, and the resulting points are summed to calculate the total accumulated points.

2.8. If the Client was referred through a partnership (referral) program, a multiplier of 1.5 is applied to the required number of points.

3. Other conditions

3.1. The Company has the right to make any changes and/or additions to this Agreement at its own discretion. Such changes and/or additions come into force from the moment of their publication on the official website of the Company in the form of an updated edition of this Agreement, as a result of which all participants of the bonus program are considered to have been duly notified by the Company from the moment of making the above-mentioned changes and/or additions to this Agreement.

3.2. The Company has the right to deprive any Client of the status of "Participant of the bonus program" and unilaterally cancel the Bonus with a review of the trading results in case of violation by such Client of this Agreement and/or other incorrect actions on his part during participation in the bonus program. In the case of such a decision, the Company has the right not to notify the Client of the decision and not to explain the reasons for this decision.

3.3. The company has the right to change the amount of Bonuses within the framework of the bonus program both in the direction of its increase and in the direction of its decrease. A similar right of the Company applies to any terms and dates specified in this Agreement.

3.4. In case occurrence of reasons related to the need of sending a letter concerning the bonus program and/or the process of participation in the bonus program, the Clients have the opportunity to contact the Company at the following email address: support@gerchikco.com

3.5. All terms and definitions used in these Terms are interpreted in accordance with the meaning set forth in the Company's Customer Agreement:



Gerchik & Co Ltd.
reg. number: 40512
AJC, Govant building,
Kulum highway,
Port Vila Vanuatu
gerchik.co

https://gerchik.co/docs/information/Customer_agreement.pdf and other integral attachments to this Customer Agreement. The client confirms that he understands the above terms and clearly understands the specifics of participating in the bonus program.