

TRADING BONUS TERMS & CONDITIONS

Version 1 – February 2024





BONUS TRADING TERMS & CONDITIONS

1. Introduction

TibiGlobe (PTY) Ltd (hereinafter referred to as "**the Company**") is a Company incorporated under the laws of South Africa, bearing the Company registration number 2018/054431/07, regulated by the Financial Sector Conduct Authority (hereinafter referred to as the "**FSCA**"), under license number FSP 50012. The Company's Registered Office is 169 Oxford Road, Cradock Square, 1st Floor, Rosebank, Gauteng, 2196, South Africa. Please refer to the Company's website for more information.

This **Trading Bonus Terms and Conditions** (hereinafter referred also as "**T&C**") sets out the rules and conditions based on which the Company may give promotional bonus(s) (hereinafter referred to as "**Bonus**" or "**Trading Bonus**") to its clients.

The T&C should be read as a part of the Client Agreement which the client has accepted and signed during the onboarding phase. Unless herein differently defined, any capitalized terms and definitions have the meaning given in the Client Agreement.

2. Eligibility conditions

- (a) Subject to, and without prejudice to, the clauses included therein and all other policies accepted together with the Client Agreement, the bonus offer is available to the Company's Clients who satisfy certain criteria for such offer.
- (b) The bonus can be made available to clients who were successfully onboarded by the Company as per the Company's requirements, as these are amended from time to time at the Company's sole discretion and have opened and/or maintained an account during the bonus period.
- (c) Employees of the Company and their family members, partners or introducers of the Company, or any person associated with the Company cannot participate in this trading bonus.

3. Bonus Types

Different types of Bonus may be provided from time to time by the Company to its clients or group of clients and different bonus periods may be applied for every Bonus at the discretion of the Company.

The bonus offered might depend on several parameters like (among others):

- the deposit amount
- the traded volume

4. Bonus withdrawal

(a) The total amount of Bonus that can be withdrawn by a client shall be in accordance with the conditions of each particular Bonus scheme.



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- (b) Under some Bonus programs, the Bonus cannot be withdrawn but may only be used for trading.
- (c) In order to be able to withdraw the amount of the Bonus and/or any profit made while trading the Bonus, clients might need to meet certain criteria as determined in each Bonus scheme.

5. Bonus cancelation

- (a) The Trading Bonus will be kept available for as long as the Equity amount in the Client's trading account is greater than the Bonus amount received by the Client.
- (b) In case the Equity left in the trading account becomes equal or fall below the bonus amount received, the Bonus will be canceled and the respective bonus amount will be deducted from the Client's trading account

6. General conditions

- (a) The Client acknowledges and confirms that when participating in a Bonus scheme, the Company, may credit his trading account with the Bonus amount(s).
- (b) A bonus can take up to 48 hours before it can be added to an eligible client's account.
- (c) The Company reserves the right in its reasonable discretion, to refuse the participation of any client and/or discontinue this Bonus offer to any of its clients, without having to explain the reasons. Such customers will be informed by email.
- (d) The Company reserves the right to alter, amend or terminate a Bonus offer in its sole and absolute discretion, at any time. Notification of any alteration might be sent by email to customers. Participation in any Bonus offer constitutes acceptance and consent by the client that the Company may proceed with such alterations, amendments and/or changes and remove the Bonus or part of it as the case may be from their trading account.
- (e) Any indication or suspicion, at the Company's sole discretion, of any form of arbitrage (including, but not limited to, risk-free profit), abuse (including, but not limited to, patterns of the participant's trading activity indicating that the participant only aims to financially benefit from the credit trading bonus without being genuinely interested in trading in the markets and/or taking market risks) fraud, manipulation, cashback arbitrage relating to a trading bonus or any other form of deceptive or fraudulent activity, will void all previously credited trading bonuses from the Client's Trading Accounts with the Company and/or any and all transactions made and/or profits or losses made on them. In these circumstances, the Company reserves the right, at its sole discretion, to close/suspend (either temporarily or permanently) all such Client's Trading Accounts with the Company, cancel all orders and void all winnings of such



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participant. In these circumstances, the Company shall not be liable for any consequences of the cancellation of the trading bonus, including but not limited to the closing of orders by Stop Out.

7. Governing Law

These T&C shall be governed by and construed in accordance with the laws of South Africa, without regard to its conflict of laws principles. Any dispute, controversy, or claim arising out of or in connection with these T&C, including their validity, interpretation, performance, or termination, shall be subject to the exclusive jurisdiction of the courts of South Africa.

The Company reserves the right to proceed with any amendment to the T&C and these shall be notified to affected clients by email.



TIBIGLOBE (PTY) LTD

TiBiGLOBE is operated by TiBiGLOBE (PTY) LTD, a South Africa Investment Firm, authorized and regulated by the Financial Sector Conduct Authority (FSCA) of South Africa, with FSP License Number 50012. TiBiGLOBE (PTY) LTD registration number is 2018 / 054431 / 07.

Registered Address: 169 Oxford Road, Cradock Square, 1st Floor, Rosebank, Gauteng, 2196, South Africa

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