

Trading Bonus and Credit Bonus Terms & Conditions

Version 01.2025



TABLE OF CONTENTS

1. INTRODUCTION.....	3
2. SPECIFICATIONS AND TERMS	3
3. LIMITATING TERMS OF TRADING BONUS AND/OR CREDIT BONUS:.....	4





fxglobe

1. INTRODUCTION

These Trading Bonus and Credit Bonus Terms and Conditions (hereinafter the “**TB Conditions**”) is entered between You (hereinafter the IB and/or the Client) and **FS International Limited**¹ (hereinafter the “Company”), alongside with the Company’s general business [Terms and Conditions](#) and [Legal Documents](#) (hereinafter the “Client Agreement”) for the purpose of granting you with the Trading Bonus and/or Credit Bonus, as per the relevant campaign promoted by the Company.

The Trading Bonus and/or Credit Bonus are governed by the Client Agreement.

This TB Conditions are composed/governed by the following terms:

2. SPECIFICATIONS AND TERMS

- 2.1. In order for You to be able to take part and benefit from the Trading Bonus and/or Credit Bonus promotion described below, You must satisfy the following conditions:
 - 2.1.1. You should be over 18 years old, and
 - 2.1.2. You are a registered Client and have at least one trading account with the Company, and
 - 2.1.3. You must have reached the Company and performed your registration through the specific Trading Bonus Campaign of the Company,
 - 2.1.4. You will perform Deposit(s) to the Account (the “**Account**”), and
 - 2.1.5. The Account must have been approved by the Compliance Department, and,
 - 2.1.6. You should not be an employee of the Company and
 - 2.1.7. You are not an immediate family member of any employee or of any business Partner of the Company, and
 - 2.1.8. You are not a third party which has any direct or indirect connection or relation to this promotion within or outside the Company itself.
- 2.2. You understand and acknowledge that upon the compliance reviews that will be performed by the Company on your registration, a Trading Bonus and/or Credit Bonus will not be granted unless all the conditions referred to in Clause 2.1 are fully satisfied.
- 2.3. The Company will keep adequate records of such reviews and acceptance of granting or rejecting the Trading Bonus and/or Credit Bonus.

¹ **FS International Limited** registered under the Laws of Vanuatu with Company’s Number 700227 (“the Company”) and having its trade name FXGlobe and offering its services via the domain name www.fxglobe.com (the “website”).



3. LIMITATING TERMS OF TRADING BONUS AND/OR CREDIT BONUS:

- 3.1. The Trading Bonus and/or Credit Bonus is only available for registered FS International LTD clients.
- 3.2. Upon satisfying all conditions referred to in Clause 2.1. the Company reserves the right to provide Trading Bonus and/or Credit Bonus as requested by You and approved by the Company. The maximum Trading Bonus and/or Credit Bonus amount will not exceed the \$5,000 (five thousand US Dollars) (or equivalent currency) unless otherwise agreed by the Company.
- 3.3. The Trading Bonus and/or Credit Bonus is only tradeable (i.e. for using as extra Margin) and is **not**:
 - i) Withdrawable/Refundable.
 - ii) Transferrable to another trading account that may You open in the future with the Company,
 - iii) Transferrable to any other Trading account,
 - iv) Transferrable for any other service offered by the Company (e.g. PAMM Service)
- 3.4. If You wish to withdraw any amount after granting the Trading Bonus and/or Credit (i.e. deposit amount and profits generated from trading activity), the trading bonus will be first revoked and then any available balance remaining will be available for withdrawal. Please also refer to our [Withdrawal Policy](#) as well for the relevant conditions applied for withdrawals.
- 3.5. If at any time your Equity amount is equal to or below the Bonus/Credit granted, the Company reserves the right to revoke the Bonus/Credit.
- 3.6. You understand, acknowledge and approve the fact that this promotion is promoted and prepared indoor the Company, meaning that is offered by the Company's own initiative, therefore, the Company reserves the right to reject, at any time, the provision of such Trading Bonus and/or Credit Bonus to You and/or any other particular Client, without any obligation to notify You and/or any other particular Client of the grounds of such decision.
- 3.7. If you generate losses because of trading activity, then such a loss will be considered a loss of the aggregated equity (i.e. both the deposited funds and the bonus). Your losses cannot surpass your aggregated equity.
- 3.8. If you do not conduct any trading activity during the first thirty (30) days from the day of receiving the Trading Bonus and/or Credit Bonus, then the Company reserves the legal right to revoke the Trading Bonus and/or Credit Bonus that was granted.
- 3.9. The bonus is given to a client and not to an account, i.e., a client can have only one (1) account with the Trading Bonus and/or Credit Bonus in it.
- 3.10. The bonus will be forfeited/debited from your Account in case the Company has any suspicious grounds to believe that any Policy and Term and Condition mentioned in this TB Conditions has been abused and/or manipulated in any way.
- 3.11. While you benefit from this Trading Bonus and/or Credit Bonus promotion you have the obligation to act in good faith and should not carry out any action, in any way/manner, which may be considered as manipulation and/or abuse of these TB Conditions and/or Client Agreement and/or any other policies of the Company.



- 3.12. You should use the Bonus in an effective and reasonable manner in accordance with the Company's Policies, Legal [Documents](#) and Terms and Conditions.
- 3.13. The Company reserves the right, at its sole discretion, to disqualify you and/or any other Client that tampers and/or attempts to tamper with the operation of this Promotion and/or breach this TB Conditions and/or the Client Agreement.
- 3.14. The Trading Bonus and/or Credit Bonus and Profits generated can be forfeited in case the tampers suspects any act of fraud and/or breach of the Company's Terms and Conditions.
- 3.15. The Company reserves the right to adjust, amend or terminate this promotion, and/or any aspect of it, at any time and without prior notice.
- 3.16. It is of great importance to bring to your attention that all bonuses' schemes/plans and/or special promotions that the Company offer, and/or will offer in the future, are subject to specific promotional terms and conditions which are set solely at the Company's own discretion.
- 3.17. The Company has the right to remove any bonus upon suspicion of abuse. Such abuse will be considered but will not be limited to, when the Company is suspecting a group trading and/or same/similar trading strategy that is used to execute orders.
- 3.18. The Company reserves the right, at any time, without notifying you, to increase and/or decrease the amounts of benefits/bonuses offered, increase volume requirements and/or modify in any manner these TB Conditions.
- 3.19. The Company reserves the right to remove, deduct and/or forfeit the given credit from the Clients' accounts at any time and at its own discretion without any given notice.
- 3.20. The Company has the right to deny a bonus to you and/or any other Client without further explanation.
- 3.21. When the Company modifies the TB Conditions, with the continuance of your business with the Company, the Company will assume that you have understood, acknowledged and accepted the amended TB Conditions.
- 3.22. The Company shall not be held liable for any outcome that may arise as a consequence of bonus cancelation, including, but not limited to, order(s) by Stop Out.
- 3.23. This promotion should be considered as a separate and independent promotion within the Company's Policies and Terms and Conditions. Therefore, it cannot be combined, by any means, with any other promotions or benefits offered by the Company and/or running at the same time.
- 3.24. Any dispute or instance which is not covered by this Terms and Conditions Policy should be resolved by the Company's management in a manner which seems to be more just, fair and reasonable. That decision, made by the Company in such events, shall be final and binding on you and any other party or parties involved in the dispute.
- 3.25. Any taxes/charges which may arise because of this Promotion shall constitute your own responsibility and you will be solely responsible for arranging it.
- 3.26. Upon entering this promotion, you understand, acknowledge and approve that these TB Conditions are applicable to the Trading Bonus and/or Credit Bonus (if approved and granted by the Company). You understand, acknowledge and approve that you are aware that by benefiting from this Promotion it constitutes an acceptance of these TB Conditions.





fxglobe

- 3.27. These TB Conditions go along with the Client Agreement and Legal Documents which can be found at www.fxglobe.com.
- 3.28. If these TB Conditions are to be translated into a language other than English, the English version of the Policy shall prevail where there is an inconsistency.

