

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

Additional agreement

to the Client Agreement on participation in the bonus program

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"), opened for the first time during the period of validity of the terms of this Agreement.
- 1.3. The client has the right to participate in the bonus program or refuse to participate, including after the Bonus has been credited. After refusing to participate in the bonus program, after accrual of the Bonus, the amount of the Bonus is irrevocably written off and returned to the Company.

2. Conditions for accrual of bonus funds

- 2.1. The Bonus is credited within 30 (thirty) calendar days from the moment of creation of the first trading account by the Client, provided it is replenished within the specified period and after acceptance of this Agreement. Acceptance of this Agreement is consent to all the terms of this Agreement and confirmation of participation in the Company's bonus program in the Client's Personal Account by activating the "Receive Bonus" option.
- 2.2. The Bonus is granted for a period of 60 (sixty) calendar days and is written off by the Company automatically upon expiry of the specified period or credited to the balance of the relevant trading account of the Client in case of fulfillment of the conditions of the traded volume according to clause 2.6. of this Agreement.
- 2.3. The amount of the Bonus cannot exceed 1,000 US dollars or the equivalent of this amount in euros and is determined in the following order:
 - if the amount of Equity on the trading account is greater than or equal to the amount of the first top-up balance transaction, then the amount of the Bonus is determined by the formula:

the amount of the first replenishment of the trading account * the percentage of the bonus = the amount of the Bonus;

• If the amount of Equity on the account is less than the amount of the first top-up balance operation, then the amount of the Bonus is determined by the formula:

amount of the current Equity trading account * percentage of bonus = amount of the Bonus.

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

- 2.5. The Bonus is subject to be written off if:
 - in case the Client refuses the Bonus;
 - The client withdraws funds from the trading account to his balance or other type of account, and this leads to situation where the trading Equity after deducting the amount of the accrued Bonus becomes less than the amount from which the Bonus was calculated and accrued in accordance with clause 2.3 of this Agreement;



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

- if the condition of the traded volume is met. In this case, the Bonus amount is credited to the balance of the corresponding trading account;
- in the event of a reduction of the Client's own funds on the trading account to 10% of the amount of the previously accrued Bonus, such Bonus is automatically written off;
- in case of closing the relevant trading account by the Client;
- in case of any incorrect actions of the Client, including manipulation of the bonus program.
- 2.6. The calculation of the traded volume is carried out with the aim of subsequent unlocking and crediting of the Bonus to the balance of the corresponding trading account upon reaching a certain trading result and is determined on the basis of certain parameters, divided into groups of symbols, which determine the number of special conditional points, the amount of which is proportional to the number of traded lots. A detailed specification for groups of symbols is available in the Client's Personal Account in the "Bonus" section.
- 2.7. In the event that a certain number of lots were traded for one or more groups of symbols according to clause 2.6. of this Agreement, this volume is multiplied by the rate of points per lot and the number of points is summed to obtain the accumulated number of points.
- 2.8. In the event that the Client was attracted as a referral through the partner program, a coefficient 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: <u>https://gerchik.co/docs/information/Customer_agreement.pdf</u> 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.