

## **TERMS AND CONDITIONS**

### **for the Black Friday at Gerchik & Co Special**

### **(hereinafter referred to as the “Terms”)**

#### **1. General Provisions of the Special**

1.1. These Terms have been drawn up and approved by Gerchik & Co Ltd. (hereinafter referred to as the “Company”) within the Black Friday at Gerchik & Co Special (hereinafter referred to as the “Special”) and establish the procedure/conditions for participation therein and apply to all persons who are determined by the Company as participants of the Special (hereinafter referred to as the “Participants”).

1.2. The Special is attended by Participants who intend to activate one of the following special offers of the Company during the period from 00:00 by the time of the Company’s server on 17.11.2021 to 00:00 by the time of the Company’s server on 26.11.2021:

- **LITE BOX;**

- **SMART BOX;**

- **SUPER BOX.**

A detailed description of these special offers is available here: <https://gerchikcofx.com/en/> .

1.3. All Participants of the Special during the period of the Special specified in clause 1.2. of these Terms, get the opportunity to preferentially activate special offers of the Company

- **LITE BOX with a 10% discount (replenishment from \$450 or the equivalent in euros);**

- **SMART BOX with a 15% discount (replenishment from \$2550 or the equivalent in euros);**

- **SUPER BOX with a 20% discount (replenishment from \$4000 or the equivalent in euros).**

1.4. If the Participant has made the appropriate replenishment of the Client’s account and intends to receive preferential activation access to one of the special offers of the Company listed in clause 1.3. of these Terms, such a Participant must contact his personal manager in the Company or contact Support Service in the manner provided for in clause 2.10. of these Terms.

#### **2. Other Conditions**

2.1. All trainings and training courses are conducted for the personal use of training and other materials by the Participant. It is forbidden to transfer access to trainings/training courses to third parties for their joint use, to illegally record/copy and distribute training courses/training materials without the special permission of the Company. The Company reserves the right to deprive any Participants of the right to participate in trainings/training courses in case of violation of this condition. Information provided as part of trainings/training courses is intellectual property and is subject to protection in accordance with the applicable law. Dissemination of information obtained during trainings/training courses for commercial or non-commercial purposes is unacceptable.

2.2. The Participant is prohibited from distributing (publishing, posting on Internet websites, copying, transferring, or reselling to third parties) for commercial or non-commercial purposes the information

and materials provided within the trainings/training courses, as well as create information products on its basis, as well as use this information in any way other than for personal use.

2.3. The Participant of trainings/training courses is prohibited from recording the training or organizing parallel broadcasts without the special written permission of the Company. Otherwise, the Company has the right to demand compensation for losses in the amount of the cost of organizing this Special.

2.4. In order to fully participate in the training/training course, the Participant is obliged to ensure on his side the uninterrupted operation of the Internet channel, equipment, and software during the training period. The Company is not responsible for the inability of the Participant to participate in the training for reasons related to the disruption of the Internet channel, equipment, or software on the Participant's side.

2.5. The Participant does not have the right to make claims to the Company and/or any of the training/training course leaders related to the inability to participate in the training/training course for technical reasons, including if such problems arose on the side of the Company or the persons leading the training/training course.

2.6. The Participant hereby acknowledges that within the framework of the training/training course, the Company cooperates with third parties involved in the training/training course as leaders. In this case, the Company does not bear any responsibility for the training materials used during the training/training course, as well as for any negative trading result of the Participant, who, in turn, acknowledges that his participation in this training/training course does not guarantee receiving profit from trading and/or investment operations. In any case, the Company is not responsible for how the Participant used the information received during the training/training course and any results of its use.

2.7. Replenishment of the Client account in accordance with clause 1.3. of these Terms, under no circumstances can be considered a payment for participation in the training and/or payment for access to certain training materials and/or software products. The Company organizes the above trainings/training courses at its own expense to improve the qualifications of traders.

2.8. The Company has the right to make any changes and/or additions to these Terms at its sole discretion. Such changes and/or additions come into force from the moment of their publication in the form of an updated version of these Terms, as a result of which, all Special Participants are considered duly notified by the Company from the moment the above changes and/or additions with respect to these Terms are made.

2.9. The Company has the right to deprive any Special Participant of the "Participant" status in case of violation by such a Participant of these Terms and/or other incorrect actions on his part during the Special and/or during trainings/training courses. If such a decision is made, the Company has the right not to notify the Participant about the decision taken and not to explain the reasons that led to this decision.

2.10. In the event of any reasons related to the need to send requests affecting this Special and/or the process of participation in this Special, Participants have the opportunity to contact the Company at the following e-mail address: [support@gerchikco.com](mailto:support@gerchikco.com)

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

[https://gerchik.co/docs/information/Client\\_agreement.pdf](https://gerchik.co/docs/information/Client_agreement.pdf) .



Gerchik & Co Ltd.  
reg. number: 40512  
Govant Building, BP 1276,  
Port Vila, Vanuatu  
[gerchik.co](http://gerchik.co)

2.12. Special Participants acknowledge these Terms as the only official document governing the Special and undertake to follow these Terms.

2.13. These Terms are published on the official website of the Company at: \_\_\_\_\_ and are in the public domain. Each Special Participant is considered to be fully aware of these Terms and cannot declare the opposite in the process of participating in the Special.