



Bonuses & Rewards Promotions Terms and Conditions



FXGT is a brand name operated by GT Global Ltd, a company registered in Seychelles with registration number 8421720- 1 and registered address Suite 18, Third Floor, Vairam Building, Providence, Mahe, Seychelles, authorized and regulated by the Financial Services Authority Seychelles (FSA) under License number SD019 (the “**Company**”).

The Company reserves the right to offer various Bonuses & Rewards Promotions (hereinafter “**the Promotions**” or “**Bonuses and/or Rewards Promotions**” or “**Bonuses and/or Rewards**” or **separately referred to as “the Bonuses” and “the Rewards”**) to its Clients from time to time. These Promotions may be limited to only certain jurisdictions or countries, specific account types, or based on other criteria. Therefore, always make sure that you read and understand the Terms and Conditions governing the Bonuses and/or Rewards Promotions contained within this document (hereinafter “**the Promotions T&Cs**”) as well as the specific characteristics of each Promotion indicated under the Promotions tab in the Company’s website from time to time.

Bonuses may be granted in relation to qualifying funds credited into a Client’s trading account, including direct deposits, transfer-ins from the Client’s e-wallet, and internal transfers between trading accounts.

By participating in any Promotions, the Client acknowledges that he/she has read, understood and agreed to be bound by the Promotions T&Cs together with the Company’s Terms and Conditions, the Client’s Agreement and any other Legal documentation located on the Company’s website.

GENERAL PROVISIONS:

1. These Terms and Conditions apply to the Company and its Clients (legal entities or individuals) who have active Live MT5/MT4 trading accounts and are eligible to receive a trading credit and/or cash balance and/or any other prize deriving from any Promotion (hereinafter “**the Client**” or “**you**” or “**Participant**”).
2. All Bonuses and/or Deposit Bonuses and/or Rewards offered by the Company are fully integrated into the Company’s CRM system (the “CRM”) and/or the MT5/MT4 Accounts. Eligibility checks, bonus crediting, monitoring, GT Lots calculation, deductions, expiry, and bonus release mechanisms are automatically executed by the CRM according to predefined rules. The CRM display and records shall constitute the sole authoritative source regarding a Client’s bonus status.
3. The Company reserves the right at any time to amend, alter, modify, delete or add to any of the provisions of the Promotions T&Cs in accordance with the terms hereof. If the Promotions T&Cs were to be amended (hereinafter referred to as “**Changes**”), the Company shall post the



updated Promotions T&Cs through the Company's Website. All amended terms shall have immediate effect from the moment they are officially posted on the Company's Website. The updated version of the Promotions T&Cs becomes legally binding to both parties upon your access, login or use of your existing account.

4. The Company reserves the right to determine the list of countries participating in the Promotions. Thus, not all may be available to some countries and some countries may not have any Promotions available to them.
5. The decision whether to grant a Bonus and/or Reward to a Client is at the Company's sole discretion. The Bonuses Promotions offered by the Company, can be granted to selected clients either in the form of trading credits or cash balance (hereinafter collectively referred to as "**the Credits**"). The Reward Promotions can be granted to selected clients in the form of educational sessions, VPS subscriptions, laptops, watches or any other prizes that the Company decide at its sole discretion (hereinafter collectively referred to as "**the Prizes**"). Bonuses are granted for qualifying deposits made into the Client's trading account through approved payment methods, transfer-ins from the Client Portal e-wallet to the trading account, and internal transfers between the Client's trading accounts, subject to the Company's sole discretion.
6. The granting of any Credits and/or Prizes is managed and executed through the CRM and shall apply only if a Client meets the specific requirements of any Promotion. In cases where there is a specified number of Bonuses and/or Rewards available for Clients who meet the specified criteria for each Promotion as specified on the Company's Website or any of the Company's marketing material, then the Bonuses and/or Rewards will be granted to the Clients on the basis of "First comes, first served", lucky draws and any other form that the Company deems proper.
7. Any Credits and/or Prizes granted to a Client in relation to any Promotion cannot be withdrawn and/or transferred out from the Client's live MT5/MT4 trading account. In the event that the Client attempts to transfer out from his/her live MT5/MT4 trading account to his/her e-wallet any amount, the Client acknowledges and agrees that the Credit granted by the Company will be proportionally decreased in its MT5/MT4 trading account based on the discretion of the Company.
8. Once any Bonus and/or Reward has been granted in the form of trading credits, the Client may use them for trading purposes only. Profits made after trading with the Credits can be withdrawn.
9. Any Bonus granted will appear as trading credits in Credits section and any deposited amount will appear as Balance in your trading account. Any profits or losses resulting from closing any position will firstly be reflected on the Balance. When there is no longer available balance then any losses will be deducted from the Credits.
10. The Bonuses and/or Rewards may not be transferred to any other live MT5/MT4 trading account/s held by the Customer or the live MT5/MT4 trading account/s of any other Client or subdelegated to any third party.



11. The set/fixed rates, percentages, limits, assets, trading conditions/requirements, trading account types, dates and periods, places and/or any other aspect of any Promotion (“**the Specifications**”), are specified under the Promotions tab and/ or any Marketing Material produced by the Company, located on the Company’s website or communicated to the Client through the Company’s official communication means. All Specifications are also reflected within the CRM and the CRM record shall prevail in case of discrepancy.
12. The Promotions are provided at the Company’s sole discretion, hence it reserves the right to amend, alter, modify, remove, or add and in any other way differentiate the conditions and/or specifications and/or characteristics of any Promotion, as it deems fit without providing any prior notice.
13. If the Promotions cannot be executed as planned, due to reasons beyond the control of the Company, including but not limited to any problems and/or technical malfunction, or any applicable instrument being delisted or changed substantially, the Company shall incur no liability to the Client in connection with the Promotion.
14. The Promotions will apply per Client therefore, if the Client holds multiple Live MT5/MT4 trading accounts in the same or different currency, he/she is eligible to receive the Credits and/or Prizes only on the first account registered for the Promotion during the promotional period unless otherwise specified on the Company’s website. Certain Promotions (for example, Loyalty Bonus) may be granted to Clients more than once, including on the basis of consecutive qualifying transactions such as direct deposits, transfer-ins from the Client Portal e-wallet to the trading account and internal transfers between the Client’s trading accounts, subject to the applicable Promotion specifications and the Company’s sole discretion. “Qualifying Transaction” means any direct deposit, transfer-in from the Client Portal e-wallet, or internal transfer between trading accounts, as determined by the Company.
15. In cases where Credits and/or any other Prizes will be granted to Clients based on GT Lots, points earned and/or lots traded and/or any other similar requirements, then the latter will be cumulatively counted from all live MT5/MT4 trading accounts of the Client. Only positions that remain open for a minimum duration of five (5) minutes shall be deemed eligible to be counted as “GT Lots”, unless otherwise agreed in writing. For the purposes of the Promotions, Qualified GT Lots (“QGTLots”) shall mean the total number of GT Lots derived from closed trading positions that satisfy all of the conditions set out below:
 - 15.1. Only positions that remain open for a minimum continuous duration of five (5) minutes or more shall qualify as QGTLots. Positions closed prior to the completion of this minimum holding period shall not be eligible.
 - 15.2. QGTLots shall be accumulated only after the Client has made their first deposit into a live trading account. Any trading activity conducted prior to the first deposit shall not be considered for QGTLots accumulation.
 - 15.3. Only positions opened on or after the official launch date of the applicable bonus or rewards program shall qualify as QGTLots. From such launch date, all eligible Clients, including those whose KYC documentation has been successfully verified, shall commence participation with a QGTLots balance of zero (0).



15.4. QGTLots shall be calculated exclusively on the basis of closed positions. Open positions shall not be taken into account until such positions are fully closed.

The calculation, monitoring, validation, and recording of QGTLots shall be performed exclusively through the Company's Customer Relationship Management system (CRM), which shall constitute the sole authoritative source for all QGTLots-related records. However, it may vary depending on the region and/or the specific promotion, as may be determined by the Company from time to time.

16. The Credits deriving from any Bonus are granted to Clients only once unless otherwise specified on the Company's website (e.g., Credits from Loyalty Bonus, which may be granted to Clients each time they make a qualifying transaction to their MT5/MT4 trading accounts, including a direct deposit, a transfer-in from the Client Portal e-wallet to the trading account, or an internal transfer between trading accounts, subject to the applicable Promotion specifications).
17. The Credits deriving from any Bonus are credited in the base currency of the live MT5/MT4 trading account of the Client and/or the equivalent in another currency.
18. The Credits can be deducted from the Client's live MT5/MT4 trading account/s at any time without prior notification of the Client, at the Company's sole discretion.
19. The Company reserves the right at its sole discretion, to deny, withhold or withdraw from a Client any Credits and/or any other Prizes deriving by any Promotion and/or to terminate the Client's live MT5/MT4 trading account/s and/or cancel their participation to any Promotion if the Company suspects or determines that a Client is acting in bad faith or in a manner that is not in the spirit of the Promotions and/or against the Company's Policies and Terms and Conditions.
20. The Company reserves the right to cancel and/or deduct any Credit/Bonuses that have been granted and/or disable the Client's Account, if the Company believes that the Client abused any of the Company's Promotions, breached the Terms and Conditions and/or Client Agreement and/or any other Legal Document located on the Company's Website, or is in Default as per the Terms and Conditions and/or Client Agreement.
21. The Client acknowledges and agrees that the No Deposit Bonuses scheme is restricted under the "Same Registration IPs" rule, therefore, Clients sharing the same registration IP won't be eligible for this bonus scheme. The Company reserves the right, at its sole discretion to decline and /or refuse the provision and/or cancel the provision of the No Deposit Bonus, where the Company believes that the Client abused the bonus scheme, without the need to provide any justification to the Client.
22. The Company reserves the right, at its sole discretion to decline registration of any participant in the Promotions and refuse offering any type of Credit or Prizes at its sole discretion and without the need to provide justification.
23. Under no circumstances shall the Company be liable for any consequences of any Promotions' cancellation and/or amendment and/or alteration and/or suspension and/or termination.



24. Any indication or suspicion, in the Company's reasonable discretion, of any form of hedging, arbitrage abusive or improper trading, attempted abuse or attempted improper trading fraud, manipulation, cash-back arbitrage connected to a trading bonus or any other form of deceitful or fraudulent activity (including but not limited to participant's trading activity patterns that indicate that the participant solely aims to benefit financially from the credit trading bonus without being genuinely interested in trading in the markets and/or taking market risk), will nullify all previously credited trading bonuses of the Client's eligible trading account\`s with the Company and/or any and all transactions carried and/or profits or losses in that trading account\`s. In addition, the Company reserves the right to exclude the Client from any other current and/or future Bonuses and/or Promotions offered by the Company.
25. Under the above-mentioned circumstances, the Company reserves the right at its sole discretion to:
 - a) Block all Client's live MT5/MT4 trading accounts;
 - b) Disable all Client's live MT5/MT4 trading accounts;
 - c) Cancel orders; and
 - d) Nullify any profits.

The Company shall not be liable for any consequences that give rise due to the Promotion's cancellation, and/or alteration and/or suspension, including but not limited to, orders closure by stop out.

26. In the event that any live MT5/MT4 trading account/s becomes dormant all previously awarded Credits will be immediately withdrawn from the respective Client's live MT5/MT4 trading account/s.
27. In the event that a Client's live MT5/MT4 trading account reflects a negative balance and/or zero balance and remains inactive for a continuous period of ten (10) calendar days and such account contains any Credits granted by the Company in the form of a bonus, the Company reserves the right, at its sole discretion, to nullify the account's balance. This shall include the cancellation of any remaining Credits and the write-off of the negative balance, thereby resetting the account balance to zero (0). For the purposes of this clause, "inactive" shall mean that no trading activity, deposits, withdrawals, transfer-ins, or internal transfers have been conducted on the account during the specified period.
28. In cases where any Promotion is granted to a Client without the requirement for the Client to deposit and/or transfer-in any amount to his Live MT5/MT4 trading account/s (including but not limited to No Deposit Bonus) then in order for the Client to be eligible to receive such Bonus, his/hers KYC documents must be verified by the Company at the Company's sole discretion. Under these circumstances Clients who register and/or their KYC is verified after the specific Promotion period expires, then the Client will not be eligible for any Promotions. In these cases where no deposit or transfer-in of any amount is required, the Promotion can



be granted for up to two family members/per household only with the approval of the Company, at its sole discretion.

29. In cases where Credit is granted to the Client according to any Promotion, this will be credited to the Client's Live MT5/MT4 trading accounts and shall be available for trading purposes only. Under normal circumstances the Credit is added instantly in the Client's live MT5/MT4 trading account's. Notwithstanding the above, in some exceptional cases there might be a slight delay for the Credit to appear.
30. Credits deriving from any Promotion are calculated based on the total amount of qualifying funds credited to the Client's live MT5/MT4 trading account, including direct deposits, transfer-ins from the Client Portal e-wallet, and internal transfers between the Client's trading accounts, subject to the applicable Promotion specifications and the Company's sole discretion. The Company reserves the right as its in sole discretion deems fit to alter, amend, extend, reduce or any in other way modify the Promotions period at its sole discretion.
31. The specific account types that are eligible to participate in any Promotion are specified under the Promotions tab on the Company's website and/or in any marketing material communicated to the client by any means approved by the Company.
32. All Promotions are limited to one per individual, email address, telephone number, payment account (e.g., debit/credit card, Skrill, etc.), and device used to access a Client's Live MT5/MT4 trading account (mobile device, tablet, computer, etc.). Additionally, Promotions are restricted to one per shared network environment, such as public libraries, internet cafés, and workplaces. Except in cases expressly permitted under Clause 28, where the Company may allow up to two family members per household to participate in No Deposit Promotions, subject to its approval. If a Client (or group of Clients) is found to have been improperly awarded any form of Credits and/or Prizes, the Company reserves the right at its sole discretion to take corrective actions, including blocking all directly or indirectly linked Live MT5/MT4 trading accounts, refunding only the remaining balance of the initial deposit, and withholding any profits generated from the Promotion. Furthermore, the Company reserves the right to exclude any Client from Promotions or withhold any awarded Credits and/or Prizes at its discretion. In light of the previous paragraph the Company has established designated procedures in order to ensure effective prevention of practices prohibited by our internal policies, the Promotional T&Cs, the Company's Terms and Conditions and/or Client's Agreement and/or any other legal documentation located on the Company's website and performs ongoing monitoring of clients' trading environment and trading activity for the purposes of detecting and identifying patterns that would constitute attempted violations.
33. If the Company suspects that Clients registered accounts using different email addresses for the purpose of taking advantage of any promotion, will be considered as an abuse and violation of terms and conditions.
34. In cases where the Company has valid and/or reasonable suspicions that there is a violation of the Promotional T&Cs, the Company's Terms and Conditions and/or Client's Agreement and/or any other legal documentation located on the Company's website, it reserves the right to nullify all previously granted Credit and/or Prizes to the Client's live MT5/MT4 trading



account/s registered with the Company and/or any and all transactions carried out and/or profits generated therein. In such cases, the Company reserves the right at its sole discretion to permanently block and/or disable all such Client's live MT5/MT4 trading account/s cancel any and/or all orders and annul all profits of such Client. Thus, the Company shall not be liable for any consequences of the Credits cancellation, including but not limited to order to closure by Stop-out.

35. Notwithstanding the above paragraph, the Company's reserves the right at its absolute discretion to proceed with an investigation of each case in order to determine and/or satisfy its suspicions that any violation has been occurred. During the investigation period, the Company reserves the right to disable the Client's Live MT5/MT4 trading account/s and deny any withdrawal requests until the completion of the investigation. For the purposes of analyzing and/or examining the circumstances under which the suspicion was created, the Company reserves the right to request by the Client to provide any documentation and/or information which the Company deems necessary so as to facilitate the Company's investigations.
36. In cases where the Client does not provide the requested documentation and/or any information within a specified time frame set by the Company, and/or denies to cooperate during the investigation period, then the Company reserves the right at its sole discretion to permanently block all the accounts involved, return the initial deposit amount and withhold any profits that have derived from any Promotion.
37. To the extent permitted by the Law, the Company shall not be liable for any loss of partial or full profits, revenues and/or any other damages whether financially, indirectly, special, consequential or punitive in regard to any Promotions offered by the Company. By trading with the Company, the Client consents and understands, that in no event the Company will be held liable, and the foregoing limitations shall be effective even if the above-stated fail of its essential purpose.
38. The Client agrees to indemnify, defend and hold harmless the Company (including its directors, officers, employees and assigns) on written demand and at all times from and against any and all liability, fines, penalties, actions, judgment, settlement, claims, demands, losses, damages, injury, compensation, costs and expenses for or in respect of which the Company will or may become liable by reason of or related or incidental to any act, default or omission and/or any breach of representation and warranty set forth herein by the Client under these Promotions T&Cs including without limitation resulting from or in relation to any breach, non-observance, act or omission whether negligent or otherwise. To the extent permitted by law, the Client's right to litigate, to seek injunctive relief or to any other resource to judicial or any other procedure in case of disputes or claims resulting from or in connection with the Promotions and the Promotions T&Cs are hereby excluded, and the Client expressly waives any and all such rights.
39. In the event of any dispute in relation to any Promotion, such dispute shall be resolved by the Company in good faith and as, in its sole discretion deems fit and proper. The Company's decision shall be final and binding.



40. If any part of the Promotions T&Cs should be held by any Court of competent jurisdiction d as unenforceable or illegal or in contravention to any rule, regulation or Law of any Market or Regulator, that part shall be deemed to have been excluded from the Promotions T&Cs from the beginning, and these Promotion T&Cs shall be interpreted and enforced as though the provision had never been included. The legality and enforceability of the remaining provisions or the legality, validity and enforceability of this provision relative to the law and/or regulations of any other jurisdiction, shall not be affected.
41. All disputes and controversies arising out of or in connection with the Promotions T&Cs shall be finally settled in the same jurisdiction as per the Company's Terms and Conditions and/or Client Agreement.
42. These Promotional T&Cs are governed by the Laws of the same jurisdiction as per the Company's Terms and Conditions and/or Client Agreement.
43. Any material and information included herein or on the Company's website and/or on any other marketing material communicated by the Company to Clients by any other means are intended for information and marketing purposes only and does not constitute investment advice or recommendation nor an invitation to acquire any financial instrument and/or be involved in any financial transaction. The Client is solely responsible for the risk of his investment decisions and if considered appropriate, he/she should seek relevant independent professional advice before making any decision. Please read the full Non-Independent Investment Research Disclaimer located on the Company's Website.
44. The Bonuses & Rewards Promotions Terms and Conditions are made in the English language. Any other language translation is provided as a convenience only. In the case of any inconsistency or discrepancy between the original English text and its translation into any other language, as the case may be, the original version shall prevail.