

## BONUSES TERMS AND CONDITIONS

1. Prime Markets S.A. (the Company) promotes a 10%, 30%, 50% or 100% deposit Bonuses (the "Bonus", subject to the Terms and Conditions contained in the present document.
2. By opening a trading account and applying for this Bonus, the Client acknowledges that he has read and agreed to be bound by these Terms and Conditions and the Company's General Business Terms, Client Agreement, Risk Disclosure and Warning Notice and Privacy Policy, which are available on this website.
3. In order to be eligible for this Bonus, the Client must satisfy each of the following requirements:
  - a. the Client must act in good faith in applying for this Bonus.
  - b. the Client must not be an employee or partner of the Company.
  - c. the Client must never have participated in Abusive Behavior (as defined in paragraph 4 below) in relation to any other offer or promotions made by the Company.
4. This Bonus, and the retention of the Bonus by the Client, is conditional on the Client complying with the Company's General Business Terms and Client Agreement and on the Client meeting the following conditions at all times:
  - a. the Client acts in good faith in relation to this Bonus.
  - b. the Client does not participate in any abuse, improper conduct in relation to this Bonus or, in either case, any previous abuse or improper conduct in relation to a previous similar Bonus or promotion by the Client, or attempted abuse or improper conduct (together, "Abusive Behavior").
  - c. Abusive Behavior includes the following:
    - i. giving instructions on behalf of a Client without due or proper authority;
    - ii. repeatedly failing to respond to an email for a period of 7 days or more;
    - iii. the Client himself or acting with others (including an Introducing Broker), establishing a trading position or positions which have the purpose or effect of extracting the Bonus provided, and/or the profits generated by the Bonus, without exposure to economic risk, including without limitations loss of the Bonus or the Client's capital (or capital of others);
    - iv. the Client fails to comply with the terms and conditions set out in par. 5 and par. 9.
    - v. the Client, by himself or acting with others, having an account or accounts where the accumulated Bonus or Bonuses from other offers or promotions in the account is greater than the amount which could have been accumulated if the Client and such others had complied with the Terms and Conditions of this Bonus and such other offers or promotions based on the specific offer(s) or promotion(s) in which the Client has participated or is participating.
    - vi. the Client hedging his positions including, without limitations, holding open position(s) on the opposite of a trading, by way of illustration only, through use of a single or correlated currencies, at given periods, internally (using other trading accounts held with the Company) or externally (using other trading accounts held with other brokers).
5. Subject to the Company's General Business Terms and Client Agreement and the present Terms and Conditions (each Client other than a Client excluded in accordance with paragraph 3 above or who does not satisfy the conditions in paragraph 4 above), an "eligible client" will be entitled to receive a 10%, 30%, 50% or 100% bonus (the "Bonus") on any deposit up to a maximum of USD 10,000 (or the equivalent amount in other currencies) per Client. Where the Client's equity falls below USD 25, he will be

entitled to an additional 10%, 30%, 50% or 100% bonus (the "Additional Bonus") on this next deposit up to a maximum of USD 10,000 (or the equivalent amount in other currencies). Please note that the maximum amount limit referred to in this paragraph shall apply on a per-Client (rather than on a per-account) basis and shall in no way be affected by the number of accounts which a Client holds with the Company. The Bonus cannot be cashed in and Clients will not be allowed to withdraw from their account(s), unless all of the following requirements are met:

- i. The Bonus has been credited to a verified account.
  - ii. The volume traded exceeds the following minimum requirements:  $(\text{Bonus amount})/3$  [Bonus amount divided by three] standard lots on currencies and/or commodities. Volume calculation starts from the first Bonus and continues consecutively. This means that you cannot withdraw later Bonuses or Balances before you trade the required volume for the first Bonus, and so on. The volume calculation starts from the moment the Bonus is credited to the Client's account. The volume for each deposit is calculated separately. Trades with less than then 10 (ten) minutes between the open and the close will not be included in the volume calculation. So-called "reverse trading" or "hedging" will not be included in the volume calculation.
6. The Bonus is only available to Clients who deposit USD 500 (or the equivalent amount in other currencies) or more into their trading account.
  7. In case the equity of the Client's account becomes less than the Bonus, the Bonus will be cancelled, which may cause margin calls or close-outs.
  8. The Bonus can be withdrawn in full, if by the moment of lots calculation, the Bonus is still present in the Client's account. If a Client had traded the required volume, but the Bonus has already been cancelled, the Bonus would not be added, nor it will be available for withdrawal.
  9. The bonus amount is available for trading for 6 months after it is credited to the Client's account. If the conditions set out in paragraph 5 above are not met, the Company will withhold the Bonus from Client's account. Upon the expiration of the 6th months period, the Company cancels the participation in the promotion and these Terms and Conditions no longer apply.
  10. No trading account of a Client will be credited with the Bonus if that account is already subject to another promotion. If the Client's trading account is already subject to another promotion, the Client may open a separate account for the purpose of receiving the Bonus. The Client acknowledges that in the case of an internal transfer from an account already subject to another promotion any Bonus or Additional Bonus already granted to this existing account will be automatically subtracted and removed in order for the Client to be eligible to receive the Bonus into his new account.
  11. The Client acknowledges that Forex and CFDs are leveraged products which involve a high level of risk. When trading in such products, the Client understands that it is possible to lose all of his capital. These products may not be suitable for everyone and the Client should ensure that he understands the risks involved. The Client should seek independent advice if necessary.
  12. If the Company in good faith has reason to believe that a Client (whether individually or as part of a group) has failed to comply with the conditions set out in paragraph 4 above, the Company is entitled at its sole discretion, to: (i) deny, withhold or withdraw from the Client's account(s) the Bonus (and the Additional Bonus if applicable), (ii) to withhold, cancel and subtract, from the Client's account(s) and/or from any other account(s) related to such Client account(s) the Bonus, (iii) to offset any resulting losses against related/hedged winning accounts, (iv) to terminate that Client's access to services provided by

the Company and/or terminate the contract between the Company and the Client for the provision of services, (v) to block that Client's Account(s) and to arrange for the transfer of any unused balance (less than any Bonus or Additional Bonus if applicable) to the Client and (vi) to cancel any profits generated from Abusive Behavior. In addition, if the Company suspects or has reason to believe that a Client (whether individually or as part of a group) has abused the Bonus or by any other means that the Company reasonably believes it amounts to abusive behavior and the Client has failed to comply with the conditions set out in paragraph 4 above, the Company is entitled at its sole discretion to reverse any cumulative profits or any other benefits derived as a result of the Abusive Behavior.

13. The Company may ask the Client to provide sufficient documentation as the Company thinks fit and necessary in order to be satisfied as to the Client's identity before granting any Bonus.
14. These Terms and Conditions are made in English. The Client acknowledges that he fully understands and agree with these Terms and Conditions.
15. The Company reserves the right to change, update or cancel this promotion with notification by changing these Terms and Conditions at any time without prior notice.