



## BONUS AGREEMENT

TradeEU.global is the trading name of TRADESENSE HOLDINGS LTD a company registered in Mauritius, with company number 183967, and is authorized and regulated by the Financial Services Commission ("FSC") with license number GB21026906 (the "Company").

Date	
Client Name	
Account Number	

### **Section I: Credit and Bonus Application:**

- i. The Client acknowledges that they confirm, understand and acknowledge the Terms and Conditions of this Bonus Agreement (the "Agreement").
- ii. The Client also acknowledges that the Company reserves to right to publish subsequent Bonuses whereas clients undertake to remain up to date with the latest communication from the Company.
- iii. Clients must have a trading account with the Company and fulfil the eligibility criteria.
- iv. It is hereby acknowledged that clients must allow for 24 hours before any Bonus is added to the trading account of the eligible clients.

### **Section II: Terms and Conditions:**

- i. For every 1000 USD provided as a bonus to the client is subject to turnover of 300 lots minimum trading volume. While each turnover of 1 lot is considered equivalent to the standard size of USD 100,000 trade.
- ii. The trading volume only counts closing deals on currency pairs whereas hedging trades which are made to offset positions in the same asset, where a trade was previously opened by the Client, are not counted towards the trading volume.
- iii. In case where the client requests a withdrawal prior to the completion of the minimum trading volume - based on the bonus provided - then the Company reserves the right to apply a penalty by waiving any accrued profits since the bonus was granted to the said trading account.
- iv. It is acknowledged that when a client is trading with a bonus and a stop out occurs, any additional bonus credited to the account following the stop-out, is subject to an additional trading volume as per section (i) hereinabove. To this effect, the calculation of the trading volume will commence



again on the date of the credit of the additional bonus and any previous volume shall be disregarded from the trading volume calculation.

- v. If the client requests to withdraw funds before executing the required trading volume, all the bonus and the profits derived from it will be canceled automatically upon withdrawing and only after the Company's Terms and Conditions.
- vi. Withdrawal requests of the bonus and/or any portion of the profits earned by trading with a bonus will be processed, once they have completed the due diligence and verification procedure and have fulfilled the minimum trading volume as described above.
- vii. It is clarified and acknowledged that any profit earned by trading with a bonus means profit on trades which were opened or closed while any amount of the bonus was present in the account and/or where the bonus has prevented stop out of positions.
- viii. Any accrued profits associated with the bonus of an account which hasn't reached the minimum trading volume will be withheld and waived once it becomes dormant.
- ix. The Client is expected to utilize the Company trading benefit in a rightful and justified manner, according to the provisions of this Agreement the Company reserves the right, at its sole discretion, to disqualify any individual that breaches present Agreement and/or any of the Company's Terms & Conditions.
- x. If the Company suspects any wrongdoing, deception, fraud or other forms of deceitful or fraudulent activity in a Client's trading or if the Client otherwise is suspected to have acted with a lack of good faith towards the Company, then the Company reserves the right, at its own discretion, to:
  - a. deny, withhold, withdraw or cancel all the Client's bonuses that have been provided;
  - b. cancel all orders and/or transactions executed and nullify all profits generated;
  - c. temporarily or permanently, block the Client's access to the trading account(s) and/or block or suspend the Client's trading account(s);
  - d. terminate that Client's access to the services provided by the Company and/or terminate the contract between the Company and the Client for the provision of services.

In case of permanent termination of the business relationship with the Client, any unused funds (less the Bonus and profits generated from it, if applicable) will be withheld by the Company.

- xi. 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 it is possible to lose all their invested capital.



**Section III: Acceptance:**

By accepting the bonus, the client understands as well as agrees to the terms and conditions set out above.

Client's Signature \_\_\_\_\_