

### **30% DECEMBER NFP BONUS TERMS AND CONDITIONS (hereinafter “the Terms”)**

1. By participating in this bonus promotion, the Client acknowledges that they have read and agreed to be bound by these terms as well as to the general terms and conditions that apply to their account.
2. This bonus promotion is valid from 29<sup>th</sup> November 2021 up until 3<sup>rd</sup> December 2021 (GMT+3 3:00PM), prior to the release of the NFP news announcements, and it is open to all eligible, new and existing, clients.
3. This bonus promotion is available to all eligible TopFX Clients. Clients, who have abused or suspected to have abused any previous promotions, acted in bad faith, or submitted false or inaccurate information upon their registration at any point in the past, or have been found in any way to not uphold with the Terms & Conditions set by the Company or act or acted in any other abusive manner are not considered to be eligible.
4. The bonus promotion is available for USD base currency accounts.
5. The minimum deposit to apply for this bonus promotion is USD 100 or currency equivalent.
6. The maximum Credit that can be obtained via the bonus promotion is USD 250 or currency equivalent.
7. The maximum leverage offered with this bonus promotion is 1:500 (depending on the instrument).
8. The stop-out level for MT4 accounts is at 35% and for cTrader accounts 30%.
9. In cTrader, “Total Bonus” is the total bonus added to the Client’s account as equity similar to MT4 but the maximum available usable bonus, called active bonus, at any time is described by the formula MIN (total bonus; cash equity), where cash equity is equity minus active bonus.
10. In cTrader, “Total Bonus” will not be removed when the client withdraws, transfers or requests such transactions but as per clause 9, active bonus will be reduced if Cash equity is reduced and is below Total Bonus given.
11. In cTrader, “Total Bonus” is converted to real cash balance by actively trading, with the conversion rate being 1 USD per 100k USD volume (or equivalent).
12. The Company may terminate this Agreement immediately without giving notice and the Company has the right to reverse and/or cancel all previous transactions on a Client’s account, if the Company reasonably suspects that the Client has abused or attempted to abuse a promotion and/or logs-in to his/her Trading Account(s) and/or trades under the same device and/or under the same IP address as other Client(s) who performed or performs abusive trading and/or is suspected that the Client trades in cooperation with another Client(s) and where the Client and other Client(s)

use the same or similar trading patterns. This may also include the usage of Virtual Private Networks (VPN)/Virtual Private Server (VPS).

13. This bonus promotion cannot be combined with any other promotion held by TopFX.

14. The bonus amount can be lost.

15. The Client must provide true and accurate information and shall first pass the Company's KYC and due diligence process in order to be eligible to participate to this bonus promotion. The Company reserves every right to request for more documentation if deemed necessary in order to be satisfied as to the Client's identity prior to crediting any bonus to the Client's trading account. If the Client is found to have provided false documents even after bonus is given, then the bonus shall be withdrawn and the account will be closed.

16. The bonus will also be removed in full by TopFX or following a Client's withdrawal request or request to transfer funds between accounts at TopFX (whenever that request is made) and immediately prior to the fulfilment (if fulfilment is possible) of the request.

17. The amount of the bonus is added to the client's equity of the trading account upon the approval of the client's request. Please note that the bonus is not withdrawable. Instead, profit can be withdrawable.

18. TopFX reserves the right, at its sole discretion, to alter, amend or terminate this bonus promotion, or any aspect of it, at any time and without prior notice. The Company recommends that the Client revisits these terms regularly and by their continued use of the Company's services, the Client accepts any such modified terms.

19. Notwithstanding any other provision of these terms, the Company shall have the sole discretion to determine the applicant's eligibility under these terms, including, without limitation, whether or not the applicant is eligible. The Company has the right not to accept an applicant for any reason as the Company shall determine in its sole discretion.

20. If these terms are translated into a language other than English, then the English version shall prevail whether there is any discrepancy and or inconsistency.

21. Any dispute or situation not covered by these terms will be resolved by the Company's Management in a fair manner.