

BONUS TERMS AND CONDITIONS

1. Introduction

Delcamp Global Markets Inc (hereinafter referred to as "the Company"), operating under the trading name Trade24Seven, is a brokerage firm authorized and regulated by the Mwali International Services Authority with the License number BFX2024041.

By opening an account on https://trade24seven.com/ the client acknowledges and agrees to comply with these Bonus Terms & Conditions, in addition to the general Client Agreement Terms and Conditions and related Company policies.

2. Conditions of Eligibility

2.1. Subject to, and without prejudice to, all other Company Policies (as provided in the Client Agreement), the Bonus Terms & Conditions are available to clients who meet the eligibility criteria outlined herein.

2.2. The Bonus Terms & Conditions are exclusively offered to clients who hold a real trading account with the Company.

2.3. The Company reserves the right, at its absolute discretion, to offer or revoke the Bonus Offer to any client as it deems appropriate and for as long as the Company considers it necessary.

2.4. Only people who can legally enter binding contracts under the laws applicable in their country of residence may participate in the Terms. Clients must be at least 18 years of age to be eligible.

2.5. The Company considers as Eligible Clients those who:

- Have successfully completed the Know Your Customer (KYC) verification process.

- Have made at least one deposit in their trading account.

- Have not engaged in any fraudulent, abusive, or unethical trading practices.

3. General Terms

3.1. The Company will process the bonus credit within 48 hours after an eligible client meets all the specified criteria.

3.2. The Company reserves the right, at its reasonable discretion:

- To decline registration of any participant in the Bonus Terms & Conditions.

- To disqualify any participant who abuses or attempts to abuse the Bonus Terms or breaches these terms and/or any other Company policies.

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Risk Warning: Trading involves significant risk. Please trade responsibly.



3.3. Under no circumstances shall the Company be held liable for any consequences arising from the cancellation or refusal of a bonus, including but not limited to the closure of positions due to Stop Out.

3.4. The Company reserves the right, at its discretion, to discontinue the Bonus Terms & Conditions at any time without providing a reason. Clients affected will be notified via email.

3.5. Clients may choose to opt out of the Bonus Terms at any time by submitting a request to the support department at support@trade24seven.com

3.6. The Company reserves the right to modify, amend, or terminate the Bonus Terms & Conditions at any time. Any changes will be communicated to clients and published on the Company's website. Participation in the Bonus Offer constitutes acceptance of any modifications.

3.7. Bonuses cannot be transferred between different trading accounts maintained with the Company.

3.8. All profits earned while a bonus is active in a Client's trading account are subject to the Bonus Terms and Conditions. Clients who have received a bonus can only withdraw an amount up to their total net deposits until they meet the required trading volume as specified in the bonus term.

4. Restrictions

4.1. Clients are permitted to hold only one Bonus Terms Account per unique IP address. Multiple registrations from the same IP or using the same personal details are strictly prohibited.

4.2. Intermediaries and Related Parties are prohibited from participating in the Bonus Terms & Conditions. If a client's account is linked, through registration details or trading patterns, to another account, the Company reserves the right to disqualify the client.

The term "Related Party" includes but is not limited to:

- Immediate family members (spouses, siblings, parents, and children).
- Individuals or entities that the client directly or indirectly controls or is controlled by.

5. Cancellation and Disqualification

5.1. The Company reserves the right to cancel the bonus and/or disqualify a client if there is any indication of:

- Arbitrage trading strategies (including risk-free trading).
- Abusive trading behavior (such as opening positions solely to benefit from the bonus).
- Fraud, manipulation, cashback arbitrage, or any other deceitful or unethical trading activities.



5.2. In such cases, the Company may:

- Remove all credited bonuses and any associated profits.

- Close or suspend the client's trading account (temporarily or permanently – subject of Compliance approval).

- Cancel all open positions and orders.

5.3. If a client initiates an internal transfer between accounts, any previously credited bonuses will be canceled, and the bonus will not be applied to the new account.

5.4. The Bonus Offer Period is not fixed and may be introduced, modified, or discontinued at any time at the sole discretion of the Company.

5.5. The Company reserves the right to extend, modify, or cancel any bonus offer without prior notice to Client.

5.6. The Company reserves the right to cancel an active bonus when:

- The client's account balance goes negative, and no positions are open.

- The Company has reasonable grounds to believe that the client has attempted to abuse the Bonus Terms (e.g., hedging trades between multiple accounts).

6. Wagering Requirements

6.1. Each 1,000 USD bonus provided to the Client is subject to a minimum trading volume requirement of 300 lots. A 1-lot turnover is defined as a trade with a standard contract size of 100,000 USD.

6.2. Only closed trade will be considered toward the required trading volume. Hedging transactions, where the Client opens offsetting positions in the same asset, will not be counted.

6.3. If the Client is trading with a bonus and experiences a stop-out, any new bonus credited afterward will be subject to an additional trading volume requirement in accordance with Clause 3. The trading volume calculation will restart from the date of the new bonus credit, and any prior volume will be disregarded.

6.4. A withdrawal request of the bonus will be processed only after the Client has completed identity verification and fulfilled the required trading volume as is mentioned in clause 3.8.

7. Withdrawal Processing and Bonus Adjustment Policy

7.1. The withdrawal process for bonus-related funds must adhere to the Company's standard withdrawal policies.

7.2. If a withdrawal is requested before meeting the required trading volume, the entire bonus and any associated profits may be forfeited at the Company's discretion.

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7.3. Partial withdrawals may also result in the removal of the bonus if the account balance falls below the required amount to sustain the bonus.

8. Force Majeure Clause

8.1. The Company shall not be liable for any delay, failure, or loss arising from circumstances beyond its reasonable control.

Such circumstances include but are not limited to:

- Natural disasters (earthquakes, floods, pandemics).
- Cyberattacks or security breaches.
- Regulatory restrictions or changes in financial laws.
- Market disruptions caused by economic crises or political instability.

9. Fair Use Policy & Abuse Monitoring

9.1. Abusive trading behavior includes but is not limited to:

- Opening multiple accounts to exploit the bonus system.
- Using hedging strategies across multiple accounts to manipulate trading outcomes.
- Engaging in arbitrage or scalping tactics are designed solely to extract bonus benefits.
- 9.2. If abuse is detected, the Company may:
- Remove the bonus and associated profits.
- Suspend or permanently ban the client's account.
- Take legal action or report fraudulent activity to relevant authorities.

10. Bonus Cancellation Due to Inactivity

10.1. If no trading activity is detected on the account within 30 days after receiving the bonus, the Company reserves the right to cancel the bonus without prior notice.

11. Regulatory Compliance & Transparency

11.1. The Company adheres to international financial regulations to ensure fairness and transparency in all promotional activities.

11.2. All clients must complete the full AML (Anti-Money Laundering) and KYC (Know Your Customer) verification before being eligible for any bonus.

11.3. The Company reserves the right to modify or suspend the Bonus Terms if required by regulatory authorities.

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12. Contact and Support

12.1. Clients requiring assistance regarding the Bonus Terms & Conditions may contact the Company's support team.

- Email: support@trade24seven.com
- Live Chat: Available on: https://trade24seven.com/
- Phone Support:

Brazil +55 (11) 46806351 Mexico +52 (55) 41614921 Peru + 51(1) 7304713

13. Risk Warning

Trading Contracts for Difference (CFDs) involve a significant level of risk and may result in the loss of invested capital. Clients are advised to carefully read and understand the Company's Risk Disclosure Statement, available on the Company's website.

14. Acceptance of Terms

By participating in the Trade24Seven Bonus Terms, the client acknowledges and agrees to these Bonus Terms & Conditions.

For further inquiries, please contact: support@trade24seven.com

15. Governing Law and Dispute Resolution

15.1. The Bonus Terms & Conditions shall be governed by and construed in accordance with the laws of Comoros Union.

15.2. Any dispute arising from these terms shall be resolved at the discretion of the Company in a manner deemed fair to all parties.

15.3. In the event of a conflict between these terms and a translated version, the English version shall prevail.