

## Terms & Conditions 5K USD Convertible Bonus

The "5K USD Convertible Bonus" Terms and Conditions (hereinafter 5k USD Convertible Bonus) is an integral part of the "Tradecraze Client Agreement – Terms & Conditions of Business" and provisions set herein are considered as an annex of all "Tradecraze Client Agreement – Terms & Conditions of Business".

## Specific "5K USD Convertible Bonus" Terms

- 1. " Tradecraze Bonus credits (hereinafter "Promotion") begins on 29/01/2024 and will run indefinitely, until Traders Craze determines otherwise.
- **2.** The Promotion is available to all new and existing live account holders who deposit \$300 or more from 29/01/2024, indefinitely (hereinafter, "Participants").
- **3.** To be eligible for the 5K USD Convertible Bonus, individuals need to complete the bonus request form found in the promotions section of their Client's Area. They should provide their trading account number in this form and wait for the Bonus application to be approved before they transfer funds to the corresponding trading account.
- **4.** The 100% bonus will be credited (as Credit) to the participant's live account for each transfer of \$300 or more. The maximum bonus will be up to a total amount of \$5,000.
- **5.** If a participant has transferred several times more than \$300, they will receive multiple Bonuses in the same trading account up to a total amount of \$5,000 per eligible trading account.
- 6. The validity period for this offer is 90 days from the day the most recent Bonus (Credit) was added to the account.
- 7. At the end of the 90 days period, the full Bonus (Credit) amount will be removed from the account, without any prior notification.
- **8.** At any time if the Equity is equal or below the Credit amount, all open positions will be closed automatically, and the Bonus will be removed, without any prior notification.
- 9. The Bonus is available only on MT4: Classic / PRO account types.



- **10.** During the Conversion Period Total P/L (all withdrawals + current withdrawal) = The available balance of the trading account and any such profit can be withdrawn without affecting the bonus. Any amount of funds removed from the balance of the trading account that do not align with the aforementioned available balance and/or profit definition will trigger an automatic removal of the credit bonus from the account. The aforementioned available balance and/or profit definition includes all withdrawals from the time the account was created.
- 11. To convert the Bonus to balance, participants must meet a conversion ratio of 1 closed lot round turn for every \$5 of credit value. For example, if the Bonus is \$300, a minimum of 60 closed lots must be achieved within 90 days period. Once the required volume has been traded, participants should send an email from their registered email address to support@tradecraze.com, providing the trading account number and requesting the conversion or credit to balance.
- **12.** Participants are required to trade the total volume mentioned in clause 11 of this Terms and Conditions, to be able to convert the Bonus to balance.
- **13.** If a participant has initiated multiple transfers, each exceeding \$300, resulting in the reception of multiple Bonuses within the same account, they must fulfil the lot requirements as per clause 11 of this Terms and Conditions, to be able to convert the Bonus to balance.
- 14. The use of the Bonus in conjunction with any other deposit-related bonus is not permitted.
- **15.** Tradecraze is able to provide the Terms and Conditions in various languages, aligning with those in which our website is translated. Please note, translations are solely for informational purposes and do not carry legal weight. In any situation where conflicts or inconsistencies arise between the English version and its translation, the English version will take precedence and be considered the authoritative version.
- **16.** The Company reserves the right to disqualify any participant for suspected violation of this Terms and Conditions. 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 Bonuses at its sole discretion and without the need to provide justification.
- 17. The Company, at its discretion, reserves the right to nullify all trading bonuses previously credited to the Client's eligible trading account(s) and cancel any related transactions, profits, or losses if there is any indication or suspicion of arbitrage, abusive or improper trading, attempted fraud, manipulation, cash-back arbitrage linked to a trading bonus, or utilization of or any other form of deceitful or fraudulent activity.



Additionally, the Company retains the authority to exclude the Client from any ongoing and/or future bonuses and promotions offered by the Company. Additionally, any rebates, cashbacks, or commissions generated from such suspicious trading behaviours for both the client and its introducing partner shall be considered void and null.

In the events outlined above, the Company holds the exclusive right to:

- a) Restrict access to all of the Client's active trading accounts;
- b) Deactivate all of the Client's live trading accounts;
- c) Revoke placed orders;
- d) Invalidate any accrued profits.

The Company is not responsible for any repercussions resulting from the cancellation, alteration, or suspension of the promotion, including but not limited to the closure of orders due to a stop-out.

The Company reserves the right to assess and determine the legitimacy of trading activities based on these criteria. Should any client's trading behaviour fall under suspicion according to these outlined factors, the Company holds the authority to nullify any associated profits gained through such means while permitting the client to continue trading without utilizing Bonuses.

The Company retains the right to modify, extend, or update this paragraph at any time without prior notification or consent to ensure the integrity of trading practices and adherence to fair-use policies.

- **18.** Any disputes arising from or related to the Terms and Conditions of the Promotions will be ultimately resolved in the jurisdiction specified in the Company's Terms and Conditions and/or Client Agreement.
- 19. The content and information presented here, whether in this document or on the Company's website, or through any other marketing materials provided to clients, are meant for informational and marketing purposes only. They do not constitute investment advice, recommendations, or an invitation to engage in any financial transactions or acquire financial instruments. The client bears sole responsibility for the risks associated with their investment decisions. If deemed necessary, the client should seek independent professional advice before making any decisions.
- 20. The Company reserves the right to change the Terms of the Promotion or cancel it at any time.