

Bonus - Terms and Conditions

Caps Solutions Ltd, operating under the trade name PrimeFin (hereinafter referred to as the "Company") hereby sets the framework of and define the Terms and Conditions in relation to the provision of bonus to its Clients from time to time (hereinafter referred to as "Bonus T&C"). It should be noted that the Bonus T&C are subject to change from time to time and should always be read in conjunction with the Company's Terms and Conditions (hereinafter referred to as "T&C's"). Both the Bonus T&C and the T&C's are available and uploaded on the Company's website www.primefin.com. Unless otherwise stated, in case of discrepancy between the Bonus T&C and the T&C's, the T&C's shall prevail.

This Bonus T&Cs and all transactional relations between every individual who register and open a live trading account with the Company are governed by the laws of Labuan and the competent court for the settlement of any dispute which may arise between the parties shall be the courts located in the district of the primary office of the Company.

PLEASE READ ALL BONUS T&C AS STATED BELOW IN CONJUCTION WITH THE T&C'S BEFORE PROCEEDING WITH A REQUEST OF BONUS

- Bonus scheme constitutes a part of the marketing campaign of the Company and shall include financial awards and/or promotions (hereinafter referred to as "Bonus") offered to the clients of the Company, and will only be valid for a period of ninety (90) consecutive days from the date the Client accepts the Bonus T&Cs. Once the Bonus scheme expires, the Clients will no longer be eligible for such Bonus.
- 2. The Clients of the Company shall be eligible for Bonus subject to the following conditions:
 - 2.1. The completion of the verification process, KYC documentation and any other documents that may be requested by the Company to verify a Client's account.

PrimeFin is the trading name of Caps Solutions Ltd, a company incorporated under the laws of Labuan, bearing company registration number LL16622, regulated by the Labuan Financial Services Authority (LFSA), license number MB/20/0052 with registered address Unit B Lot 49 1st Floor Block F Lazenda Warehouse 3 Jalan Ranca-Ranca 87000 FT Labuan, Malaysia. This website is operated by Caps Solutions Ltd and Caps Solutions UK Ltd, a company bearing registration number 12734767 and having its registered address at Almack House 26-28 King Street, London, England SW1Y 6QW. Payments are processed by Caps Solutions UK Ltd on behalf of Caps Solutions Ltd.

Risk Warning



- 2.2. The client must have a live trading account with the Company and must have deposited the minimum amount of deposit set by the Company, which is approved and processed by the Company.
- 2.3. The client should be logged into his/her account.
- 2.4. A Bonus offer shall be sent by the Company to the client, which the latter shall accept.
- 3. Upon depositing a minimum amount of 250 USD the Company will credit the Client's Trading Account with 100 USD as a 'welcome bonus' which shall be added to the Client's balance within 36 hours from the initial deposit.
- 3.1 Upon accepting the Company's T&C and reaching 30 lots trading volume(3,000,000 units of the currency pair), the Client will be eligible to withdraw the bonus and the profit that was made from the bonus from his/her trading account. In case the aforementioned conditions are not met, the Client will not be eligible to withdraw the profit made from the Welcome Bonus or the Bonus itself. The amount of lots can be reached at any time upon acceptance of the Bonus T&C.
- 4.In case the Client's trading results to a loss, the Client will only be eligible to withdraw the available funds following the loss that occurred from his/her trading account. Upon losing the total amount of the initial deposit the Client will not be eligible to withdraw, but he/she will be able to continue trading with the Bonus amount credited by the Company.
- 5. The Welcome Bonus can only be claimed during the normal business hours of the Company, as those are defined in the Company's T&Cs, i.e. a request on Friday to claim the Welcome Bonus, may only be processed the following Monday. Similarly, a withdrawal request on Friday may only be processed the following Monday.
- 6. The Company has the right to cancel the Bonus in the following cases:
 - 6.1. If the Minimum Trading Volume was not met as described in paragraph 3.1 hereinabove within the Bonus Period, the Bonus will no longer be valid and shall be removed from the client's account;
 - 6.2. If the Client proceeds with a withdrawal prior meeting the Minimum Trading Volume, the Client will no longer be eligible to receive such Bonus and the

PrimeFin is the trading name of Caps Solutions Ltd, a company incorporated under the laws of Labuan, bearing company registration number LL16622, regulated by the Labuan Financial Services Authority (LFSA), license number MB/20/0052 with registered address Unit B Lot 49 1st Floor Block F Lazenda Warehouse 3 Jalan Ranca-Ranca 87000 FT Labuan, Malaysia. This website is operated by Caps Solutions Ltd and Caps Solutions UK Ltd, a company bearing registration number 12734767 and having its registered address at Almack House 26-28 King Street, London, England SW1Y 6QW. Payments are processed by Caps Solutions UK Ltd on behalf of Caps Solutions Ltd.

Risk Warning



Company will proceed with the removal of such Bonus from the Client's account.

- 7. Accepting the offer to a Bonus and receiving such Bonus in the client's account consists an automatic acceptance and agreement to the Company's Bonus T&C as well as the T&C's. It is expressly stated that all the terms, conditions and clauses are of the essence of the Bonus T&C.
- 8. The validity of an offer is subject to the Bonus T&C of the Company and applies only to a particular Client each time and to his/her relevant account for which the offer was made, and only for the period provided.
- 9. Any further clarifications in relation to the Bonus, shall be referred to the account manager in writing via email.
- 10. Duplicate accounts are prohibited, and the clients are advised not to proceed with the opening of multiple accounts aiming to receive multiple Bonus. The Company reserves the right to close such duplicate accounts without prior notice to the owner of the account, revoke any Bonus offered to the client owning the account, waive any earnings of the client and return to the client any amount deposited by the client to his/her account.
- 11. The Company reserves the right to revoke any Bonus and freeze any accounts should there be any evidence of inappropriate or abusive trading and/or breach any of the Company's T&C's. The Company shall proceed by conducting an investigation and may decide to permanently suspend such an account.
- 12. Should an account be classified as inactive by the Company, the Company may, without prior notice, remove and/or redeem all Bonus from such an account.
- 13. The breach of any provision of the Bonus T&C shall not affect the validity or enforceability of any other provision of this agreement. Any void provision of this

PrimeFin is the trading name of Caps Solutions Ltd, a company incorporated under the laws of Labuan, bearing company registration number LL16622, regulated by the Labuan Financial Services Authority (LFSA), license number MB/20/0052 with registered address Unit B Lot 49 1st Floor Block F Lazenda Warehouse 3 Jalan Ranca-Ranca 87000 FT Labuan, Malaysia. This website is operated by Caps Solutions Ltd and Caps Solutions UK Ltd, a company bearing registration number 12734767 and having its registered address at Almack House 26-28 King Street, London, England SW1Y 6QW. Payments are processed by Caps Solutions UK Ltd on behalf of Caps Solutions Ltd.

Risk Warning



- agreement shall be deemed to be severed from the Bonus T&C and the Bonus T&C shall be construed as if this provision was never a part of this agreement.
- 14. Any delay and/or omission on the part of the Company to act immediately in relation to the breach of any provision of the Bonus T&C shall not and should not be deemed as an obstacle and/or waiver in any occasion for the Company to take action.
- 15. The Company shall have the final say in case of a dispute regarding the Bonus or any aspect of the same, and the client accepts that any such decision of the Company shall be considered binding on the client and shall not be subject to review or appeal by the client or by any third party in any way whatsoever.
- 16. The Company reserves the right to proceed with any amendments and/or changes and/or additions to the Bonus T&C, and any such amendments and/or changes and/or additions to the Bonus T&C shall be notified via email to the clients to whom a Bonus has already been credited by the Company.
- 17. If the above conditions are met and the Bonus is unclaimed (i.e. the Client does not submit a withdrawal request), within a period of three (3) calendar months, the Company shall be entitled to dispose of the Bonus as it sees fit without any liability to the Client for doing so.

Full name:			
Passport nun	nber / National I	D number:	

PrimeFin is the trading name of Caps Solutions Ltd, a company incorporated under the laws of Labuan, bearing company registration number LL16622, regulated by the Labuan Financial Services Authority (LFSA), license number MB/20/0052 with registered address Unit B Lot 49 1st Floor Block F Lazenda Warehouse 3 Jalan Ranca-Ranca 87000 FT Labuan, Malaysia. This website is operated by Caps Solutions Ltd and Caps Solutions UK Ltd, a company bearing registration number 12734767 and having its registered address at Almack House 26-28 King Street, London, England SW1Y 6QW. Payments are processed by Caps Solutions UK Ltd on behalf of Caps Solutions Ltd.

Risk Warning



Trading account number:	
Client Signature:	
Date:/	
ⁱ Inactive account shall mean any tradi	ing account with no deposited funds.

PrimeFin is the trading name of Caps Solutions Ltd, a company incorporated under the laws of Labuan, bearing company registration number LL16622, regulated by the Labuan Financial Services Authority (LFSA), license number MB/20/0052 with registered address Unit B Lot 49 1st Floor Block F Lazenda Warehouse 3 Jalan Ranca-Ranca 87000 FT Labuan, Malaysia. This website is operated by Caps Solutions Ltd and Caps Solutions UK Ltd, a company bearing registration number 12734767 and having its registered address at Almack House 26-28 King Street, London, England SW1Y 6QW. Payments are processed by Caps Solutions UK Ltd on behalf of Caps Solutions Ltd.

Risk Warning