

100%BONUS

The 100% Trading Bonus

Terms And Conditions

CONTENTS

1	THE 100% BONUS PROGRAM	3
2	TERMS AND CONDITIONS	3
3	TERMINATION OF THE PROGRAM	4
4	AMENDMENTS	4
5	DISPUTES	5
6	ACKNOWLEDGMENTS	5

The 100% Trading Bonus Program is offered by LQD Ltd, registered in the Marshall islands MH96960, to its Clients under the following terms and conditions.

1. THE 100% BONUS PROGRAM

1.1. The 100% Bonus Program (hereinafter the "Program") is available to all of the LQDFX Clients who have fulfilled the Criteria for this Program as set out in paragraph 1.2. of the Program.

1.2. For a Client to be able to participate in this Program he/she must have opened a trading account with the Company as per our Account Opening Agreement and he/she must have reached the legal age of 18 applied in his/her country. In addition to the above, in order for a Client to be eligible to participate in the Program he/she must complete and pass the appropriateness test as per the legislative requirements.

1.3. The Client acknowledges, confirms and accepts to be legally bound by the terms and conditions as set out in this Program.

1.4. Clients can receive the Trading 100% Bonus in full; in cash on full completion of the volume/trading requirement defined under section 2 of this terms and conditions.

1.5. The promotional period for this Program shall run from May 2017 onwards or until further notice.

2. TERMS AND CONDITIONS

2.1. The Program applies to any qualifying regular Trading Accounts (excluding PAMM) as presented in the LQDFX website under Accounts Type section, which the Client has opened with LQDFX.

2.2. The Program can be applied to any regular Trading Accounts under the Client portal.

2.3. The Program can be applied up to (3) Trading Accounts per Client.

2.4. Under this Program the maximum cumulative 100% Bonus amount that can be earned is 20,000 USD/EUR per trading account.

2.5. The 100% Bonus is based on the volume traded on Forex and Gold Instruments.

2.6. The 100% Bonus Value is calculated as \$5 USD per round turn lot traded. (100,000 units round turn) traded on FX & Gold products. Only positions over 0.1 lots (10,000 units round turn) qualify for the bonus.

2.7. The 100% Bonus Value is 5 USD per qualifying Round Turn lot traded on Forex and Gold products.

2.8. Positions open for less than three minutes are not eligible to qualify towards the volume requirement.

2.9. The 100% completion is calculated automatically every hour within the bonus section of the LQDFX Client Portal.

2.10. The 100% Bonus can be withdrawn/transferred for trading purposes, once the total volume requirement has been reached.

2.11. The 100% Bonus will be generated in either USD/EUR depending on the base currency of the account.

2.12. Minimum deposit amount to qualify for the 100% bonus is \$250 per deposit, any deposits less will not be eligible to receive a bonus.

2.13. From the moment the bonus has been credited, there is no time limit to complete the volume requirements.

2.14. In order to remain transparent, the bonus will never be credited to the clients trading account in any form (Balance, Equity, Credit) until the volume requirements have been completed.

3. TERMINATION OF THE PROGRAM

3.1. LQDFX may terminate this Program with immediate effect in an event of Default of the Client, as defined in the Account Opening Agreement between LQDFX and the Client. The Client will be informed about the termination of this Program, via email, as per the provisions of the Account Opening Agreement between LQDFX and the Client.

3.2. Either party has the right to terminate this Program immediately by giving written notice to the other. Termination will not affect any accrued rights.

3.3 If the Company suspects or has reason to believe that a Client has abused and/or Manipulated the terms and conditions of this Program and/or has not acted in good faith, the Company reserves the right, at its absolute discretion and without the Client's consent, to remove the Program from the Client's Trading Account(s) with immediate effect. The Client will be notified in advance as to the termination, the Company has the right not to provide any reasons as to the termination.

4. AMENDMENTS

4.1. The Company may from time to time amend the terms of this Program and/or any other legal documentation found on the LQDFX Website and in the Client's Area. The Client shall receive a notification in advance of the proposed changes. The Client shall confirm his/her acceptance of the proposed changes in order to continue to receive this Program. If the Client does not accept the proposed changes and wishes to terminate this Program, he/she must provide a written notice of termination to the Company in accordance with Clause 5 of the terms and conditions of this Program.

4.2. The proposed changes shall take effect from the date the Client confirms his acceptance of the proposed changes to the Company.

5. DISPUTES

5.1. Any dispute arising out of or in connection to any of the terms and conditions of this shall be dealt by LQDFX as per the Company's Complaints Handling Policy, which is available on the LQDFX website.

5.2. All complaints must be in writing and addressed to the Customer Support Department of the Company via email at support@lqdfx.com

6. ACKNOWLEDGMENTS

6.1. The Client acknowledges that Trading leveraged products such as Forex and CFDs may not be suitable for all investors as they carry a degree of risk to your capital. Each client must ensure that they fully understand the risks involved, taking into account their investments objectives and level of experience, before trading, and if necessary seek independent advice.

6.2. The Client acknowledges that trading Contracts for Difference ('CFDs') are complex financial products and not suitable for all investors. CFDs, are leveraged products that mature when you choose to close an existing open position. By investing in CFDs, you assume a high level of risk and can result in the loss of all of your invested capital.