

HF Markets (SV) Ltd

50 NO DEPOSIT BONUS

TERMS AND CONDITIONS

T. +44-2030978571 F. +44-2030978570 support@hfm.com www.hfm.com The *50 No Deposit Bonus Program* is a bonus scheme offered by HF Markets (SV) Ltd (herein the "Company") to the Eligible Clients of the Company who satisfied the criteria. This bonus scheme offers to Clients the opportunity to start trading the markets in a real environment without investing their own funds.

1. General Terms

- 1.1. The 50 No Deposit Bonus (hereinafter the "Bonus Scheme") is available to all of the Company's Clients who have satisfied the Criteria for this Bonus Scheme as set out in paragraph 1.2. and 3.1. of the Bonus Scheme.
- 1.2. In order for a Client to be eligible to participate in the Bonus Scheme he must have opened a Trading Account with the Company as per the Account Opening Agreement and he must have completed the age of 18 or the legal age applied in his country of residence or otherwise must not be considered as a "minor" in his country of residence.
- 1.3. The Client hereby acknowledges, confirms and accepts to be legally bound by the Terms and Conditions as set out in this Bonus Scheme and/or any other legally binding Agreement between him and the Company.

2. Commencement Date and Term

2.1. The promotional period for this Bonus Scheme runs from 3rd of October 2022 onwards.

3. Terms and Conditions

- 3.1. The Bonus Scheme is only available to the Company's New Clients.
- 3.2. Only Approved Clients are eligible to claim the Bonus Scheme.
- 3.3. Only Clients who have had their Phone Number verified are eligible to claim the Bonus Scheme.
- 3.4. The No Deposit Bonus can only be claimed within 30 days from the registration date.
- 3.5. The Bonus Scheme can only be applied to **one (1) account** per New Client and per IP address.

- 3.6. The Bonus Scheme shall only apply to Individual and Corporate accounts.
- 3.7. The No Deposit bonus can be added only to an eligible trading account where clients upon opening indicated that they wish to receive bonus by choosing "*Yes, I want a bonus*".
- 3.8. An eligible trading account is a:
 - a) MT4/MT5 Cent or;
 - b) MT4/MT5 Micro; or
 - c) MT4/MT5 Premium.
- 3.9. On an eligible MT5 trading account where the bonus will be applied, Clients shall not be able to trade DMA and ETF products.
- 3.10. The Bonus Scheme is for trading purposes only. The bonus can be lost, but cannot be withdrawn under any circumstances.
- 3.11. The amount of bonus under this Bonus Scheme is 50 USD.
- 3.12. It should be noted that the Company considers profit to be an amount above the No deposit bonus amount received.
- 3.13. To withdraw any profits generated in a Bonus Scheme Account, the Client must satisfy the following conditions:
 - (a) trades in cumulative volume of 2 standard lots were traded; AND
 - (b) at least 5 number of round turns; AND
 - (c) only trades on forex, gold and silver shall be calculated;

<u>Example</u>

Micro/Premium	Cent	
Number of lots (1 lot =	Number of lots (1 lot = 1,000	
100,000 units)	units)	Number of round turns
2	200	5

3.14. Any withdrawal of funds from the trading account is subject to a bonus removal. The bonus removal is proportional to the percentage of the withdrawal amount. For example, if a

client removes 30% of his available withdrawable funds, 30% of the bonus shall be also removed.

<u>Example</u>

Active Bonus	Deposits	Profits made	Total withdrawable amount	Remove funds requested	Portion of funds being removed	Bonus Removal
50	500	60	560	224	40%	20

- 3.15. If a Client wants to opt out of the Bonus Scheme, he should send an email to tradingdesk@hfm.com
- 3.16. It is further noted that any Bonus Scheme accounts which remain inactive for a period of 60 (sixty) days i.e. no deposits or withdrawals or trading activity has been made within the above-mentioned period, shall be terminated by the Company without prior notice of termination to the Client. Where there is eligible profit in the Bonus Scheme account, only this amount will be transferred to the Clients' wallet. Where there is no eligible profit in the account, both the bonus and any profit made will be transferred to the Company and no amount will be transferred to the Clients' wallet, and the account will be archived and cannot be restored.

4. Termination of the Bonus Scheme

- 4.1. The Company may terminate this Bonus with immediate effect in an event of Default of the Client, as defined in the Account Opening Agreement between the Client and the Company, by notifying client in advance.
- 4.2. Either party has the right to terminate this Bonus immediately by giving written notice to the other. Termination will not affect any accrued rights.
- 4.3. If the Company suspects or has reason to believe that a Client has abused and/or manipulated the Terms and Conditions of this Bonus by hedging his positions internally (using other trading accounts held with Company) or externally (using other trading accounts held with other brokers) and/or has not acted in good faith, the Company reserves

the right, at its absolute discretion and without obtaining the Client's consent, to remove the Bonus from the Client's Trading Account(s) or from his winning hedged Accounts with immediate effect.

4.4. If the Company suspects or has reason to believe that a Client has more than one account under this Program, the Company reserves the right, at its absolute discretion and without obtaining the Client's consent to remove the Bonus from the Client's Trading Account(s) with immediate effect. The Company accepts no liability whatsoever for any loss resulting from the Stop Out of open positions after any Rewards removal in accordance with these Terms and Conditions.

5. Amendments

5.1. The Company may from time to time amend the terms of this Bonus and/or any other legal documentation found on the Company's Website and Client's myHF Area. The Client is responsible for being updated of any changes and/or amendments in the terms and conditions of this Bonus.

6. Disputes

- 6.1. Any dispute arising with or in connection to any of the terms and conditions of this Bonus shall be dealt by the Company as per the Company's Complaints Handling Policy, which is available on the Company's website.
- 6.2. All complaints must be in writing and addressed to the Customer Support Department of the Company via email at <u>support@hfm.com</u>. More details on the procedure which the Client must follow, the deadlines for receiving a response from the Company as well as contact details for the Company's regulatory authority can be found on the Company's website in Section "Legal Documentation".

7. Acknowledgments

7.1. The Client acknowledges that where the Company has any indication or suspicion of any form of arbitrage, abuse, fraud, manipulation, cash-back arbitrage connected to a Trading

Account or any other forms of deceitful or fraudulent activity, then the Company reserves the right at its sole discretion to:

- Close/ suspend all Trading Accounts the Client has with the Company either temporarily or permanently;
- Void all previously credited trading bonuses from the Client's Trading Accounts with the Company;
- Void all transactions carried out, including any pending orders and/ or any profits or losses earned.
- 7.2. The Client further acknowledges and understands that where any of the circumstances mentioned in Clause 7.1 above, occur, the Company will not be liable for any consequences on the Bonus cancellation, including, but not limited to, order(s) closure by Stop Out.
- 7.3. The Client acknowledges that Forex and CFDs are leveraged products which involve a high level of risk. When trading in such products, it is possible for Clients to lose all their invested capital. These products may not be suitable for everyone, and Clients should ensure that they understand the risks involved. Clients should seek independent advice if necessary.
- 7.4. These Terms and Conditions are made in English language. Any other language translation is provided as a convenience only. In the case of any inconsistency or discrepancy between original English texts and their translation into any other language, as the case may be, original versions of English shall prevail.

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