



**SPECIAL BONUS
TERMS AND CONDITIONS**

TERMS AND CONDITIONS - SPECIAL BONUS PROGRAM

A. Introduction

1. Hextra Prime is a Securities Provider Licensee regulated and authorized by the Financial Services Authority in Saint Vincent & the Grenadines under the License Number: 25989 BC 2020 (hereinafter called the "Company").
2. The terms and conditions of the "Special Bonus Program" are an integral part of the "Hextra Prime Business Terms and Policies" and the provisions set out herein are regarded as an appendix to all "Hextra Prime Business Terms and Policies."

B. Conditions of Eligibility

1. Subject to and without prejudice to all other Business Terms and Policies, the Offer shall be made available to customers of the Company who have met the Eligibility Criteria for the Offer ('Eligible Customers') as set out in the following sections.
2. From time to time, the Company may offer the "Special Bonus Program" to customers who open real trading accounts with the Company (ECN Raw trading accounts are not eligible to participate in the "Program"), where such customers are referred to the Company through specific websites and/or social network sites in the context of specific promotions and/or surveys conducted by the Company.
3. The Company offers the "Special Bonus Program" to any Client(s) and/or any country / region as it deems appropriate and for as long as the Company considers it to be provided, at its absolute discretion.
4. The "Special Bonus Program" may be used only by persons who may enter into legally binding contracts under the laws applicable in their country of residence. Without limiting the foregoing, for persons under the age of 18 or otherwise under the legal age in their country of residence ('minors'), participation in the Special Trading Bonus Program' is not permitted. "You may not participate in the Special Bonus Program "if you are a minor.
5. The participation in the "Special Bonus Program" of "Intermediaries / Related Parties" is prohibited. Where the registration and/or trading information of a participant in the Special Bonus Program' corresponds to the registration and/or trading information of another participant in the Special Bonus Program,' including but not limited to the IP address, the Company reserves the right to regard that matching as an immediate reason for disqualification. For the purposes of these Terms and Conditions, the term 'Intermediary(ies)/Related Party(ies)' means, when used in these Terms and Conditions, to include, without limitation, any person or entity having a relationship with any participant in the Special Bonus Program,' including:
 - a) family members, such as brothers, sisters, spouses, ancestors, lineal descendants and collateral descendants;
 - b) Person or entity to whom any participant in the "Special Bonus Program" controls, directly or indirectly through one or more intermediaries, or to whom, directly or indirectly, through one or more intermediaries, any participant in the "Special Bonus Program" controls, or to whom, directly or indirectly, any participant in the "Special Trading Bonus Program" controls, or who, for the purposes of this definition, is under common control with any participant in the "Special Bonus Program"; for the purposes of this definition, the term "control" (including, with co-intermediaries), possession, directly or indirectly through one or more intermediaries, of the power to direct or guide the management policies of that person or entity, whether through the ownership of voting securities or otherwise, shall be understood as such.

6. Similarly, individuals associated in any way with the Company and/or with specific websites and/or social network sites on which the Company may run specific promotions, contests and/or surveys from time to time, in which access to the "Special Bonus Program" is provided, are not permitted to participate in the offer.

C. Specific "Special Bonus Program" Terms

1. Eligible Clients, who meet the criteria set forth herein are able to receive trading bonuses equal to:
 - a) USD 30,- (or currency equivalent) of Special Bonus.
 - b) In order to activate and credit a Special Trading Bonus account, all eligible customers must successfully complete the verification procedure offered in the Client's Cabinet option of this program.
2. This "Special Trading Bonus Program" applies to the company's new customers only.
3. Only one (1) Special Bonus Account per one (1) unique IP address may be held by all Eligible Clients. Multiple registrations under the same IP are not permitted or multiple "Special Bonus" accounts with the same personal information are registered.
4. Profits from trading on Special Bonus Accounts may be withdrawn at any time, provided that at least 2 standard lots (or any sufficient lots depending on bonus amount) are traded in the relevant real trading account and that at least 5 round rotation trades have been completed. You can verify the number of lots traded and round turn trades made by logging in to the account under the "Account History" tab or by logging in to the Clients Cabinet.
5. The Special Bonus applied to the actual Eligible Client Accounts (ECN Raw trading accounts are not eligible to participate in the 'Program') may not be transferred between live trading accounts with the Company in accordance with the rules set out herein.
6. As per our withdrawal procedure, any profits up to USD 100 generated from the use of the Special Bonus are available for withdrawal.

D. General Terms

1. Please note that it may take up to 24 hours for any bonus to be added to an eligible client's account that meets all the criteria set out herein.
2. The "Special Bonus Program" applies to all customers who, in accordance with the rules set out herein, open a real account with the Company and awarded bonuses may be used for trading purposes only and may not be withdrawn.
3. Any withdrawal of funds from the actual account(s) of an Eligible Client with the Company will cause the withdrawal of the previously awarded trading bonus(s) completely. Some examples for your better understanding can be found below:
4. In the case of internal transfers between the company's trading accounts, the trading bonuses previously credited to the sending account will be removed completely as well. No new / additional trading bonuses will be credited to the receiving account upon internal transfer.
5. Trading bonuses may not be transferred separately between or from the actual trading accounts of Eligible Clients with the Company.

6. The Company reserves the right, at its reasonable discretion:
 - i. The refusal of any participant in the " Special Bonus Program" to be registered; and
 - ii. Disqualify any participant in the " Special Bonus Program" who tampers or attempts to tamper with the " Special Bonus Program" operation or violates or violates these terms and/or any of the "Hextra Prime Business Terms and Policies" on the website of the Company.

Under no circumstances shall the Company be liable for any consequences of any cancellation or decline of any trading bonus, including, but not limited to, Stop Out's closure of the order(s).

7. The Company reserves the right to discontinue the offering of this " Special Bonus Program" to any of its customers, without having to explain the reasons, at its reasonable discretion. These customers will be informed via email.
8. Whenever they wish, clients may opt-out from the " Special Bonus Program". Please send your request to the following email address: support@hextraprime.com, and your request will be processed and informed accordingly by the relevant department.
9. The Company reserves the right at any time to change, modify or terminate the " Special Bonus Program" or any aspect thereof. Customers will be given prior notice of such modifications and the Company will post any such modifications on its website. Participants in the " Special Bonus Program" are recommended to regularly consult these Terms & Conditions on the Company's website. Please note that participation in the Special Bonus Program constitutes acceptance of, and agreement to comply with, any such changes , changes and/or modifications.
10. Any indication or suspicion, in the Company's sole discretion, of any form of arbitrage (including but not limited to risk free profiting), abuse (including but not limited to participant's trading activity patterns that indicate that the participant solely aims to benefit financially from the credit trading bonus without being genuinely interested in trading in the markets and/or taking market risk), fraud, manipulation, cash-back arbitrage connected to a Bonus or any other forms of deceitful or fraudulent activity, will nullify all previously credited trading bonuses of the Eligible Client's real trading Accounts with the Company and/or any and all transactions carried and/or profits or losses garnered therein. In these circumstances, the Company reserves the right, at its sole discretion to close/suspend (either temporarily or permanently) all such Eligible Client's real trading Account(s) with the Company, cancel all orders and annul all profits of such participant. In these circumstances, the Company shall not be liable for any consequences of the bonus cancellation, including, but not limited to, order(s) closure by Stop Out.
11. In the event that the account becomes dormant, all previously awarded trading bonuses will be immediately withdrawn from the actual Company Account of the respective Eligible Clients.
12. Any Eligible Client may redeem this promotion only once.
13. For holders of ECN Raw trading account(s), the Special Bonus Program' does not apply.
14. Acceptance of these Terms & Conditions and of the Business Terms and Policies set out on the Company's website constitutes participation in the Special Bonus Program.'
15. The terms of the " Special Bonus Program" shall be governed by and construed in accordance with the Saint Vincent & the Grenadines Laws. The Company will resolve any dispute or situation not covered by these terms in the way it considers to be the most fair to all concerned. For all entrants, that decision shall be final and/or binding. We will not enter into any correspondence.
16. If any of the terms of the Special Trading Bonus Program were to be translated into a language other than English, if there is an inconsistency, the English version of those terms will prevail.



E. RISK WARNING

1. Forex and CFD trading pose a major threat to your invested capital. Please read our Risk Disclosure, available on the Company's website, and make sure you understand it fully.