

TRADE BONUS TERMS AND CONDITIONS



1. Introduction and Scope

- 1.1 These Terms and Conditions ("Terms") govern the "Deposit and Trade Bonus Program" (the "Bonus Program") offered by KIRA Financial Brokers LLC ("KIRA," "we," "us," "our") and apply to all Clients who elect to participate.
- 1.2 By requesting or accepting the Bonus, the Client ("you," "your") agrees that these Terms form an integral part of the Client Agreement and must be read together with all applicable KIRA policies, disclosures, and regulatory obligations under the Securities and Commodities Authority (SCA) framework.
- 1.3 KIRA retains full discretion to modify, suspend, restrict, or terminate the Bonus Program or these Terms at any time, without prior notice and without any obligation to provide justification. Any changes take effect immediately upon implementation.
- 1.4 The Bonus Program is administered subject to KIRA's compliance, conduct, and risk-management framework. KIRA reserves the right to interpret, apply, or enforce these Terms as it deems appropriate to safeguard operational integrity and ensure adherence to applicable regulatory requirements.
- 1.5 Participation in the Bonus Program constitutes confirmation that the Client has reviewed, understood, and accepted these Terms, and acknowledges that continued eligibility is contingent on ongoing compliance with all requirements set by KIRA and applicable regulatory authorities.

2. Definitions

- 2.1 Account means a live trading account held by the Client with KIRA Financial Brokers LLC.
- 2.2 **Bonus** means the non-withdrawable trading credit allocated by KIRA under the Bonus Program. The Bonus is provided solely at KIRA's discretion and remains the property of KIRA unless and until specific conditions are met.
- 2.3 **Business Day** means any day designated by KIRA as a business day on which financial markets are open for trading, excluding weekends and official public holidays.
- 2.4 **Client, you, your** means the individual or legal entity that has entered into a Client Agreement and maintains an Account with KIRA.
- 2.5 Company, KIRA, we, us, our means KIRA Financial Brokers LLC, its successors, and permitted assigns.
- 2.6 **Trading Volume** means the aggregate volume of all the transactions executed in the Account. KIRA determines which instruments, trade types, or execution methods qualify toward Trading Volume and may exclude any transactions at its discretion.
- 2.7 **Withdrawable Cash Portion** means the portion of the Bonus that may become eligible for withdrawal once the Client has satisfied the conditions set by KIRA. This portion is credited only after verification by KIRA and does not accrue automatically.

3. Eligibility and Enrollment

- 3.1 The Bonus Program is available to new Clients who have successfully opened and fully verified a live trading Account with KIRA.
- 3.2 Existing Clients may also be considered for participation at KIRA's sole discretion. Eligibility may vary from Client to Client, and KIRA may approve or decline participation without obligation to provide reasons.
- 3.3 A Bonus may be granted upon any qualifying deposit, subject to KIRA's approval. The qualifying deposit amount, Bonus value, and applicable conditions may differ between Clients and will be determined exclusively by KIRA. The Bonus is applied once the relevant deposit has cleared and been verified. Activation of the Bonus constitutes the Client's acceptance of these Terms.



- 3.4 The Bonus Program cannot be used in conjunction with any other bonus, rebate, or incentive unless expressly approved by KIRA in writing.
- 3.5 Clients who reside in, or are subject to, jurisdictions where bonuses or similar arrangements are restricted or prohibited are not permitted to participate. KIRA reserves the right to decline or restrict participation based on regulatory or risk considerations.
- 3.6 To participate, the Client must acknowledge and accept these Terms in the manner prescribed by KIRA. Failure to do so renders the Client ineligible for the Bonus.

4. Bonus Offer and Structure

- 4.1 A Bonus may be allocated to the Client's Account following a qualifying deposit, subject to KIRA's approval. The Bonus amount, applicable trading requirements, and any associated conditions are determined solely by KIRA and may differ between Clients.
- 4.2 The Bonus is credited as non-withdrawable trading credit and may be used exclusively as additional margin for opening and maintaining trading positions. It does not constitute client money and remains the property of KIRA until specific conditions for withdrawal eligibility are met.
- 4.3 The specific Bonus parameters applicable to the Client including the Bonus value, required Trading Volume, timeframes, and any daily trading obligations will be communicated to the Client in writing or through their account representative.
- 4.4 KIRA reserves the right to adjust or revoke Bonus parameters at any time prior to the Client satisfying the required conditions. Any such decision is final and may be taken without prior notice, particularly where risk, compliance, or trading-conduct concerns arise.
- 4.5 The Bonus is activated only once the qualifying deposit has cleared and been verified by KIRA. Any delays in external payment processing, bank verification, or compliance checks shall not obligate KIRA to accelerate or guarantee Bonus allocation.
- 4.6 The Bonus cannot be transferred between Accounts, combined with other bonuses or incentives, or converted into cash except as explicitly permitted under these Terms.

5. Bonus Utilization and Withdrawal Conditions

- 5.1 **Daily Trading Activity:** Clients are required to execute at least one trade on every business day. Failure to do so will be considered a material breach of these Terms and will result in the immediate forfeiture of the entire Bonus and any profits derived from it. This requirement supports consistent and active account management.
- 5.2 **Stop-Out Event:** Clients are responsible for maintaining sufficient equity in their Account to prevent reaching the Stop-Out Level. If the Account reaches the Stop-Out Level and positions are automatically liquidated, the Bonus and any applicable Withdrawable Cash Portion will be forfeited in full.
- 5.3 **Swap/Interest Impact on Volume:** For trades that incur a swap or interest charge, the first Lot of such trades will not be counted toward the Required Trading Volume. This ensures that trading activity reflects genuine market participation rather than passive rollover accumulation.
- 5.4 **Conversion of Withdrawable Cash Portion:** Upon completion of the Required Trading Volume outlined in Clause 4, the portion of the Bonus designated as the Withdrawable Cash Portion will be converted into withdrawable funds. Any remaining Bonus credit that is not eligible for conversion will be permanently forfeited.
- 5.5 **Withdrawal of Profits:** Trading profits may be withdrawn at any time, provided the Account remains in good standing and complies with all applicable KIRA policies. Withdrawals of profits do not affect ongoing Bonus conditions.



5.6 **Monitoring and Compliance:** KIRA reserves the right to review trading activity and take corrective actions—including adjustment, suspension, or reversal of any Bonus—if misuse, non-genuine trading behavior, or operational errors are identified.

6. Client Responsibilities and Legal Protections

- 6.1 **Margin and Risk Management:** Clients are solely responsible for maintaining adequate margin at all times. The Bonus does not reduce or replace the Client's obligation to manage trading risk or to prevent margin calls.
- 6.2 **Bonus Status and Ownership:** The Bonus remains the property of KIRA until all applicable conditions are fully met. It is **not** classified as Client Money, is not held in segregation, is not covered by any investor compensation scheme, and does not constitute a financial obligation owed by KIRA to the Client.
- 6.3 **Compliance with Trading Rules:** Clients must comply with all trading rules, margin requirements, and other obligations stated in the Client Agreement. KIRA assumes no liability for any losses incurred while the Bonus is active.
- 6.4 **Prohibited Trading Practices:** Clients agree not to engage in any abusive, manipulative, or non-genuine trading activity, including but not limited to:
 - Hedging or Arbitrage: Simultaneously opening offsetting positions—whether within a single account or across multiple accounts—to eliminate market exposure and artificially generate Trading Volume.
 - Latency or Technical Exploitation: Using high-frequency techniques, automated systems, or delays in price feeds to gain an unfair advantage.
 - Wash Trading: Entering trades that do not reflect real market exposure or economic intent.
 - Other Abusive Strategies: Any activity that KIRA reasonably determines to be designed to exploit the Bonus Program rather than engage in legitimate trading.
- 6.5 **Instrument Eligibility:** KIRA may, at its discretion, exclude specific instruments or asset classes from counting toward the Trading Volume if they are deemed unsuitable for the Bonus Program.
- 6.6 **Monitoring and Audit:** All Bonus-related activity may be recorded, monitored, and subject to internal audit to ensure compliance with these Terms and any applicable regulatory requirements.

7. Bonus Forfeiture

- 7.1 The Bonus, any unlocked Withdrawable Cash Portion, and any profits derived from the Bonus will be immediately and automatically forfeited under any of the following circumstances:
 - The Client requests a withdrawal of the deposit used to qualify for the Bonus before meeting the Trading Volume requirements.
 - The Account is closed—by the Client or by KIRA—prior to fulfilling all applicable Bonus conditions.
 - The Client is found to be in breach of these Terms, the Client Agreement, or any other KIRA policy.
 - KIRA reasonably suspects fraud, market manipulation, or abusive trading practices.
 - The Account remains inactive (no login or trading activity) for a continuous period of thirty (30) calendar days.
 - The Daily Trading Requirement outlined in Clause 5.1 is not satisfied.
 - The Account reaches the Stop-Out Level described in Clause 5.2.



7.2 KIRA retains sole discretion to determine whether any of the above circumstances have occurred. Any decision by KIRA regarding forfeiture is final and binding.

8. General Provisions

- **8.1. Governing Law and Jurisdiction:** These Terms, and any dispute or claim arising out of or in connection with the Bonus Program, shall be governed by and construed in accordance with the laws of the United Arab Emirates. The courts of Dubai, UAE, shall have exclusive jurisdiction.
- **8.2. Limitation of Liability:** KIRA shall not be liable for any loss, damage, or expense incurred by the Client arising from participation in the Bonus Program, including but not limited to trading losses, system errors, or delays in Bonus allocation.
- **8.3. No Investment Advice:** The Bonus is provided solely as an incentive and does not constitute investment advice, a recommendation, or a guarantee of profits.
- **8.4. Risk Disclosure:** Clients acknowledge that leveraged trading carries a high level of risk and may not be suitable for all investors. The Bonus does not mitigate or reduce the inherent risks of trading, and Clients should only trade with capital they can afford to lose.
- **8.5. Regulatory Compliance and Changes:** KIRA may amend, suspend, or terminate the Bonus Program, in whole or in part, to comply with applicable laws, regulations, or directives issued by the Securities and Commodities Authority (SCA) or other regulatory authorities, without prior notice.
- **8.6. High-Volume Trading Risk:** Clients acknowledge that participation in the Bonus Program may incentivize higher trading volumes than usual, which can increase exposure to potential trading losses. Clients are responsible for managing their positions and risk at all times.
- **8.7. Discretionary Authority:** KIRA retains sole discretion to interpret, apply, and enforce these Terms in any circumstance, including the right to resolve ambiguities or take action in cases of suspected abuse, nongenuine trading, or system error. Any decision made by KIRA in relation to the Bonus Program is final and binding.
- **8.8. Communication and Notification:** All notifications regarding the Bonus Program—including allocation, conditions, and forfeiture—may be communicated via email or the Client's account portal.
- **8.9. Force Majeure:** KIRA is not liable for delays or failure to allocate the Bonus due to events beyond its reasonable control, including system outages or external market disruptions.
- **8.10.** Tax and Reporting: Clients are solely responsible for any tax obligations or reporting requirements arising from Bonus use.
- **8.11. Severability:** If any provision is invalid or unenforceable, the remaining Terms remain in full effect.