

1. General provisions

- 1.1. The "Bonus Terms and Conditions" outlined herein establish the procedures and rules governing essential operations conducted by PIPWISE LLC, referred to as the "Company," within its Bonus Program. These operations encompass services provided to individuals, termed "Clients," involving the computation, accrual, cancellation, and deduction of Bonus funds.
- 1.2. As an integral component of a public offer on **pipwise.com**, these Terms form part of the "Client Agreement," binding interested parties to its terms and annexes.
- 1.3. Acceptance of this offer by any legally capable person implies unequivocal acceptance of the specified Bonus Terms and Conditions. By accepting, you affirm non-citizenship or residency in countries where the Company does not offer services.
- 1.4. The Company commits to calculating, accruing, and deducting bonus funds obtained by the Client through promotions and marketing activities or by other means.
- 1.5. The Company retains the right to unilaterally modify these Bonus Terms and Conditions without prior notification, and it can exclude Clients from promotions or withdraw the Bonus Offer without explanation.
- 1.6. In the event of a complete or partial Bonus write-off, the Client agrees not to pursue legal action. Disputes will be negotiated in good faith; if unresolved, complaints follow the applicable law of the Company's country of incorporation.
- 1.7. The Client agrees that by entering this Bonus scheme they consent to the Company processing any personal information that they provide while registering and/or participating in the Bonus scheme. The information is collected and processed only to such extent, which is necessary to administer and run the Bonus scheme and the Company will not disclose any data about clients, except to the extent stipulated in these T&Cs. Each Client has the right to withdraw their consent for the processing of their personal data at any time, but such withdrawal may result in the disruption, suspension or termination of the Client's participation in the Bonus scheme.
- 1.8. The Company may request additional documentation for the Client before or during their participation in the Bonus scheme and the Client is obliged to provide the requested documentation. Failure to do so, may result in the disruption, suspension or termination of the Client's participation in the bonus scheme.

- 1.9. The Company may refuse Bonus funds and privileges if the Client's account is managed by a third party.

2. Terms and Definitions

- 2.1. Deposit or welcome Bonus funds or Bonuses refer to a contingent sum denominated in the account's base currency, credited to the Client's trading account within the "Credit" field as a component of diverse marketing initiatives, promotions, or other engagements with the Company.
- 2.2. These bonus funds are exclusively applicable for autonomous trading on Standard accounts ONLY within the MetaTrader5 platforms.

3. Conducting operations with Bonus Funds

- 3.1. The terms and conditions for Bonuses are individually outlined for each Promotion and are accessible on the Company's website.
 - 3.1.1. The Deposit Bonus is granted at the same time as the Client funding their trading account.
 - 3.1.2. Calculated based on the actual trading account balance, the Deposit Bonus is 120% of the deposit amount.
 - 3.1.3. The Bonus is credited to the participating trading account and cannot be transferred or utilized in another account.
 - 3.1.4. The maximum Credit Bonus available to a client is 12,000 USD.
- 3.2. Bonuses cannot be combined with each other or promotions offered by the Company.
- 3.3. The Bonus is solely for trading purposes and is only withdrawable by the Client after the required trading volume is generated.

The required number of lots to withdraw the bonus for standard accounts = 2 Lots traded EURUSD (or equivalent in EURUSD Pip value) for each \$10. (For example, if you deposit \$1,000 on a standard account, you will receive a \$1,200 bonus. you may withdraw this \$1,200 upon executing 240 (RT) lots of EURUSD)
- 3.4. Bonus funds are usable during a drawdown, but once the Equity is below the Credit level, the Bonus will be deducted. For example, a client deposited \$1,000 into his account and received a \$1,200 Bonus. This bonus will be displayed in the "Credit" field of the MT5 trading platform. If, after closing the last transaction, the Client's account Equity is less than \$1,200 (less than the value in the "Credit" field), then the Bonus will be written off in full.

- 3.5. The Company can block the Client's account(s) and transfer unused funds (excluding the Bonus amount) to the Client.
- 3.6. Bonus cancellation occurs during a Stop Out, with the Bonus canceled after closing all positions resulting from the Stop Out.
- 3.7. Inactivity in the Client's trading account for 30 (thirty) calendar days leads to Bonus cancellation.
- 3.8. The Company reserves the right to decline, retain, or write off the Bonus if fraud or violation of Promotion terms is suspected, with the option to terminate the Customer Agreement between the Company and the Client if necessary.