

WOXA LTD. DEPOSIT BONUS POLICY



WOXA LTD. registered with license number **GB22200605** with registered address at 30 St Georges Street 3rd Floor, Manor House, Port Louis, MAURITIUS.
WOXA LIMITED. registered number **26740** BC 2022 with registered address at Beachmont Business Centre, 329, Kingstown, St. Vincent and the Grenadines.

All disputes which may arise between you and Woxa.com including their successors in title under general or special title as a result of these Terms and Conditions or as a result of further agreements and other acts in connection with these Terms and Conditions shall be settled exclusively by arbitration in Mauritius and St. Vincent and the Grenadines and in accordance with Mauritius and St. Vincent and the Grenadines Civil Procedure Rules

WOXA LTD.

Deposit Bonus Policy

1. Introduction

1.1 The Policy is entered by and between WOXA LTD. (hereinafter the “Company”) on one part and the Client, which may be a legal entity or a natural person, on the other part (hereinafter the “Client”).

1.2 The Company is a registered Limited Liability Company incorporated and authorized by the Financial Services Commission in Mauritius, with an Investment Dealer License with license number GB22200605. Its registered office is at 30 St Georges Street 3rd Floor, Manor House, Port Louis, Mauritius.

1.3 The Company is required to provide the Client and the potential Client with a summary of its Deposit Bonus Policy (hereinafter the “Policy”).

1.4 Deposit bonus (hereinafter the “Bonus”) is a promotional offer provided by the Company to its Clients, designed to enhance their trading capital. This Bonus, as detailed in the Policy, is provided to the Client's trading account in the form of a percentage of their deposit when they make a qualifying deposit.

1.5 Clients are encouraged to carefully review and understand the Policy. Clients acknowledge that the Policy is an integral part of our agreement. Therefore, by entering into an agreement with the Company. The Client confirms that they have read, understood and agreed to the terms of the Policy, as set out in this document.

2. Interpretation of Terms

2.1 In this document:

“**Available**” shall mean the Balance plus Credit. The operation shall be calculated as:

Available = Balance + Credit

“**Balance**” shall mean the total financial result in the Client account available for trading, excluding the Credit. Balance will disclose the Client’s remaining fund after accounting for the depositing/withdrawal and completing transaction operation at any period of time.

“**Balance Amount**” shall mean the amount of Balance which the Client spends to open a position.

“Client” shall mean a legal entity or a natural person who enters into agreement with the Company with trading purpose.

“Company” shall mean WOXA LTD, a broker acting as intermediate between the underlying market and the Client, offering trading Service for underlying assets in a CFD, which may be Currency Pairs, Metals, Commodities, Indices, Stocks, Cryptocurrencies or any other asset according to the Company’s discretion from time to time.

“Credit” shall mean the additional funds provided to a Client’s account as part of the Bonus offer by the Company. Credit can be used for trading purposes only.

“Credit Amount” shall mean the amount of Credit which the Client spends to open a position.

“Master” shall mean the Client who has enrolled in the Copied Investor Program and their application has been approved. Master’s right and obligation shall be governed under the CopyTrade Policy.

“Partner” shall mean a legal entity or a natural person affiliated with the Company, having a duty to promote the Company’s service. Partner’s right and obligation shall be governed by the Partner Program Agreement, referred to as the “Affiliate” in the said agreement.

“Real Account” shall mean a trading account and/or investment account maintained by the Client with the Company.

“Service” shall mean the services to be provided by the Company to the Client. Service may include, but not limited to, contracts in Foreign Exchange (FX), Contracts for Difference (CFDs), and any other financial products in which the Company offers through the online facility from time to time.

3. Eligibility Criteria

3.1 Subject to, and without prejudice to, all other Terms and Policies found on the Company’s Website, the Client are required to satisfy the Eligibility Criteria as outlined in the Policy to participate in the promotional offer provided by the Company.

3.2 The Bonus shall be offered to the Clients who open a Real Account with the Company in pursuant to the relevant terms as set herein and other Terms and Policy.

3.3 The Company shall offer the Bonus to Clients as deemed appropriate at its reasonable discretion.

3.4 The Company shall offer the Bonus only once per client.

3.5 The Company offers the Bonus to Clients who align with all the conditions, as set out below;

3.5.1 The Client must be capable of legally binding themselves to the contract under the laws applicable in their country of residence; and

3.5.2 The Client must be at full age under the laws applicable in their country of residence; and

3.5.3 The Client must have a sound mind; and

3.5.4 Clients must have a full capacity to enter into the Transaction(s) and to exercise their rights and obligations.

3.5.5 The Client must not have redeemed the Bonus before.

3.5.6 Clients have not been sanctioned for financial crime reasons, violation of the Company policy and/or abuse of the Company's service;

4. General Terms

4.1 The Bonus shall be available to the Client who satisfies the Eligibility Criteria as set forth in the Policy. It will amount to a fixed percentage of the deposit size, specifically set at 50% of the deposit amount that is made in their Real Account.

4.2 Please note that the Bonus percentage is subject to variation. It may differ from the fixed percentage depending on the means of deposit, Client's country of residence, and/or specific festival. The percentage of Bonus may be either favorable or less favorable for the Client.

4.3 The Bonus awarded to Clients by the Company shall be automatically included in the Available as Credit.

4.4 The Bonus shall be limited to the maximum amount of 500USD,- per client.

4.5 The Client acknowledges that a fixed percentage of the Bonus available to the Client may be revised or terminated at any time without prior notice.

4.6 The Clients are not required to have a minimum qualifying amount of deposit or trading requirement to be eligible to participate in the promotional offer provided by the Company.

4.7 The Client acknowledges that the transaction may take up to 3 business days before the Bonus to be credited to the Client's Real Account. In the event that the Bonus is delayed beyond the specified period as outlined herein, The Client are encouraged to contact the relevant department as set forth herein or other relevant Terms and Policies found on the Company's Website.

4.8 The Bonus applies to the Client who opens a Real Account with the Company shall not have an expiration date. The Client may utilize the Bonus at their discretion without concerning expiration.

4.9 When opening a position, the Company shall deduct the associated costs from both the Balance and the Credit.

4.10 When closing position, the Company shall calculate Client's floating profit/loss based on the Client's Balance Amount. Upon completing the operation, the total result of the Balance Amount will be added to the Balance, and the sum shall be displayed as the Available.

For example, when the Client opens a position with a value of 100USD,-, the opening cost shall be divided between the Balance Amount and Credit Amount, e.g, 50USD,- per each. If the Client gains profit for 20USD,-, the calculation shall be operated as follow:

(Balance 50 + Profit 20) + Credit 50, resulting in an Available of 120 USD,-.

4.11 The Client may request the Company to opt-out or discontinue the Bonus at any time in writing. The Client may send such requests to relevant departments as set forth herein or other relevant Terms and Policies found on the Company's Website.

5. Withdrawal Restriction

5.1 The Client acknowledges that the Bonus may be used for trading purposes only and cannot be withdrawn. Only the capital or profit generated from trading with the Bonus can be withdrawn.

5.2 In the event where the Client requests for withdrawal of money, funds shall be withdrawn from the Balance. However, the Credit shall also be proportionally deducted in accordance with the formula as follow:

$(\text{Withdrawal} / \text{Balance}) * \text{Credit}$

For example, when the Client withdraws 50USD,-, from the Available of 150USD,-, comprising Balance of 100USD,- and a Credit of 50USD,-, the deduction of the Bonus shall be calculated as follow:

$(\text{Withdrawal } 50 / \text{Balance } 100) * \text{Credit } 50$, resulting in 25USD,- shall be deducted from the Credit.

5.3 The Bonus cannot be transferred between, or from the Clients' Real Account with the Company, or other Account.

6. Commission Payment

6.1 Commission payment for Partner and Master who are eligible to receive commission payment shall be calculated based on the Balance Amount only. Any further information and condition regarding commission payment for Partner can be found in the relevant document as posted on the Company's Website.

7. Abuse Prevention

7.1 The act of abusing or attempt to abuse (hereinafter the "Abuse"), including but not limited to arbitrage, abuse, fraud, manipulation, cash-back arbitrage connected to a trading bonus or any other forms of deceitful or fraudulent activity, shall be prohibited and can be a ground for legal action.

7.2 In the case where the Company reasonably believe that the Abuse incurred, the Company, at its sole discretion, shall reserve the right to;

7.2.1 Terminate the Bonus offered to the Client, including the Bonus credited to the Clients prior to the event of Abuse;

7.2.2 Close all Clients Real Account(s) (either temporary or permanently);

7.2.3 Withhold all Clients Real Account(s) (either temporary or permanently);

7.2.4 Cancel all order;

7.2.5 Annul all profits; and

7.2.6 Terminate Clients Real Account(s).

7.3 The Company shall not be liable to the Client or any third party for its decision to exercise the right as specified in the term "Abuse Prevention" and any consequences of the trading bonus termination.

7.4 The Client acknowledges that in the event of any actions contrary to the Policy causing damage to the Company, the Company shall be entitled to seek compensation from such action.

8. Force Majeure

8.1 The Company shall not be responsible for or liable to the Client for any liability, loss, damage, cost or expense of any nature whatsoever incurred or suffered by the Client or any person claiming through the Client as a result of any Force Majeure Event.

9. Compliance

9.1 The Policy disputes or claims arising under them and all transactions under or pursuant to them are governed by and shall be construed in accordance with the laws of Mauritius and the courts of Mauritius has exclusive jurisdiction.

10. Dispute resolution

10.1 Any disputes or likely misunderstandings that may occur as a result of the terms outlined in the Policy will be resolved by the Company in a way that presents the fairest solution to all parties involved. Once such a decision has been made, it shall be regarded as final and/or binding for all parties.

11. Deposit Bonus Policy Revision

11.1 The Company reserves the right to amend, revise, modify, change, or terminate the Policy at its sole discretion. Any changes or updates of the Policy shall be effective immediately upon posting on the Company's Website without prior notice. The Client is encouraged to review the Policy periodically to stay informed about any revisions or updates. The Client acknowledges and agrees that proceeding to use the Company's services after the revision has been made shall result that The Client implicitly agrees to the updated Policy terms.

12. Risk Warning

12.1 CFD and Margin trading carries a high level of risk to your invested capital, the change in rate may have an effect on the value, price, or income of the financial product you are holding. Please read and ensure that you comprehend our Risk Warning Disclosure Policy, available on the Company's Website.