



## General Promotion Policy

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**STO Cyprus**

## General Promotion Policy

### 1. Provision of Promotions

- 1.1. In order to support its clients STO may provide different types of promotions to its clients.
- 1.2. In order to be applicable for any type of Promotions, the Client's Profile must be fully verified (the Client must submit proof of identify and proof of address, which is requested by the Company).
- 1.3. The Clients application to any of the Promotion, Competition and or any other Campaign, starts from the time the Client applies for that Promotion, Competition and or any other Campaign and not before that date.
- 1.4. In order for a client to apply for any promotion, he/she will need to login to the "MyAccount area" and apply from there for each and every single account/s
- 1.5. The Company reserves the right to change the terms and conditions as well as the amount of Trading Bonus at its sole discretion and/or to terminate the Trading Bonus provision at any time without prior notice to the Client.
- 1.6. Trading Bonuses cannot be transferred between, or from an eligible Client's Trading Account with STO.
- 1.7. The bonus terms and conditions apply in conjunction with the AFX Capital Markets Ltd. Terms & Conditions, Risk Disclosure, Conflict of Interest Policy and Privacy Policy. By entering into this promotion you declare that you have read, fully understood and accepted these documents and this set of terms and conditions;

### 2. Applies when Bonus is provided

- 2.1. Any withdrawal of funds from an eligible Client's Account with STO, will immediately nullify all previously granted Trading Bonuses and will cause all previously granted Bonuses, to be withdrawn from the respective eligible Client's live accounts
- 2.2. In order to prevent any possible abuse of its Trading Bonus, the Company will conduct an automatic charge-off (nullification) of it. The automatic charge-off of the Trading Bonus will be carried out in the following cases:
  - a. If there are no open Margin Trades, and there have been no Margin Trades closed on the Client's Trading Account during the past 30 calendar days. The Trading Bonus will be charged-off (nullified) completely;
  - b. If the Trading Account is completely locked (i.e. opposite Margin Trades are opened on the Trading Account for the same trading instrument(s) and the same volume) for longer than 30 calendar days from the moment the last locked position was opened. The Trading Bonus is charged-off (nullified) completely. Any Trading Bonus issued after such charge-off shall again be charged-off after 30 calendar days from issuing, as long as the Trading Account is still completely locked;
  - c. If the Bonus has expired. The Tradable Bonus will expire 180 calendar days after the issue date
  - d. If there are no open Margin Trades, and the Balance on the Client's Trading Account is negative (i.e. less than zero), and the Client has Tradable bonus on their Trading Account, then the Trading Bonus will be charged-off (nullified) completely and the Balance restored to zero.
  - e. If there are no open Margin Trades, and the Balance on the Client's Trading Account is negative (i.e. less than zero), and the Client has No-Deposit or Welcome Bonus on their Trading Account, the Client will have the opportunity to restore the Balance to zero by sending an e-mail either to his account manager or directly to: [backoffice@afxcapital.com](mailto:backoffice@afxcapital.com). If the Client chooses to restore the Balance to zero, then the Trading Bonus will be charged off (nullified) completely. In the case the Client chooses not to charge off (nullify) the Balance, and there is no activity on their Trading Account for 30 calendar days, or the bonus does not cover the negative Balance, then the Trading Bonus will be nullified completely, and the Balance restored to zero automatically.

f. If there are open Margin Trades, and the Equity on the Client's Trading Account is below the value (amount) of the trading bonus, AFX Capital Markets may revoke the trading bonus on its own discretion and shall provide the client with a prior notice.

### 3. Miscellaneous

- 3.1. Any indication or suspicion of fraud, manipulation, arbitrage, or other forms of deceitful or fraudulent activity in an Eligible Client's live Accounts with STO or otherwise related or connected to a Trading Bonus, will nullify all previously granted bonuses. Furthermore, if the Company suspects that the Client indulged in fraudulent activity in order to gain a profit by manipulating any of the Company's Bonus Scheme's, the Company reserves the right to not only deduct the aforesaid Bonus without question, but also to nullify the result of any trade made in this manner.
- 3.2. In the circumstance when a Bonus is removed STO shall not be liable for any consequences of the bonus cancellation, including, but not limited, to order(s) closure by Stop Out.
- 3.3. The offer is limited to one application per household for retail clients. In cases where several accounts are found belonging to one person or related persons (or if such suspicions arise, including contact information match, IP address match, related trading patterns etc.), all bonuses will be cancelled. In cases where the bonus has been lost, AFX Capital Markets Ltd. reserves the right to receive a refund by withdrawing funds from the related accounts. AFX Capital Markets Ltd. reserves the right to block any account and send the initial deposits back to the client;
- 3.4. STO reserves the right to deny any Bonus or promotion to any Client or potential Client at its own discretion.
- 3.5. STO reserves the right to disqualify any participant if a breach of these Terms and Conditions and/or any of AFX Group's Business Terms occurs.
- 3.6. If any participant is suspected of internationally abusing any Promotion or Campaign or Competition, including the using multiple accounts, unauthorized software plug-ins, or other means to defraud STO, then STO is entitled not only to terminate any STO trading account immediately but also reserves the right to take further legal actions.
- 3.7. STO reserves the right to amend these Terms and Conditions and or any other Terms and Conditions at any time without any prior notice to the Clients. Such amendments will be effective immediately upon being posted in this "Terms and Conditions" section of the website. The Client has the sole responsibility to review the Terms and Conditions on a regular basis and to check any additional rules detailed within promotional emails. Should anything be unclear relating to this Promotion, it is his/her own responsibility to contact his/her account manager and gain a full understanding before participate in the Promotion.
- 3.8. If these Terms are translated into a language other than English, then the English version of the Terms shall prevail and be the binding version in any event of discrepancy.

By proceed and apply to any of the Promotion and/or Competition and/or Campaign, the Client confirms that he/she has read and agreed not only with the Terms and Conditions of the Promotions, Competition and Campaign but also with these Terms and Conditions. These Terms and Conditions apply to all the Promotions and Competitions unless otherwise stated.

For any further enquiries and/or clarifications regarding any of the Promotions and or Competitions please feel free to contact your account manager by sending an email request along with your account number.