

Christmas Promotion 2017

Terms & Conditions

1. AFX Markets Ltd¹ (hereinafter referred to as “STO” or “AFX”), an investment firm authorised and regulated in the UK by the Financial Conduct Authority (FCA) and trading as “AFX Group” or “STO”, is offering its Clients the chance to trade with **Institutional spreads from 0.0 pips and competitive leverage up to 1:500 as well as, free access to its 12 Expert Advisors (“EAs”) & 15 Indicators** (hereinafter referred to as the “Special Conditions”), according to the present Terms and Conditions (hereinafter referred to as “T’s&C’s”).
2. In order to be eligible to participate in this Promotion the Client needs to:
 - a) open an **STO Classic Account**, and
 - b) proceeds to a New deposit of a minimum amount of **USD/EUR/GBP 500.00 or PLN 2,000.00**
 - c) Provided that the above conditions a) and b) are met **not later than the 20/01/2018** then the Client will be eligible to trade with the above Special Conditions.
3. This Promotion will run from the **10/12/2017** until the **10/02/2018**. AFX shall have the right to extend the Promotion period at any time, at its own discretion.
4. This Promotion applies only to Classic Accounts.
5. The leverage amount of the Christmas Promotion is not applicable to Polish Clients. The leverage of Polish Clients will remain at 1:100.
6. The Leverage is subject to change according to the Client’s account equity. The agreed leverage amount is also subject to AFX’s client Risk Assessment and Appropriateness assessment, carried out as part of the registration process in accordance with the firm’s regulatory obligations.
7. The Subscription Period for this Promotion, will be from the **10/12/2017 until the 20/01/2018** and the Client must apply for this promotion before or on the **20/01/2018**.
8. The Client may withdraw any profits he or she makes throughout the Promotion Period, but the minimum deposit of **USD/EUR/GBP 500.00 or PLN 2,000.00** must be kept in the account until the 10/02/2018. If the Client withdraws any amounts before the 10/02/2018, with the result that the balance of the account is below the minimum deposit required then he/she will be disqualified from this Promotion.
9. This Promotion is applicable to all New and Existing Clients of AFX provided that all the conditions herein are met. Existing Clients must proceed to a new deposit of the minimum amount required as stated in para 2(b) above, irrespective of their account balance at the time they apply for this Promotion.
10. Internal transfers from other accounts are not allowed and will not be considered as a qualified funding for this Promotion.
11. All Participants are subject to AFX’s AML legislative and regulatory requirements and AFX, reserves the right to reject any participant that does not comply with such requirements.
12. After the expiration of the Promotion i.e. the 10/02/2018, the Clients who participated in this Promotion will return to the normal Classic Account conditions and will no longer have access to the Special Conditions of this Promotion.

¹ *AFX Markets Ltd is authorised and regulated by the Financial Conduct Authority (FCA) under a Firm Reference Number (FRN) 560872 and company number 07612002, with its registered office 33 Sun Street, 2nd Floor, London EC2M 2PY.

13. In order for a Client to apply for this Promotion, he/she will need to login to the “My Client area” and apply from there, by selecting the Promotion or by sending an e-mail directly to their account managers or to backoffice@afxgroup.com.
14. By applying for this Promotion, the Client confirms that he/she has read and agreed with the present Terms and Conditions.
15. Every Client is allowed only one entry in the Promotion.
16. Each participant hereby expressly consents that AFX:
 - 16.1. may publicly announce their name and details of their participation in the Promotion on the website(s) of AFX or any other publication (electronic or not);
 - 16.2. use a photo of the Participant in any appropriate manner and publication that AFX decides to use, without any recourse or compensation, and that the Participant surrenders and waives all copyright and intellectual property rights to the use of such photo in relation to the Promotion or AFX’s promotional activity;
 - 16.3. may conduct an interview with the Participant and use such interview in any publication as it wishes in relation to the Promotion or AFX’s promotional activity.
17. The Special Conditions are non-transferable, non-exchangeable and non-convertible and can only be applied to a client’s account only upon successful completion of the Promotion’s Special Conditions as mentioned herein above.
18. Please note that the Introducing Broker’s rebates, with regards to Clients introduced who participate in this Promotion, will be according to the IB Agreement signed between them.
19. You acknowledge that it would be improper for you to deal in the Market if the sole purpose of such a transaction was to impact on our bid or offer prices, and you agree not to conduct any such transactions.
20. You agree to use our Services in good faith and not to take unfair advantage of our Services or are otherwise act in an unfair manner (for example, by using any electronic device, software, algorithm, server or any dealing strategy that aims to manipulate or take unfair advantage of our Services, exploiting a fault, loophole or error in our software, system, STO’s trading Platforms, by collusion, using trading strategy designed to return profits by taking advantage of internet latencies, delayed prices or through high volumes of transactions targeting tick fluctuations rather than movements reflecting the correct underlying prices, or by any other means).
21. Internet, connectivity delays, and price feed errors sometimes create a situation where the price displayed on the Trading Platforms do not accurately reflect the Market rates. The concept of “arbitrage” and “scalping”, or taking advantage of these internet delays, cannot exist in an over-the-counter Market where the client is buying or selling directly from the Market. AFX does not permit the practice of “arbitrage” on the Trading Platforms and considers this improper use or abuse of our trading Platforms. Transactions that rely on price latency arbitrage opportunities may be revoked. AFX reserves the right to make the necessary corrections or adjustments on the Account involved. AFX may take any action we deem reasonable to recoup losses incurred as a result of the use of electronic algorithmic trading systems or any other means utilized to exploit technical deficiencies or palpable errors. Accounts that rely on arbitrage strategies may at AFX’s sole discretion be subject to AFX’s intervention and AFX’s approval of any Orders. Any dispute arising from such quoting or execution errors will be resolved by AFX in their sole and absolute discretion.
22. Any behavior under clause 19 to 21 are considered a breach of this Christmas Promotional Offer or the terms and conditions of the STO Account, and we may act reasonably and in good faith and in our sole discretion:

- a) immediately terminate all of your Trading Accounts and your access to our servers;
 - b) void any Trade (i.e., treat the Trade as if the Trade had never taken place) which was part of any improper activity;
 - c) close any Trade on the basis of our then current prices which was part of any improper activity; amend any Trade, so that it is as it would have been if the Order was executed in the absence of the improper behavior.
23. The Clients agree to assume full responsibility for all use of the STO electronic trading platform and any orders transmitted through the STO electronic trading platform. AFX bears no responsibility for any discrepancies or consequences associated with the Client's use of any Expert Advisors' (EA) automated trading program on the STO Platform. AFX has a neutral position with customers using Expert Advisors' automated trading program. Any and all of the positions accidentally opened or closed resulting from the Expert Advisors' automated trading program, whether due to a system error or not, AFX shall not be liable for any such act or consequential result.
24. This Promotion will not be combined with any other Promotion that is in place at the time.
25. AFX reserves the right, as in its sole discretion deems fit, to alter, amend, suspend, cancel or terminate the Promotion at any time and without any prior notice. Under no circumstances shall AFX be liable for any consequences of any alteration, amendment, suspension, cancelation or termination of the Promotion.
26. In the event of any dispute or misinterpretation of the above applicable Terms and Conditions, such dispute or misinterpretation shall be resolved by AFX, acting in good faith and as it shall, in its sole and absolute discretion, deem fit and proper. AFX's decision shall be final and binding.
27. If these Terms and Conditions are translated into a language other than English, then the English version of the Terms shall prevail where there is an inconsistency.

*AFX Markets Ltd is authorised and regulated in the UK by the Financial Conduct Authority (FCA) under a Firm Reference Number (FRN) 560872 and company number 07612002, with its registered office 33 Sun Street, 2nd Floor, London EC2M 2PY.