



## **Regulations for contests and bonus programs carrying**

## **1. DEFINITIONS**

- 1.1. Stimulating campaigns are an aggregate of the Company's actions such as bonuses, contests, prize draws, rebates, privileges etc. that are directed to encouragement and activity stimulation of the Company's Clients.
- 1.2. Bonus is a one-time financial reward of the Company's Client that is charged to a trading account in accordance with the rules of bonus program.
- 1.3. Contest is an action conducted by the Company for Clients-owners of contest accounts that is directed to increase of the Client's trading volume.

## **2. GENERAL PROVISIONS**

- 2.1. Contests and bonus programs are carried as part of the loyalty program for Clients of Master Services Inc.
- 2.2. Contests and bonus programs organizer is Master Services Inc.
- 2.3. Purpose of contests and bonus programs is client activity stimulation as well as the Company's image growth.
- 2.4. During carrying of stimulating campaigns by the Company the conditions can differ in different regions.
- 2.5. The present Regulations define general terms of contests and bonus programs organized by Master Services Inc. Particular terms of stimulating campaigns can be found on the official website of the Company. In case of divergence between the present Agreement and the terms of a particular stimulating campaign, the terms will prevail. Thereby the present Regulations remain in force within the terms that do not contradict with terms of a particular stimulating campaign.

## **3. PARTICIPANTS OF STIMULATING CAMPAIGNS AS PART OF THE LOYALTY PROGRAM**

- 3.1. Any client of Master Services Inc. satisfying conditions of particular stimulating campaign can become a participant of the stimulating campaign.
- 3.2. The stimulating campaign participant allows publication of personal data (full name, account number, financial result) during stimulating campaign results announcement particularly in advertising purposes.
- 3.3. The Company's employees and affiliates don't have a right to participate in stimulating campaigns as part of the loyalty program.

## **4. RIGHTS AND OBLIGATIONS**

- 4.1. The Company has the right to use stimulating campaign results in advertising and merchant purposes.
- 4.2. The Company has the right to stop contests and bonus programs at any time.
- 4.3. The Company has the right to cancel stimulating campaigns financial results in case of fraud detection, stimulating campaign or Clients agreement rules violation as well technical failures or force majeure conditions.
- 4.4. In case a client conducts hedging of his positions (using the others MFX Broker accounts) or uses arbitrage trading strategy, the Company has the right to cancel all the results of bonuses, promotions or tournaments without any preliminary notification.

- 4.5. In a case of the indication or suspicion that client uses trading accounts registered on a different names for a participation in the bonus or tournament promotions, the Company has the right to cancel all financial and trading results of these accounts without any preliminary notification.
- 4.6. If the Client trades using the funds earned as a result of the actions described above, the Company has a right to cancel a financial results of these trading operations.
- 4.7. The Company has the right to refuse the Client's participation in stimulating campaigns as part of the loyalty program without giving any reason.
- 4.8. The Company is obliged to notify contests and bonus programs participants of conditions and terms not later than 2 (two) working days before start of contests participants registration or start of bonus program commencement.
- 4.9. The Company is obliged to publish information about contests results on the Company's website not later than 10 (ten) working days after contests carrying completion.
- 4.10. The participant of stimulating campaigns as part of the loyalty program has the right to refuse participation in such campaign.
- 4.11. In case of disinclination to participate in stimulating campaigns as part of the loyalty program the Client needs to send a letter in free form to the Client support Department: support@mfxbroker.com

## **5. BONUSES**

- 5.1. Bonus amount is charged to the Client's trading account of the "Standard" type.
- 5.2. Bonus amount depends on the Client's trading account deposit unless another is specified in conditions of particular bonus program.
- 5.3. Terms and conditions, bonus charge peculiarities and possibility of further withdrawal are regulated by present Regulations and Conditions of a particular bonus program.
- 5.4. Bonus amount is charged only once. One Client has the right to take in one bonus only once according to the bonus program restrictions.
- 5.5. In case of rejection of bonus by the Client, bonus amount already charged according to the bonus program conditions is charged off from Client's trading account.
- 5.6. In case the Client withdraws funds from the trading account previously charged with a bonus before particular bonus program conditions accomplishment, bonus amount is charged off from that trading account. Bonus is charged off regardless of withdrawal amount from account to which bonus was charged.
- 5.7. If balance becomes less or equal to bonus amount before accomplishment of particular bonus program conditions, bonus amount is charged off from the trading account balance. The trading account balance can't be less than zero after funds were charged off.
- 5.8. Bonus amount charged according to the conditions of bonus program is charged off from the trading account balance after the bonus program carrying.
- 5.9. Bonus amount charged to the Client's trading account according to the conditions of bonus program is not an obligation of Master Services Inc.
- 5.10. During bonus programs carrying, after bonus amount charging to the Client's account it is to be charged off at the moment of balance operations conducting.
- 5.11. Participating in new bonus program is impossible if the Client which wants to take part in it hasn't accomplished the conditions of previous bonus program.
- 5.12. Unless otherwise stated in conditions of a particular bonus promotion, upon receipt of bonus a special bonus account is created for a client to let him fulfill traded volume requirements specified in the promotion's conditions.

5.13. Unless otherwise stipulated by conditions of a particular promotion, maximum credit leverage for bonus accounts is 1:100.

5.14. Any indication or suspicion of any form of arbitrage, risk free profiting, violation of the Client Agreement, fraud, manipulation, cash-back arbitrage connected to the Bonus or any other forms of deceitful or fraudulent activity, will set to zero all previously charged bonuses of the Client's current real trading account with MFX Broker and/or any or all transactions carried with the bonus funds. In these circumstances MFX Broker reserves the right to close/suspend all such Client's eligible real trading accounts with MX Broker, cancel all orders and set to zero all profits of such Client. In this case MFX Broker is not liable for any consequences of the bonus cancellation, including but not limited to orders closure by Stop Out.

## 6. CONTESTS

6.1. Only Clients-owners of contest accounts can participate in Master Services Inc. contest.

6.2. A contest account is a special type of a client account in Master Services Inc.

6.3. A contest account is determined for trading operations only during contests carried out by Master Services Inc.

6.4. The currency of a contest account is only U.S. Dollar.

6.5. Unless otherwise stipulated by conditions of a particular promotion, maximum credit leverage for contest accounts is 1:100.

6.6. Contest account number is given to one Client for one competition. For participation in other competition the same Client will be given a new contest account number which will operate only within the frames of one Master Services Inc. competition.

6.7. Contest order, timing, budget and features are regulated by the present Regulations and specific contest terms.

6.8. In a contest type of account it is available to choose leverage and modify it later according to paragraph 8 of the FOREX technical regulations.

6.9. All contest accounts have Swap-Free service.

6.10. Trading operations are impossible on Master Services Inc. contest accounts before the beginning of a competition.

6.11. At the moment of contest closing there is no possibility to make trading operations. Opened positions are closed forcefully.

6.12. A compulsory condition for summing up the results of a contest is an absence of opened positions or pending orders on contest accounts.

6.13. The budget of each contest is limited. In case it is impossible to determine the winner and/or prize-winners the Company sets an extra indicator in addition to the basic one according to which the winner and/or prize-winners are determined.

6.14. If a Client withdraws a part or all funds from the contest account during a contest, he automatically loses the status of contest participant.

6.15. A request for withdrawal of funds from a contest account before the end of the contest is processed according to the Financial regulations.

6.16. After contest results are published participants have 15 (fifteen) calendar days to make a request for withdrawal. After 30 (thirty) calendar days at the deadline of withdrawals contest accounts are deleted and their financial results are annulled.

## **7. SECURITY PROCEDURES**

7.1. In case conditions of a particular promotion does not stipulate any alternatives, a client's participation in the promotion is confirmed with use of mobile phone.

7.2. The Company has the right to perform procedures indicated in the article 5.3.9. of the Contract of service provided in international financial markets in order to confirm authenticity and correctness of a mobile phone number specified by the Client.

7.3. In case the Company fails to get the Client on the specified phone number, the Company has the right to ban the Client from participation in a promotion or to refuse to pay a bonus amount or a prize amount.