



Registration Reward Terms & Conditions:

1. This Award is applicable only to Australian residents who register for an account with the Company and satisfy the promotion's requirements
2. Customers will receive the Award in the respective base currency of the Account. For example, if the base currency is USD, the Award will be given in USD
3. This type of Award is not conditional and does not depend on the amounts deposited by the Customer, but is awarded solely on the basis of the Customer meeting the conditions for award
4. This Award can be given only once per household/IP address/phone number or Customer
5. The Award is applicable for individual accounts only, and not for joint or corporate accounts
6. Withdrawal of the Award is available after depositing funds into the trading account. The making of a deposit is required solely for the purpose of completing our client due diligence. This incentive does not carry any trading or withdrawal conditions
7. In all instances, the Award amount will be added after a client completes the verification process, and complies with the Company's onboarding process, which includes, among others, the provision of:
 - 7.1 Proof of identity – A clear, up-to-date copy of a government-issued picture document that includes the Client's full name (as displayed in the Account), date of birth, and expiration date
 - 7.2 Proof of residence – A recent (not older than six months), clear copy of a bank statement, utility bill or local authority tax bill, indicating the Client's name (as displayed in the Account), date of issue and address of residence
8. Miscellaneous:
 - 8.1 Abuse – Any improper or abusive trading, that is not in accordance with the Company's Client Retail Agreement, will result in the Award being revoked or not provided, and may also result in the Account being frozen pending proper investigation, and suspended should the investigation's result indicate a breach of the Client Retail Agreement
 - 8.2 No waiver – Any delay or omission to exercise any right, power or remedy accruing to the Company upon any breach or default under these Terms & Conditions or the Retail Client Agreement, shall not be deemed and must not be construed as a waiver of its rights
 - 8.3 Validity – If any provision of these Terms & Conditions is held invalid or unenforceable, such invalidity or unenforceability shall not affect the other provisions of these Terms & Conditions, and, to that extent, the provisions of these Terms & Conditions are intended to be and shall be deemed severable
 - 8.4 Terms Change – In Case of modification of the particular Award's Terms & Conditions, the Company shall provide the Client with appropriate notification via email in advance
 - 8.5 In case of any discrepancy between the Retail Client Agreement and these Terms & Conditions, the latter shall prevail
 - 8.6 The Company reserves the right to cancel or change the Terms & Conditions at any given time