



TRADE BONUS



TERMS AND CONDITIONS

1. Introduction and Scope

- 1.1 These Terms and Conditions (“Terms”) govern the “Trade Bonus Program” (the “Bonus Program”) offered by KIRA Financial Brokers LLC (“KIRA,” “we,” “us,” “our”) and apply exclusively to all Clients who request and are approved to participate in this Bonus.
- 1.2 By requesting or accepting the Bonus, the Client (“you,” “your”) agrees that these Terms form an integral part of the Client Agreement and must be read together with all applicable KIRA policies, disclosures, and regulatory obligations under the Securities and Commodities Authority (SCA) framework.
- 1.3 KIRA retains full discretion to modify, suspend, restrict, or terminate the Bonus Program or these Terms at any time, without prior notice and without any obligation to provide justification. Any changes take effect immediately upon implementation.
- 1.4 The Bonus Program is administered subject to KIRA’s compliance, conduct, and risk-management framework. KIRA reserves the right to interpret, apply, or enforce these Terms as it deems appropriate to safeguard operational integrity and ensure adherence to applicable regulatory requirements.
- 1.5 Participation in the Bonus Program constitutes confirmation that the Client has reviewed, understood, and accepted these Terms, and acknowledges that continued eligibility is contingent on ongoing compliance with all requirements set by KIRA and applicable regulatory authorities.

2. Definitions

- 2.1 Account means a live trading account held by the Client with KIRA Financial Brokers LLC.
- 2.2 Associated Trading Benefits means any non-cash, non-withdrawable trading-related privileges or features (if any) provided at KIRA’s discretion in connection with the Bonus, excluding the Bonus credit itself.
- 2.3 Bonus means the non-withdrawable trading credit allocated by KIRA under the Bonus Program. The Bonus is provided solely at KIRA’s discretion for trading purposes and shall at all times remain the exclusive property of KIRA.
- 2.4 A lot is a standard unit of a financial instrument being traded. The number of units will depend on the type of financial security being traded.
- 2.5 Business Day means any day designated by KIRA as a business day on which financial markets are open for trading, excluding weekends and official public holidays.
- 2.6 Client, you, your means the individual or legal entity that has entered into a Client Agreement and maintains an Account with KIRA.
- 2.7 Company, KIRA, we, us, our means KIRA Financial Brokers LLC, its successors, and permitted assigns.
- 2.8 Daily Trading Requirement means the minimum trading activity required to be completed on each Business Day, as determined by KIRA, failing which the Bonus shall be forfeited.

3. Eligibility and Enrollment

- 3.1 The Bonus Program is available to new Clients who have successfully opened and fully verified a live trading Account with KIRA.
- 3.2 Existing Clients may also be considered for participation at KIRA’s sole discretion. Eligibility may vary from Client to Client, and KIRA may approve or decline participation without obligation to provide reasons.
- 3.3 A Bonus may be granted upon any qualifying deposit, subject to KIRA’s approval. The qualifying deposit amount, Bonus value, and applicable conditions may differ between Clients and will be determined exclusively by KIRA. The Bonus is applied once the relevant deposit has cleared and been verified. Activation of the Bonus constitutes the Client’s acceptance of these Terms.
- 3.4 The Bonus Program cannot be used in conjunction with any other bonus, rebate, or incentive unless expressly approved by KIRA in writing.
- 3.5 Clients who reside in, or are subject to, jurisdictions where bonuses or similar arrangements are restricted or prohibited are not permitted to participate. KIRA reserves the right to decline or restrict participation based on regulatory or risk considerations.
- 3.6 To participate, the Client must acknowledge and accept these Terms in the manner prescribed by KIRA. Failure to do so renders the Client ineligible for the Bonus.



4. Bonus Offer and Structure

4.1 Under the Bonus, KIRA may, at its sole discretion, allocate a non-withdrawable Bonus to an eligible Client upon a qualifying deposit.

4.2 The Bonus is subject to a mandatory Daily Trading Requirement, which must be satisfied on each Business Day during the Bonus validity period. Failure to meet the Daily Trading Requirement on any Business Day shall result in immediate forfeiture of the Bonus.

4.3 The Bonus is provided exclusively as trading credit and shall not be withdrawn, converted to cash, or transferred under any circumstances, irrespective of trading activity, profitability, or account performance.

4.4 The Bonus credit shall always remain the sole property of KIRA. It serves exclusively as trading credit and cannot be withdrawn, converted to cash, or otherwise transferred. No Client shall be permitted to withdraw any part of the Bonus under any circumstances, irrespective of trading activity, profitability, or account performance. KIRA retains full discretion to remove or adjust Bonus credit at any time.

4.5 The Bonus Program is valid for three months from the date the Bonus is credited to the Account. This period may be renewed only if KIRA decides to extend it, and any renewal shall be subject to conditions selected solely by KIRA. KIRA is not obligated to renew the promotion, maintain existing terms, or provide prior notice of amendments, restrictions, or termination.

4.6 Bonus terms communicated to the Client, whether through written communication, the trading portal, or via an account representative, may be amended by KIRA at any time prior to the Client fulfilling the applicable requirements. KIRA's interpretation and application of any Bonus term shall be final, binding, and not subject to dispute. A Bonus becomes active only once KIRA confirms the deposit has cleared and been fully verified.

5. Bonus Utilization and Key Conditions

5.1 All trading activity carried out while the Bonus is active shall be subject to verification and approval exclusively by KIRA. The Client must comply at all times with the Daily Trading Requirement applicable to the Bonus. Failure to meet the Daily Trading Requirement on any Business Day shall result in immediate forfeiture of the Bonus.

5.2 KIRA retains absolute discretion to determine whether any trading activity is genuine and consistent with the intended purpose of the Bonus. Any trading activity that KIRA considers manipulative, abusive, artificial, or inconsistent with genuine market participation may result in immediate forfeiture of the Bonus.

5.3 The Bonus is provided strictly as non-withdrawable trading credit and shall never give rise to any associated trading benefits, confirmation right, or conversion entitlement, irrespective of trading activity, profitability, or account performance. The withdrawal of trading profits shall not affect the non-withdrawable status of the Bonus, which shall remain the exclusive property of KIRA at all times.

5.4 The Bonus is strictly non-withdrawable. If a Client submits any form of withdrawal request that includes, references, or could be interpreted as seeking to withdraw the Bonus itself, KIRA may immediately and without notice remove the Bonus in its entirety from the Account. Such removal shall be final and shall not entitle the Client to any compensation, reinstatement, or further consideration.

5.5 KIRA shall retain full discretion to determine whether a Client has complied with all obligations related to the Bonus. Any decision made by KIRA in respect of Bonus utilization, account conduct, withdrawal eligibility, or forfeiture shall be final, conclusive, and not subject to appeal. The Client waives any right to dispute, challenge, or seek reconsideration of KIRA's determinations.

6. Client Responsibilities and Legal Protections

6.1 Margin and Risk Management: Clients are solely responsible for maintaining adequate margin at all times. The Bonus does not reduce or replace the Client's obligation to manage trading risk or to prevent margin calls. Trading activity funded solely by the Bonus is not permitted; the Client must maintain sufficient own funds in the Account equal to at least the amount of the Bonus in order to open or continue holding any position while the Bonus is active. If this condition is not met, KIRA may restrict trading, close positions, or forfeit the Bonus without prior notice.



6.2 Bonus Status and Ownership: The Bonus is provided strictly as non-withdrawable trading credit and shall at all times remain the exclusive property of KIRA Financial Brokers LLC. The Bonus shall not be classified as Client Money, shall not be held in segregation, shall not be protected by any investor compensation scheme, and shall not constitute a financial liability or obligation owed by KIRA to the Client. Under no circumstances shall the Bonus be withdrawn, converted to cash, transferred, assigned, or otherwise realized by the Client, irrespective of trading activity, profitability, or account performance.

6.3 Compliance with Trading Rules: Clients must comply with all trading rules, margin requirements, and other obligations stated in the Client Agreement. KIRA assumes no liability for any losses incurred while the Bonus is active.

6.4 Prohibited Trading Practices: Clients agree not to engage in any abusive, manipulative, or nongenuine trading activity, including but not limited to:

- Hedging or Arbitrage: Simultaneously opening offsetting positions—whether within a single account or across multiple accounts—to eliminate market exposure and artificially generate trading activity for the purpose of satisfying Bonus conditions.
- Latency or Technical Exploitation: Using high-frequency techniques, automated systems, or delays in price feeds to gain an unfair advantage.
- Wash Trading: Entering trades that do not reflect real market exposure or economic intent.
- Other Abusive Strategies: Any activity that KIRA reasonably determines to be designed to exploit the Bonus Program rather than engage in legitimate trading.

6.5 Instrument Eligibility: KIRA may, at its discretion, exclude specific instruments or asset classes from counting toward satisfaction of the Daily Trading Requirement if they are deemed unsuitable for the Bonus Program.

6.6 Monitoring and Audit: Bonus-related activity may be recorded, monitored, and subject to internal audit to ensure compliance with these Terms and any applicable regulatory requirements.

7. Bonus Forfeiture

7.1 The Bonus, including any portion of it that may otherwise appear to constitute associated trading benefits, shall be immediately and automatically forfeited upon the occurrence of any event that KIRA, in its sole and absolute discretion, determines to constitute non-compliance, misuse, or unacceptable trading conduct. KIRA shall not be required to provide prior notice, justification, or evidence before enforcing forfeiture, and the Client shall have no right to contest or dispute any forfeiture decision.

7.2 The Bonus shall be forfeited in full if the Client closes the Account, or if KIRA closes or suspends the Account for any reason it deems appropriate, including but not limited to risk concerns, operational considerations, or compliance-related matters. Forfeiture in such circumstances shall extend to any associated trading benefits and to any remaining Bonus-related trading benefits.

7.3 If the Client fails to satisfy any trading requirement or daily trading obligation assigned under the applicable Bonus term, KIRA may deem the Bonus forfeited without warning. This includes, without limitation, a failure to meet the daily trading commitment. KIRA alone shall determine whether the Client has complied with such obligations.

7.4 If the Account reaches or falls below the margin level threshold defined as the Stop-Out Level, or if KIRA determines that the Account is at material risk of reaching such level, the Bonus shall be forfeited in its entirety. Any liquidation of positions, whether initiated by KIRA or triggered automatically, shall result in immediate forfeiture of Bonus credit and any associated trading benefits.

7.5 The Bonus shall be forfeited if the Client's trading activity is found to be inconsistent with genuine market participation. This includes, but is not limited to, patterns suggesting hedging, matched positions, wash trades, latency exploitation, rollover manipulation, or any activity that KIRA determines to be artificial, non-genuine, or intended to circumvent Bonus conditions. KIRA's assessment shall be final and binding.



7.6 The Bonus shall be forfeited if the Account remains inactive for a period of thirty consecutive calendar days, or for any shorter period that KIRA may impose in the interest of risk management or operational control. Inactivity shall be determined by KIRA at its discretion and may include lack of trading activity, lack of login activity, or any other inactivity indicator that KIRA considers relevant.

7.7 If KIRA identifies any breach or suspected breach of these Terms, the Client Agreement, or any internal KIRA policy, the Bonus shall be forfeited immediately. KIRA may also revoke any profits, benefits, or withdrawal privileges derived from the Bonus, and may take additional actions it deems necessary to protect its commercial or regulatory interests.

7.8 KIRA shall have unrestricted authority to determine whether any event necessitating forfeiture has occurred. All determinations by KIRA shall be final, conclusive, and enforceable without limitation for all contractual purposes, without prejudice to any statutory rights the Client may have under applicable UAE regulations.

8. General Provisions

- 8.1. **Governing Law and Jurisdiction:** These Terms, and any dispute or claim arising out of or in connection with the Bonus Program, shall be governed by and construed in accordance with the laws of the United Arab Emirates. The courts of Dubai, UAE, shall have exclusive jurisdiction.
- 8.2. **Limitation of Liability:** KIRA shall not be liable for any loss, damage, or expense incurred by the Client arising from participation in the Bonus Program, including but not limited to trading losses, system errors, or delays in Bonus allocation.
- 8.3. **No Investment Advice:** The Bonus is provided solely as an incentive and does not constitute investment advice, a recommendation, or a guarantee of profits.
- 8.4. **Risk Disclosure:** Clients acknowledge that leveraged trading carries a high level of risk and may not be suitable for all investors. The Bonus does not mitigate or reduce the inherent risks of trading, and Clients should only trade with capital they can afford to lose.
- 8.5. **Regulatory Compliance and Changes:** KIRA may amend, suspend, or terminate the Bonus Program, in whole or in part, to comply with applicable laws, regulations, or directives issued by the Securities and Commodities Authority (SCA) or other regulatory authorities, without prior notice.
- 8.6. **High-Volume Trading Risk:** Clients acknowledge that participation in the Bonus Program may incentivize higher trading volumes than usual, which can increase exposure to potential trading losses. Clients are responsible for managing their positions and risk at all times.
- 8.7. **Discretionary Authority:** KIRA retains sole discretion to interpret, apply, and enforce these Terms in any circumstance, including the right to resolve ambiguities or take action in cases of suspected abuse, non-genuine trading, or system error. Any decision made by KIRA in relation to the Bonus Program is final and binding.
- 8.8. **Own Funds Requirement Clarification:** If at any time the Client's own funds in the Account fall below the amount of the Bonus credited, KIRA may immediately remove the Bonus without prior notice.
- 8.9. **Communication and Notification:** All notifications regarding the Bonus Program—including allocation, conditions, and forfeiture—may be communicated via email or the Client's account portal.
- 8.10. **Force Majeure:** KIRA is not liable for delays or failure to allocate the Bonus due to events beyond its reasonable control, including system outages or external market disruptions.
- 8.11. **Tax and Reporting:** Clients are solely responsible for any tax obligations or reporting requirements arising from Bonus use.
- 8.12. **Severability:** If any provision is invalid or unenforceable, the remaining Terms remain in full effect.