



Exclusive Bonus Terms and Conditions

More Than Trading

Pacific Union (Seychelles) Limited

Email: info@puprime.com

Web: www.puprime.com

Address: 9A, CT House, Providence, Mahe, Seychelles

PU Prime is the commercial name of Pacific Union (Seychelles) Limited (the "Company", "us", "we", "our", "ours" or "ourselves" as appropriate) and is authorised and regulated by the Financial Services Authority of Seychelles under number SD050. The Company registered in Seychelles and located at 9A, CT House, Providence, Mahe, Seychelles.

PU Prime is running the Exclusive Bonus (hereinafter referred to as the "Activity") and invites new, existing or dormant clients of the company to participate. By participating in this activity, you agree to be bound by the Bonus Terms and Conditions herein (hereinafter referred to as the "Terms") as these are set out below.

1. Interpretation of Terms

1.1 In this Activity:

"Company" or **"The Company"** shall mean PU Prime LLC.

"Activity" or **"This Activity"** shall mean the Exclusive Bonus launched by PU Prime LLC.

"Account" shall mean a client's trading account with PU Prime LLC into which the client deposits within the activity period a deposit.

"Bonus" shall mean the additional deposit that a client participating in the Exclusive Bonus is eligible for under these terms.

"Eligible countries" shall mean all countries except those listed on the company's website and those where the use of this clause violates local laws and regulations.

"Deposit" shall mean the client can only activate this activity by depositing \$100 (or equivalent currency) or more into the trading account during the activity.

"Dormant Client" for the purposes of these terms shall mean any trading account where the client has not initiated any trading activity and/or inactivity for a period of thirty (90) consecutive days.

"Operative Agreements" shall mean the agreements entered by the client and the company that govern all trading activity of the client with the company. Operative Agreements consist of the Client Service Agreement, Risk Disclosure and Privacy Policy, as these may be found in the "Legal Documents" section of the websites of the company and as these may be amended from time to time.

1.2 Any words whose meaning is not defined herein shall have the meaning provided in the Operative Agreements or Client Service Agreement and Risk Disclosure.

1.3 Times mentioned herein shall mean GMT+3 as applicable.

2. Eligibility Criteria

2.1 To participate in this activity, you must meet the following requirements:

- a) You are a client of the company, who has deposited in trading account during the activity, and are qualified to conduct transactions according to the operative agreement and have agreed to the operative agreement;

- b) Run a trading account with the company as per the applicable deposit and/or other requirements of the company;
- c) Accept the terms of this activity and of the business terms and policies set forth on the company's website;
- d) Make a deposit in the trading account during the activity period, following b) and c) above.

3. Trading Terms

3.1 Promotion area: Except for Mainland China and/or as per the discretion of the Company.

3.2 The bonus activity period is from 2023.05.01. The bonus transaction period starts from the first deposit and finish within 60 natural days.

3.3 This activity applies to trading currencies, metals, crude oil spot and crude oil futures.

3.4 The activity is applicable for holders of Standard Account, is not applicable for holders of Prime Account.

*This offer is ONLY available for Clients in Standard Spread and Rebate Group.

3.5 The activity is applicable for the deposits of the client, subject to this being made during the activity period, in one of the client's trading account and subject to cl. 2.1(c) above.

3.6 By default, all Standard Accounts can participate in the bonus activity. After the end of the activity period, customers who meet the conditions send an email to: info@puprime.com to apply for the bonus.

3.7 Withdrawal or inward transfer during the bonus trading period is considered as abandonment of the activity and the qualification for the bonus will be cancelled.

3.8 The bonus is calculated at 20% of the amount of the deposit. The deposit that satisfies a condition can apply for bonus.

3.9 Upper limitation of the bonus is \$10,000, there is no frequency limitation.

3.10 After completing the required trading volume during the bonus trading period, the bonus will be deposited into the trading account in the form of Balance.

3.11 The bonus can be used for withdrawn and trade.

- 3.12 Specified transaction volume = bonus received * 20%.
- 3.13 Participating activity account cannot be having any trading history and/or open positions before applying for bonus.
- 3.14 The bonus will be paid into the client's account within 48 hours after the client completes the deposit and meet bonus conditions.
- 3.15 The bonus is deposited in the client's transaction account in the form of "Balance".
- 3.16 Orders held for less than 30 minutes are not counted as valid lots for participating in bonus activities.
- 3.17 Under the same client's name, hedging or hedging orders are not counted as valid lots for this bonus activity.
- 3.18 If the trading account is closed or blocked or dormant, all previously issued bonus will be immediately deducted from the account.
- 3.19 Multiple deposits during the activity, bonuses and transaction volume increased according to their respective proportions.
- 3.20 The products involved in calculating the trading volume include currency, metals, crude oil spot and crude oil futures.
- 3.21 In the event that any dispute and/or misrepresentation is made in relation to the above applicable terms, such dispute and/or misrepresentation shall be resolved by the company, acting in good faith and as it shall, in its sole and absolute discretion, be deemed fit and proper. PU Prime LLC's decision shall be final and binding.
- 3.22 If there is any indication or the company suspects, the client may arbitrage (including but not limited to risk free profiting), abuse (including but not limited to participant's trading activity patterns that indicate that the participant solely aims to benefit financially from the trading bonus without being genuinely interested in trading in the markets and/or taking market risk), fraud, manipulation, arbitrage connected to a trading bonus or any other forms of deceitful or fraudulent activity, will nullify all previously bonuses of the client's trading account with the company and/or any and all transactions carried and/or profits or losses garnered therein. In these circumstances, the company reserves the right, at its sole discretion to close/suspend (either temporarily or permanently) all such client's trading account with the company, cancel all orders and annul all profits or losses of such participant. In these circumstances, the

company shall not be liable for any consequences of the trading bonus cancellation, including, but not limited to, order(s) closure by Stop Out.

- 3.23 The company reserves the right to alter, amend, suspend, cancel or terminate the “Exclusive Bonus” or any aspect of it at any time. Prior notice of such changes will be given to clients and the company will post any such changes on its website. It is recommended that participants in the “Exclusive Bonus” consult these terms and conditions on the company’s website regularly. Please note that taking part in the “Exclusive Bonus” constitutes acceptance and agreement to abide by any such alterations, amendments, suspension, cancelation and/or changes. Under no circumstances shall the company be liable, for any consequences of any alteration, amendment, suspension, cancelation or termination of this promotion.

4. Risk Warning

- 4.1 Contracts for Difference (CFDs) trading carries a high level of risk to your capital and can result in losses, you should only trade with money you can afford to lose. CFDs trading may not be suitable for all investors, please ensure that you fully understand the risks involved and take appropriate measures to manage it. Please read and ensure you fully understand our Risk Disclosure, available at the company’s website.