

## **Terms & Conditions – Loyalty Cashback Program**

## **PROMOTION RULES**

- 1. The 'Loyalty Cashback Program' offers cashback to eligible clients who trade the required number of lots within the promotional period. This bonus is granted by the company to eligible clients.
- 2. The program is valid from 1st May to 31st July 2024, subject to potential extension.
- 3. To qualify for the Loyalty Cashback Program, clients must trade a minimum of 10 lots within a calendar month. Starting the following month, clients will receive cashback based on their trading volume.
- 4. In Tier 1 of the program, participants receive US\$1 cashback for each lot traded within the range of 1 to 50 lots. In Tier 2, participants receive US\$2 cashback for trades of 51 lots onward.
- 5. To maintain eligibility for cashback, clients must trade a minimum of 10 lots each month. If there is no trading activity for 30 calendar days or if a client trades fewer than 10 lots, their cashback balance will reset to zero. To resume receiving cashback, the client must trade a minimum of 10 lots in the following month(s).
- 6. All cashbacks will be calculated and credited to the client's wallet account monthly.
- 7. The program is available for all account types.
- 8. This Campaign is open to clients from all regions, with the possibility of amendments.

## PROMOTIONAL CAMPAIGNS - GENERAL PROVISIONS

Clients (individuals or entities) who have successfully registered, received account approval, and are eligible for a trading bonus, real funds, or other prizes from promotional campaigns must adhere to the following terms and conditions:

- We reserve the right to amend these Terms at any time without prior notice. Any changes will be
  published through the updated Promotional Campaign Terms and Conditions on the Company's Website.
  All amended terms become effective immediately upon posting on the Company's Website. Both parties,
  for both new and existing accounts, are legally bound by the revised version of the Promotional
  Campaign Terms and Conditions.
- 2. The Company reserves the right to determine the list of countries eligible for Promotions. Consequently, not all Promotions may be available in certain countries, and some countries may not be eligible for any Promotions.
- 3. Bonuses and promotional campaigns offered by the Company are at our sole discretion and may be awarded to selected clients as trading bonuses, real funds credited to their trading account balance (hereinafter referred to as "Credits" or "the Bonus"), or other rewards. Such rewards may include exclusive Account Types, partnership terms, VPS subscriptions, laptops, mobile phones, or any other prizes determined at the Company's sole discretion (hereinafter collectively referred to as "the Prizes").



- 4. Bonuses and/or Rewards cannot be transferred to any other live trading accounts held by the Client or to any third party.
- 5. Bonus-related Credits are credited either in the base currency of the Client's live trading account or in an equivalent currency of equal value.
- 6. Credits may be deducted from the Client's live trading account(s) at any time without prior notice, at the Company's sole discretion.
- 7. Each Bonus and Reward is limited to one (1) MT5 Account per profile holder, email address, device, and unique IP address. Multiple registrations from any of the aforementioned criteria are not allowed. The use of proxy servers or programs that change the real IP address is prohibited.
- 8. If the Company suspects or determines, in its sole discretion, that a Client is acting in bad faith or in a manner deemed inappropriate by the Company, the Company reserves the right to deny, withhold, or withdraw any Bonus and/or other Prizes earned from any Promotional campaign. Additionally, the Company may terminate the Client's live trading account(s) and cancel their participation in any current or future Promotion.
- 9. The Company reserves the right, at its sole discretion, to block all client trading accounts, cancel any open and pending orders, and nullify any or all profits if the Company reasonably concludes or suspects that the client has engaged in abusive or improper trading practices, including but not limited to arbitrage, fraud, manipulation, or any other form of misconduct. This includes attempted abuse or improper trading related to bonuses, cash-back arbitrage, or any other scheme.
- 10. The Company shall not be held responsible under any circumstances for damages resulting from the cancellation, modification, alteration, suspension, or termination of any Promotion.
- 11. The Company reserves the right, at its sole discretion, to refuse registration of any participant in any Promotional campaign it offers and to withhold the awarding of any Credit or Prize, without being obligated to provide a reason to any participant.
- 12.If any live trading account(s) becomes dormant, all previously awarded Credits will be promptly withdrawn from the respective Client's account(s).
- 13. The Company reserves the right to change, amend, extend, shorten, or otherwise modify the terms of the Promotions as it deems appropriate, at its sole discretion.
- 14. The Company reserves the right, at its sole discretion, to permanently block all involved accounts, return the initial deposit amount, and withhold any profits resulting from any Promotional campaign if the Client fails to provide requested documentation and/or information within the timeframe set by the Company, or refuses to cooperate during the investigation period.
- 15.IB Rebates are not applicable when referred clients are trading solely with Credit. Rebates are only paid if, at the time of trade closing, the Equity exceeds the Credit (i.e., Equity minus Credit is greater than 0).
- 16.In the event of any dispute regarding any Promotion, the Company shall resolve such dispute in good faith and as it deems fit and proper at its sole discretion. The Company's decision shall be final and binding. To the extent permitted by law, the Client hereby waives their right to litigate, seek injunctive



relief, or pursue any other legal recourse in disputes or claims arising from or related to the Promotions and the terms and conditions of the Promotional campaigns.

- 17. Disputes and controversies arising out of or related to the Promotional campaign terms and conditions shall be ultimately resolved in the same jurisdiction specified in the Company's Terms and Conditions and/or Client Agreement. These Promotional terms and conditions are governed by the laws of the same jurisdiction as specified in the Company's Terms and Conditions and/or Client Agreement.
- 18. These Terms and Conditions are drafted in the English language. Any translation into another language is provided solely for convenience. In the event of any inconsistency or discrepancy between the original English text and its translation into any other language, the original English version shall prevail.

LITTLE BLACK DIAMOND LTD is authorised and regulated by the Financial Services Authority under the license number SD115, with registered address at Room B11, 1st Floor, Providence Complex, Providence, Mahe, Seychelles.

The Company reserves the right to offer various bonuses and other rewards through promotional campaigns, referred to as 'the Promotional Campaigns,' 'the Promotions,' 'Bonuses or Rewards,' or individually as 'the Bonuses' and 'the Rewards,' to its clients from time to time. These promotions may be subject to restrictions based on particular account types, jurisdictions, or countries, among other conditions. Therefore, it is important to read and understand the Terms and Conditions governing the Bonuses and/or Rewards Promotions contained in this document (hereinafter referred to as 'Promotional Campaigns T&Cs'), as well as the specific details of each Promotion occasionally listed on the Company's website or distributed through our official communication channels.

This document establishes the terms and conditions governing the relationship between the Company and its clients participating in any promotional campaign. By participating, the Client acknowledges that they have read, understood, and agreed to abide by the rules and conditions outlined within the Promotional Campaigns T&Cs, in conjunction with the Company's Terms and Conditions, Client Agreement, as well as any other legal documentation provided by the Company, accessible on our official website.