Rules of proceedings for bonuses, promotions and incentive actions

1. General provisions

1.1. Incentive arrangements are carried out within the frames of loyalty program for the Clients of the Company.

1.2. The organizer of incentive arrangements is the Company.

1.3. These rules describe general terms of incentive arrangements carried out by the Company. The terms of specific incentive arrangements are provided on the official site of the Company. In case of any contradictions between these Rules and the terms of a specific incentive arrangement, mentioned on the Company’s web-site, the latter ones prevail. These Rules stand in terms of conditions which do not contradict with the terms of a specific incentive arrangement.

2. Participants of incentive arrangement

2.1. Any Client of the Company, who meets the terms of a specific incentive arrangement, can become a Participant of an incentive arrangement.

2.2. The Participant of an incentive arrangement provides a permission to publish his personal data (name, last name, number of account, financial result), when announcing the results of an incentive arrangement for the purposes of advertising as well.

2.3. The employees of the Company, their relatives or affiliated persons are not entitled to participate in the Company’s incentive arrangements.

3. Rights and obligations of the Parties

3.1. The Company is entitled to use the results of incentive arrangements for the purposes of advertising and commerce.

3.2. The Company is entitled to stop the incentive arrangement at any moment.

3.3. The Company is entitled to cancel the financial results of incentive arrangements in case of any fraud, violation of an incentive arrangement terms and/or these Rules or Client
agreement, and in case of any technical faults and force majeure circumstances.

3.4. The Company is entitled to dismiss the Client from participation in any incentive arrangement without assigning any reasons.

3.5. The Client is entitled to cancel his/her participation in an incentive arrangement, to the extent it is not inconsistent with the incentive arrangement terms.

3.6. The Company reserves the right to limit the trader's profits made with a bonus, so that the amount of profit does not exceed 10 times the size of the bonus.

4. **Bonuses**

4.1. The amount of the bonus is credited to the Client’s trading account.

4.2. The amount of the bonus depends on the Client’s trading account deposit unless other rules are provided in the terms of a specific incentive arrangement.

4.3. Order, terms of bonus program arrangement, peculiarities of bonus crediting and possibilities of its further withdrawal are governed by these Rules and by the terms of a specific bonus program.

4.4. If the Client refuses the bonus, the amount which was credited within the framework of the bonus program, will be deducted from the Client’s trading account. The balance of the trading account from which the deduction is done cannot become negative.

4.5. If the amount of remaining funds become equal or less than the amount of bonus funds before Trader meets the certain bonus conditions, the amount of bonus funds is deducted from the balance of the trading account starting from the last one.

4.6. The amount of the bonus funds credited to the Client’s trading account is not a financial obligation of the Company.

4.7. In case the client trades exclusively using bonus funds for 3 months or more, the Company reserves the right to deduct all bonus funds and profits/losses received with them.

5. **Contests**

5.1. To participate in a contest, a Contest account is automatically made for each Client of the
5.2. Contest account is assigned to execute trading operations only during the contests arranged by the Company.

5.3. The currency of a contest account is only USD, the spread available for the contest accounts is not fixed.

5.4. Each account is made for the Client to participate in a specific type of contest. To participate in a different contest, a new account is made for the Client, which is operated only within one specific contest.

5.5. Order, terms, budget and specificity of each contest are governed by these Rules and by the terms of each specific contest.

5.6. Parameters of the Contest account can’t be changed by the Client.

5.7. An opportunity to execute trading operations is closed for all the Contest’s accounts of the Client till the beginning of the contest.

5.8. When the contest is over, the opportunity to execute trading operations on the Contest account is closed, all the open positions are closed by enforcement.

5.9. A mandatory requirement for finalizing the contest results is absence of any open positions and pending orders on the accounts.

5.10. The results of the contests are published at the Company site not later than 10 (ten) working days after contest is over.

5.11. The budget of each contest is limited, thus it is impossible to specify the winner or the awardee, the Company itself assigns an additional terms to find one.

6. Interest rates (IR)

6.1. All active Fort and Flex swap accounts are covered by the Company’s incentive arrangement which is an automatic monthly crediting of percentage from free funds available on the trading account (IR) to the trading account of the Client. To calculate the IR crediting, the Company’s server calculates the average value of free funds for the previous month. Calculation and crediting is done in the beginning of each next month.

6.2. Crediting of IR is an incent arrangement of the Company and doesn’t provide a warranty of
this credit in the future. The company reserves the right not to credit IR if the trading activity in the Client’s account is low or absent.

6.3. In case of revealing of any type of abuse including cases when according to the Company’s opinion the trading account is mostly used to gain IR, and also has not been used for trading for a long time, the Company reserves the right to cancel all the IRs credited before and also to make equivalent deductions from other Client’s accounts in case of internal transactions of credited IRs, according to the Equity return policy.

6.4. In case of violation of conditions of this Agreement by the Client, the Company reserves the right to cancel payment of compensation for the funds not used for trading, and also to entirely cancel the compensation credited before.