



## **Bonus Program Terms and Conditions**

**Version**

**1.1 – April 2025**



## 1. Introduction

AZUREVISTAFX (PTY) LTD. (hereinafter 'the Company') under the brand riverquode.com is a South Africa investment firm, authorized and regulated by the Financial Sector Conduct Authority (FSCA) of South Africa, with License Number FSCA/52830. This Bonus Program Terms and Conditions (hereinafter 'the Bonus Plan') is an integral part of the Company's Client Agreement.

By opening an account on riverquode.com website, you accept and agree to also comply with the terms of these terms and conditions. Moreover, by accepting the bonus terms through acceptance of the Client Agreement, you are bound by its guidelines and provisions for the duration that your bonus is active.

## 2. Eligibility

- I. Only people who can form legally binding contracts under the laws applicable in their country of residence may participate in the Bonus Plan. Without limiting the foregoing, participation in the Bonus Plan is not allowed for people under the age of 18 or otherwise under the legal age in their country of residence ("minors"). If you are a minor, you may not participate in the Bonus Plan.
- II. As Eligible Clients, are deemed existing clients. Existing clients are clients that made at least one deposit with the Company and have fully verified their trading accounts.
- III. Eligible Clients, who meet the criteria set forth herein, are able to receive trading bonuses that are up to the discretion of the Company.
- IV. In order to activate and credit the Account with Bonus Plan, all Eligible Clients need to communicate with their account manager and verify their phone number.

## 3. Bonus Activation and Usage

Riverquode.com is a brand owned and operated by AZUREVISTAFX (PTY) LTD, regulated by the Financial Sector Conduct Authority (FSCA) of South Africa, with FSP License Number 52830 - [www.riverquode.com](http://www.riverquode.com)



Bonuses may only be activated by clients who have met the eligibility criteria and have been approved by their assigned account manager. Upon approval, the bonus will be credited to the client's account, typically within 48 hours.

Bonuses are strictly intended for trading purposes and cannot be withdrawn. They may not be transferred between accounts or clients and are subject to expiration if not utilised within the specified timeframe. Only one active bonus may be held by a client at any given time, regardless of how many accounts they maintain under the same client profile or IP address.

#### **4. Volume Requirements and Expiry**

Each bonus awarded is subject to a trading volume requirement, calculated as 2,000 units of traded notional value per 1 USD of bonus. For example, a \$100 bonus will require \$200,000 in notional volume. The required volume must be met within 30 calendar days of the bonus being credited.

If the required trading volume is not met within the specified timeframe, the bonus amount will be automatically removed from the account. Bonuses are also subject to expiry in the event that the trading account remains inactive for a period exceeding 15 consecutive calendar days.

#### **5. Withdrawal Conditions and Bonus Cancellation**

While bonuses themselves are not withdrawable, profits generated from trading with the bonus may be eligible for withdrawal, provided all trading volume and other bonus terms have been satisfied. However, should the client request a withdrawal before meeting the required volume, the bonus will be removed, and the withdrawal will be processed based on the remaining real balance.



Bonuses will be cancelled in full if the client transfers funds between accounts or if the bonus is associated with any account that becomes negative. Additionally, any losses resulting from trades opened while a bonus is active will be deducted from the client's real funds before affecting the bonus amount.

## **6. Misuse and Prohibited Conduct**

The Company strictly prohibits any attempt to exploit the bonus system through abusive or manipulative trading practices. This includes, but is not limited to, arbitrage, hedging with multiple accounts, collusion, or using related parties to circumvent bonus limitations.

If such activity is detected, the Company reserves the right to cancel the bonus, close affected positions, and suspend or terminate the client's account without further notice. Any profits derived from prohibited conduct will be voided.

## **7. Related Accounts and Identity Verification**

Clients are permitted to hold only one bonus account. Multiple accounts under the same household, IP address, or device may lead to immediate disqualification. The Company may request additional documentation to verify the identity and distinctness of users where related-party concerns arise.

Failure to provide adequate proof may result in the forfeiture of the bonus and the restriction of further access to promotions.

## **8. Amendments, Suspension, and Termination**

The Company reserves the right to amend, suspend, or terminate the Bonus Program or any specific promotion at its sole discretion. Any changes will be communicated through the Company's website or direct communication channels.



Clients are encouraged to review these Bonus Terms regularly to remain informed of any changes. Continued participation in the program following such amendments will constitute acceptance of the updated terms.

## **9. Governing Law and Jurisdiction**

These Bonus Terms shall be governed and construed in accordance with the laws of the Republic of South Africa. Any disputes arising from or related to the bonus offering shall fall under the exclusive jurisdiction of the competent courts of South Africa.

## 10. Risk Warning

Trading in Contracts for Difference (CFDs) involves a high degree of risk and may result in the loss of all invested capital. Bonuses do not eliminate or mitigate trading risk. Clients are advised to review the Company's full Risk Disclosure Statement available at [www.riverquode.com](http://www.riverquode.com) before participating in any trading or promotional activity.



## AZUREVISTAFX (PTY) LTD

AZUREVISTAFX (PTY) LTD under the brand riverquode.com is a South Africa Investment Firm, authorized and regulated by the Financial Sector Conduct Authority (FSCA) of South Africa, with FSP License Number 52830. AZUREVISTAFX (PTY) LTD registration number is 2020/750823/07.

Registered Address: 2ND FLOOR NORWICH PLACE, NORWICH CLOSE, SANDOWN SANDTON, GAUTENG, 2031

Website: [www.riverquode.com](http://www.riverquode.com)

[support@riverquode.com](mailto:support@riverquode.com)