PERCENTAGE TRADABLE BONUS PROMOTION T&Cs Version 3.

This document is not intended for residents of the European Economic Area or the United Kingdom.

Certain services and/or products may not be available in your jurisdiction.

PrimeXBT Percentage (%) Tradable Bonus Promotion Terms & Conditions

Introduction

These Percentage (%) Tradeable Bonus Promotion Terms & Conditions (the "Promotion Terms"), shall apply and govern the Percentage (%) Tradeable Bonus Promotion (henceforth the "Promotion") offered to new (additional eligibility conditions apply) and/or existing Clients (the "Client(s)", "you", "your") of Prime XBT Trading Services Ltd, a company incorporated and existing under the laws of Saint Lucia, with Registration No. 2024-00343, having its registered office address at PKF Corporate Services Ltd., 1st Floor, Meridian Place, Choc Estate, Castries, Saint Lucia (hereinafter referred to as "PrimeXBT", the "Company", "we", "us", "our", as appropriate).;

Your participation in the Promotion shall equate to your full and unequivocal acceptance of these Terms, the General PrimeXBT Terms & Conditions that govern the relationship between the Company and all of its Clients, and all relevant Policies (collectively referred to herein as the "Terms"), the latest versions thereof being available at all times on the PrimeXBT Website, as amended from time to time.

The client acknowledges and agrees that the availability of certain products, platforms, bonuses, competitions, contests, promotions, campaigns and services may be restricted or unavailable in certain jurisdictions, subject to the Company's sole discretion.

Risk Warning: Leveraged trading in foreign currency contracts or other off-exchange products on margin carries a high level of risk and may not be suitable for everyone. We advise you to carefully consider whether trading is appropriate for you in light of your personal circumstances. You may lose more than you invest. Information on this website is general in nature. We recommend that you seek independent financial advice and ensure you fully understand the risks involved before trading. Trading through an online platform carries additional risks. Refer to our website's legal section.

Participation Eligibility

- 1. PrimeXBT offers its Clients the opportunity to receive a Credit Bonus, by depositing the pre-requisite amount to qualify for each promotion, as available from time to time.
- 2. To be eligible for the Promotion, Clients must:
 - 2.1. Be successfully registered with a valid Client Account on the PrimeXBT trading platform.
 - 2.2. The Client Account must be in good standing.
 - 2.3. Deposit the pre-requisite amount to qualify for each promotion, within the timeframe of the promotion's availability.
- 3. Employees of PrimeXBT or any other affiliated company and their immediate family members shall not be eligible to participate in any Promotion, and are thus expressly excluded. Additionally, employees of any partners and agencies involved in the organization or conduct of the Promotion, as determined by PrimeXBT, shall not be eligible to participate in Promotions. The Promotion is also not open to employees of any other company engaged in direct competition with PrimeXBT.

Credit Bonus

- 4. The bonus shall be reflected as a "Reward" in the Margin Account that it has been activated on. For the purposes of these terms, the "Reward" shall be referred to as the "Credit Bonus", the "Bonus", or the "Credit" interchangeably.
- 5. Depending on the specific Promotion campaign rules, the Bonus shall be provided for either the first deposit or for every deposit made to the Margin account where the promotion is activated, throughout the promotion period until the end of the promotion campaign.
- 6. For first deposit bonus promotions, there shall be a minimum deposit amount.

Specific promotion campaign rules shall apply (as published). If the first deposit to a Margin Account, following the activation of the promotion, is below the minimum required deposit amount, then the promotion code shall be void and no bonus will be granted on the first or any subsequent deposit.

- 7. The Bonus shall be directly added to the relevant Margin Account's Equity, and it shall be available for use as additional collateral to open positions on the PrimeXBT Trading Platform.
- 8. The bonus cannot be withdrawn from the Trading Account. Any profit derived from the investment of the credited bonus can be withdrawn by the Client. However, any withdrawal of your own funds from your Margin Account or Wallet shall automatically invalidate and remove the full amount of Bonus that has been previously credited. Likewise, withdrawal of profits from the trading account shall also automatically invalidate and remove the full Bonus amount. You should only withdraw funds from your Trading account when you are certain that the available Margin in your account is sufficient, or that you are comfortable to continue trading without the provided Bonus.
- 9. The Bonus is non-transferable. No Bonus transfer, assignment, or substitution by any Client to any other Margin Account or Wallet is allowed.
- 10. If any restrictions apply to the Client's Account, the account will not qualify for a Bonus until the restrictions have been lifted. The participating Client's Account must not be closed or suspended in order for a Bonus to be credited to their relevant Wallet.
- 11. Trade fees, overnight financing charges and settled P&L shall not affect nor be deducted from the Bonus amount and shall instead be charged or booked directly to your Margin Account Balance.
- 12. In the event that your Margin Account Balance becomes negative due to trading loss or incurred fees through trading, you shall continue to be able to trade with the negative balance, as long as it does not exceed the Bonus amount and your Client Account's Equity remains positive. However, if your negative Balance exceeds the Bonus amount due to trading losses and/or incurred fees, charges or commissions paid, the Bonus shall be considered to have been spent and the relevant Account's

Balance shall be cleared of any Bonus amounts.

- 13. Any bonus amounts credited to Margin Accounts or Wallets shall have an expiration date. Upon the lapse of the expiration date, the Bonus shall be removed from the credited Account.
- 14. Removal of any credited Bonus from any Account may decrease that Account's Equity and may lead to insufficient margin to maintain open positions. Such positions shall therefore be liquidated. Each Client shall be responsible to maintain sufficient margin levels to maintain their open positions and avoid their involuntary closures.
- 15. PrimeXBT shall not be liable for any losses that may be incurred as a result of trading, including trading with the Bonus.
- 16. This Promotion must only be used for personal and non-commercial purposes.
- 17. PrimeXBT reserves the right, at its discretion, to provide the Bonus in any currency and not necessarily in the same currency as the Client's Deposit. Each Client who voluntarily participates in this Promotion shall be responsible for any and all taxes payable (if any) as a result of the deposit of the Bonus to their Wallet, or from any profits derived from the use of the Bonus, and therefore all Clients should consult their tax advisers concerning the reporting of any profits resulting from the participation in the Promotion.
- 18. If PrimeXBT subsequently discovers that a participant is not eligible to participate in the Promotion, PrimeXBT may then at its discretion reverse and withdraw the Bonus credit. No individual shall be entitled to any payment or compensation from PrimeXBT should any account credit be forfeited or reclaimed.
- 19. In the event that any Client Deposit is cancelled, clawed or charged back, returned from the bank for insufficient funds, fraud, or any other reason, the Client will become ineligible for a Bonus, and PrimeXBT has the right to reclaim and withdraw all or any portion of a Bonus credited to any Account or Wallet under this Promotion.

Limitations

- 20. The Promotion cannot be used in conjunction with any other rebate, commission reduction, promotion, or similar scheme offered by PrimeXBT.
- 21. The Promotion is limited to one Client Account per person. Multiple accounts from the same household may be barred from the Promotion. The promotion may apply to multiple Margin Accounts per Client.
- 22. Joint accounts or accounts with a Power of Attorney in force will not be eligible for the Promotion.
- 23. Only natural persons with full legal capacity and who are over eighteen (18) years of age are eligible for this Promotion.
- 24. Each Promotion's expiry date and specific terms shall be made available to the public through the PrimeXBT Website or relevant Marketing campaigns.
- 25. PrimeXBT reserves the right to deny participation to the Promotion or terminate a Client's participation in the Promotion if it reasonably believes that there has been cooperation, collusion, or organization of trades and market manipulation, or if it believes in its discretion, that the Promotion is being abused by the terminated participant in any way.

General Terms

- 26. By submitting their details and particulars to this Promotion, Clients consent to PrimeXBT using or sharing such information for the Marketing efforts of PrimeXBT, its Affiliates and/or its Partners or Sponsors. Participating Clients must inform PrimeXBT if they do not wish to receive such information by contacting PrimeXBT's Customer Service Team.
- 27. Clients acknowledge that PrimeXBT shall not be liable for any claims, costs, expenses, losses, or damages suffered by any person as a result of engaging with the Promotion, the Promotion's Terms.
- 28. PrimeXBT shall not be liable to any Client, or any other person, for any loss, tax

liability, or damage arising in connection with the Promotion and the Credit Bonus, including any error, technical malfunction of the World-Wide Web (internet) or the PrimeXBT Website or Trading Platform, or any breakdown or malfunctions in any computer system, mobile application, downloadable software, or equipment, including that of the Client.

- 29. The decision of PrimeXBT on all matters relating to the Promotion shall be final and binding on all participants. PrimeXBT reserves the right to cancel, revoke, or withdraw the Promotion and/or withdraw any credited bonuses to any Client Wallet or Margin Account at any time and without the obligation to provide any reasons or explanations.
- 30. Clients acknowledge that PrimeXBT may, at any time in its sole and absolute discretion, without notice, terminate this Promotion, or delete, vary, supplement, amend, restrict, withdraw, or modify any one or more of the Terms in such manner as PrimeXBT shall think fit, including without limitation, the eligibility of any Client, the bases and methods of identification of participating Clients, and any dates in connection with the Promotion and the Promotion period/duration.
- 31. Any dispute not covered by the Promotion Terms will be resolved by PrimeXBT in a manner it deems to be the fairest to all concerned, and that decision shall be final and binding on all parties.
- 32. These Terms are governed by the laws of Saint Lucia.
- 33. If any term of the Promotion Terms is found to be illegal, invalid, or unenforceable under any applicable law, such term shall be severable from the remaining terms, and the remainder of the Promotion Terms shall remain valid and binding as if the severed term had never been included.
- 34. If these Promotion Terms are translated into a language other than English, then the English version of the Promotion Terms shall prevail wherever any inconsistency arises.
- 35. These Terms and Conditions are subject to change at PrimeXBT's discretion, and its decision is final. PrimeXBT is the sole arbiter of these Promotion Terms and any

other issue arising under this Promotion.

36. Jurisdiction and Dispute Resolution for Dual Legal Relationship Clients

36.1. These below terms shall exclusively apply to clients who, during the account registration process on primexbt.com and/or any other websites operated by the Company, have explicitly established a dual legal relationship with both **PrimeXBT Trading Services Ltd**, a company incorporated under the laws of Saint Lucia (Registration No. 2024-00343), and **PXBT Trading Ltd** ("PXBT"), a licensed Securities Dealer authorized by the Seychelles Financial Services Authority (License No. SD162). Clients who form such a relationship are bound by the following provisions, which govern the respective services provided by each entity and their applicable jurisdictions.

36.1.1. CFD Trading and Related Services

Disputes, complaints, claims, or legal proceedings arising from or in connection with CFD trading services provided via the MetaTrader 5 platform or any related services offered by PXBT Trading Ltd shall be governed by the laws of Seychelles and subject to the exclusive jurisdiction of its courts.

36.1.2. Crypto Futures Trading and Wallet Services

Disputes, complaints, claims, or legal proceedings related to crypto futures trading services and crypto wallets provided by PrimeXBT Trading Services Ltd shall be governed by the laws of Saint Lucia and fall under the jurisdiction of its courts.

36.1.3. Acknowledgment and Agreement

Clients acknowledge that disputes and claims shall be handled in accordance with the jurisdiction of the specific entity responsible for the relevant service and governed by the respective Terms and Conditions.

36.1.4. Applicability of Terms to PXBT Trading Ltd

36.1.4.1. It is expressly clarified that these terms apply to PXBT Trading Ltd for all cases involving CFD trading or the use of services via the MetaTrader 5 platform, with governance subject to the laws and jurisdiction of Seychelles.

36.1.4.2. For clients who have established a dual legal relationship with both PXBT Trading Ltd and PrimeXBT Trading Services Ltd as specified during the account registration process, any references within this policy to "PrimeXBT," "the Company," or similar terminologies shall be understood to include PXBT Trading Ltd as well with regard only to the services and products provided by PXBT Trading Ltd.