

## TERMS & CONDITIONS

# 20% DEPOSIT BONUS PROGRAM



*Issued by Genie LTD*

*Licensed and Regulated by the Financial Sector Conduct Authority (FSCA) of Saint Lucia*



## TERMS & CONDITIONS

### 1. INTRODUCTION

**1.1:** These Terms and Conditions (hereinafter referred to as the “Terms”) govern the **20% Deposit Bonus Program**, offering a trading bonus on qualifying deposits made into a **Client’s Standard Account on the MT5 platform** (hereinafter referred to as the “Bonus Program” or the “Bonus”).

This Bonus Program is offered by **Genie LTD**, a company licensed and regulated by the **Financial Sector Conduct Authority (FSCA) of Saint Lucia** under the registered name **Genie** (hereinafter referred to as the “Company”).

Any individual or entity participating in the Bonus Program agrees to be legally bound by these Terms (hereinafter referred to as the “Client”).

**1.2:** These Terms must be read together with the **Client Agreement** and all policies governing the Client’s trading account. By accepting the Bonus or requesting enrolment, the Client confirms that they have read, understood, and agreed to be bound by the present Terms as well as the Company’s general terms and policies, available on the Company’s Website.

**1.3:** The Company reserves the right to amend, modify, or terminate the Bonus Program at its sole discretion at any time and without prior notice. Any updated Terms will be published on the Company’s Website.

**1.4:** By participating in the Bonus Program, the Client acknowledges and agrees to comply with all conditions set forth in these Terms, the Client Agreement, and the Company’s trading rules.

**1.5:** The Bonus Program is available to all eligible Clients of Genie LTD, subject to account verification, deposit requirements, and compliance with these Terms. The Bonus is exclusively available on **Standard MT5 trading accounts**.

**1.6:** The Bonus Program is a **continuously active promotion** and remains available until the Company announces otherwise.

### 2. OPERATING TERMS

#### 2.1 Bonus Crediting:

The Bonus is credited to the Client’s Standard MT5 Account after:

- a) Making a qualifying deposit of at least USD 100
- b) Submitting a Bonus request through the website or through secure Client Area/Portal.

#### 2.2 Bonus Structure:

- The Bonus amount equals **20%** of each qualifying deposit.
- The **maximum total bonus per Client is USD 2,000** (or currency equivalent), regardless of the number of trading accounts held.

### 2.3 Eligibility & Restrictions:

- The Bonus applies **only** to the **Standard MT5 Account**.
- Deposits below USD 100 are **not eligible** for the Bonus.
- The Company reserves the right to refuse Bonus allocation at its sole discretion without justification.

## 2. OPERATING TERMS

### 2.4 Bonus Abuse & Misconduct:

If the Company suspects abusive practices, bonus manipulation, hedging between accounts, or any action lacking good faith, the Company may:

- Deny or revoke the Bonus
- Cancel profits generated from abusive activity
- Block the Client's trading account, and/or
- Permanently ban the Client from the Bonus Program.

### 2.5 Withdrawals & Bonus Removal

Unless all Bonus Program requirements are met:

- The Client may withdraw only their **original deposit plus profits** (or minus losses).
- Upon withdrawal of the original deposit, the Bonus is removed in full.
- Partial withdrawals result in **pro-rata bonus removal**.

The Bonus amount is not withdrawable under any circumstances.

### 2.6 Equity Below Bonus Amount

If the Client's withdrawal reduces their account equity below the Bonus amount, the Bonus (or remaining portion thereof) will be automatically adjusted or fully removed.

### 2.7 Internal Transfers

- Bonuses are removed automatically when funds are transferred internally between accounts.
- A new Bonus request must be submitted for the receiving account.
- Internal transfers between different Clients' accounts are not permitted.

### 2.8 Stop Out Conditions

- Stop out level is set at 30%.
- During Stop Out calculations, the Bonus is **excluded from equity**.
- If a Stop Out occurs, the Bonus is automatically cancelled.
- The Company is not responsible for losses caused by Bonus removal leading to Stop Out.

## **2.9 Leverage:**

The maximum leverage offered with this bonus program is **1:100**

## **3. ASSESSMENT & MONITORING**

**3.1:** The Company continuously monitors all Client activity under the Bonus Program to:

- a) Calculate and verify Bonus allocation,
- b) Ensure compliance with these Terms,
- c) Detect any breach, abusive trading behavior, or Event of Default as defined in the Client Agreement.

The Company may conduct assessments daily, weekly, or monthly at its discretion.

## **4. RISK WARNING**

**4.1:** Trading Forex and Contracts for Difference (CFDs) involves significant risk. These are leveraged products and may result in the loss of all invested capital. Clients should ensure they fully understand the risks involved and seek independent advice if necessary. Trading may not be suitable for all investors.

## **5. TERMINATION**

**5.1:** The Bonus Program remains active until the Company announces a termination date on its Website.

**5.2:** The Client may terminate participation in the Bonus Program at any time by submitting a request via the Client Area.

**5.3:** Termination due to abusive conduct may result in:

- Permanent exclusion from the Bonus Program
- Removal of bonuses
- Cancellation of profits generated through abusive activity
- Closure of the Client's account.

**5.4:** Termination of Bonus participation does not affect the status or operation of the Client's trading account.

## **6. DISPUTE RESOLUTION**

**6.1:** Any dispute arising from these Terms shall be handled in accordance with the dispute resolution provisions outlined in the Client Agreement. The Company's Management will resolve any matters not explicitly covered by the present Terms, acting in a fair and reasonable manner.

## **7. LEGAL INFORMATION**

**7.1:** The Company may, at its discretion:

- a) Decline any Client's registration in the Bonus Program, and/or
- b) Disqualify any Client found in breach of these Terms, the Client Agreement, or the Company's policies.

**7.2:** The Company reserves the right to modify, suspend, or terminate the Bonus Program at any time without prior notice.

**7.3 Governing Law:** These Terms are governed by the laws of Saint Lucia, and any legal proceedings shall fall under the exclusive jurisdiction of the courts of Saint Lucia.