

Regulations of the Campaign «Deposit bonus»

January 01, 2025

Name of Promotional Campaign: «Deposit bonus» (hereinafter referred to as the «Campaign»)

Campaign period: 00:00 (GMT+8) January 01, 2025 - 24:00 (GMT+8) December 31, 2025, inclusive (hereinafter referred to as the «Campaign Period»).

During the Campaign, all Professional clients who opened a Standard trading account or a Swap Free account (if available in particular country) at Lime Ltd^[1] (hereinafter referred to as the "Trading Account") and deposit more than 50 USD during the Campaign Period shall be eligible for a special Bonus of 35% from the initial deposit amount as well as 15% from all subsequent deposit amounts with the maximum of 1000 USD of the total bonus amount.

Table of example of this "Deposit bonus" for 1st deposit:

Your deposit	Trading bonus applied	Your trading bonus	Trading capital balance
\$50	35%	\$17.5	\$67.5
\$1,000	35%	\$350	\$1,350
\$10,000	35%	\$1,000	\$11,000

Table of example of this "Deposit bonus" for subsequent deposits:

Your deposit	Trading bonus applied	Your trading bonus	Trading capital balance
\$50	15%	\$7.5	\$57.5
\$1,000	15%	\$150	\$1,150
\$10,000	15%	\$1,000	\$11,000

^[1] Lime Ltd, with its registered office at Euro House, Richmond Hill Road, P.O.Box 2897, Kingstown, Saint Vincent and the Grenadine, Registration No. 26796 BC 2022 issued on July 8, 2022. Information on Lime Ltd is available on the company's website j2t.global

General provisions

1. The Campaign aims to draw attention and maintain public interest in the services provided by Lime Ltd, and to establish and/or support mutual cooperation with its clients.
2. A participant of the Promotional Campaign shall be anyone who:
 - is an individual of 18 years of age and older;
 - is a Professional Client;
 - opened a Trading Account with Lime Ltd during the Campaign Period;
 - deposited into a personal Trading Account at least USD 50 (fifty) or the equivalent of this amount in another currency from January 01, 2025;
 - within 2 (two) business days after topping up an account gave Lime Ltd notice that an account was opened and funded by sending an email containing the application to credit the Bonus Amount to 24_support@j2t.global from an email address specified when a Trading Account is opened.
3. Conditions of the Campaign shall apply only to Trading Accounts of the following types: Forex Standard at MetaTrader 4 or MetaTrader 5, Swap Free account (if available in particular country) at MetaTrader 4 or MetaTrader 5.
4. The maximum credit leverage available for account with the Bonus Amount is 1:500.
5. Bonus accounts typically maintain a higher stop-out level compared to standard accounts of the same category. Kindly be advised that the Company reserves the right to modify the stop-out levels for bonus accounts without prior notification.
6. The maximum bonus amount given to a client is 1000 USD (including initial bonus amount and all redeposits bonus amount).
7. A Client shall be eligible for the Bonus amount only if all of the conditions outlined in Clause 2 hereof are met.
8. If a Client submits an application to receive the Bonus Amount upon expiry of 2 (two) business days from the date when a Trading Account is funded, the Company shall reserve the right to credit the Bonus Amount at its own discretion.
9. If the Client begins to trade on a Trading Account before the Bonus Amount is wired, he/she shall automatically forfeit the right to receive the Bonus Amount. In this case, the Company shall reserve the right to credit the Bonus Amount at its own discretion.
10. A Client shall be eligible for the Bonus Amount to be paid to one trading account only regardless of the numbers of accounts that he/she holds at Lime Ltd.

11. The terms of other campaigns shall not apply to the participants of the Campaign.
12. "Deposit bonus" can not be combined with any other promotion of the Company.
13. The Bonus Amount provided shall be valid for 12 months. If no trades are made on a Client's account within 1 (one) month after the Bonus Amount is credited, Lime Ltd shall be entitled to debit the Bonus Amount from a Client's Trading Account.
14. The Bonus Amount of Campaign is not withdrawable and can be lost in the trading process.
15. The Bonus Amount credited to a Client's Trading Account cannot be regarded as a debt obligation of Lime Ltd to its Clients and can be at any time debited unilaterally, including post factum, from a Client's Trading Account at the sole discretion of Lime Ltd.
16. If the Client withdraws in full or in part personal funds and/or earned profit from a Trading Account, or wires funds from one account to another, the Bonus Amount shall be cancelled.

The Bonus Amount shall be paid to the Client only if he/she complies with all trading terms and restrictions imposed from time to time by Lime Ltd in accordance with these Regulations, including the terms of "no abuse" by the Client of the provided opportunities, as part of the terms of these regulations. Abuse shall mean any misuse or an attempt on the part of a Client or a related party to abuse opportunities, and/or disgraceful behavior of the Client or a related party with regard to the terms of these Regulations or of any previous versions of the Regulations, or of any preceding Regulations. The reasons for Lime Ltd to debit the Bonus Amount received by a Client and terminate contractual relations are below:

- Using the account by the person other than the owner of Client's Trading Account, except cases when Trading Account is managed by Attorney;
- A Client or an Agent provides false or incorrect personal information required to open an account, including the email address and phone number;
- The inability to answer a request emailed to the email address specified by a Client within 15 calendar days;
- The receipt by the Client, both independently or via third parties, on a personal Trading Account of the Bonus Amount, of an amount which exceeds the Bonus Amount as specified in these Regulations;
- The illegal opening by the Client independently or with someone's assistance of a trade position(s) in order to withdraw the Bonus Amount provided or profit earned using the Bonus Amount provided to the Client, without exposure itself to market risk, including the full loss by the Client of both personal funds (or funds of other persons) and Bonus Amounts provided to him/her or to other persons;

- Any other illegitimate or dishonest actions committed by the Client.

17. If Lime Ltd suspects or has reasons to believe that the Client violated the terms specified above, Lime Ltd shall be entitled at its discretion to debit or withhold as collateral of a Client the previously credited Bonus Amount, to terminate an agreement with a Client and (or) restrict in full or in part a Client's access to the services provided by Lime Ltd, to block a Client's trading accounts (except for cases when this is prohibited by law) and to organize the transfer of funds available on a Client's trading accounts, net of Bonus Amounts previously provided to a Client or to withhold the previously credited Bonus Amount as collateral under earlier opened positions. Apart from this, if Lime Ltd suspects or has reason to believe that the Client abused or attempted to abuse the terms of these Regulations, or the Client acted with malicious intent, to cancel any profit credited to a Client's Trading Accounts that was generated as a result of deliberate violation of the terms of these Regulations.

18. If Lime Ltd suspects or has reason to believe that the Client hedges its positions opened on its personal Trading Account at Lime Ltd in the opposite direction to the same or a highly correlated trading instrument on another trading account opened even at another broker, if clients will use the same IP address of trading, the Company reserves the right, without prior consent of the Client, to immediately debit or withhold as collateral the Bonus Amount from any of the accounts opened by the Client. In addition, Lime Ltd reserves the right to cancel any profit previously credited to a Client's Trading Account that was generated as a result of the circumstances outlined in this clause.

Restrictions

The employees of Lime Ltd, persons and relatives affiliated with them, as well as employees and representatives of any other persons related to the organization and/or conduct of this Contest, and their relatives, shall not be eligible to participate in the Contest.

Disclosure

Any information related to the Campaign shall be posted on the website of Lime Ltd at j2t.global.

During the Campaign Period Lime Ltd shall be entitled to amend the present provisions of the Regulations and supplement the Regulations with any other provisions by posting the relevant changes on Lime Ltd's website j2t.global. The amendments come into force from the moment of publication.

ATTENTION!

A Client may freely withdraw personal funds that were wired to a brokerage account opened with Lime Ltd at any time the Client wishes to do so. A Client shall also be entitled to bonuses from Lime Ltd subject to compliance with the terms and conditions of these Regulations.

Participation in the Campaign shall mean that a Client fully and unconditionally

agrees with all the rules and terms of its conduct.

Should a Client be suspected of fulfilling the requirements of the Campaign improperly or is caught doing so, Lime Ltd is entitled, at its discretion and without giving notice to the Client, to revise the distribution of the Promotion terms, limit the client's access to the services provided by Lime Ltd and/or terminate a brokerage agreement with the client, block its account(s) and take measures to transfer the remaining own funds to the client from a Trading Account in accordance with the Regulation for provision of brokerage, investment and agency services on the securities market.

Lime Ltd shall not act as a tax agent, every participant of the Bonus undertakes to pay taxes independently in accordance with the requirements of legislation of the country in which the Bonus's participant is a tax resident. Lime Ltd shall not be held liable for the nonfulfillment or improper fulfillment by the Bonus's participant of the requirements of tax laws of the country in which the Bonus's participant is a tax resident.

Trading in financial instruments may entail a substantial risk of losses. The value of investments may both increase and decrease and investors may lose their capital. In case of a leveraged product, losses may substantially exceed the initial amount of capital invested. Before trading the investor should be confident that he/she understands the risks associated with trading in financial instruments and, as required, seek independent advice.

The detailed list and description of primary risks associated with investment in financial instruments are provided in the Company's [Brokerage Regulations](#) .