



# ATFX "EARN CASH REBATES TO TRADE" Promotion

## TERMS & CONDITIONS

October 2020



## Introduction

AT Global Markets LLC is a Limited Liability Company in Saint Vincent and the Grenadines with company number 333 LLC 2020. The Registered Office: 1st Floor, First St. Vincent Bank Bldg, James Street, Kingstown, St. Vincent and the Grenadines.

ATFX is running the "EARN CASH REBATES TO TRADE" Promotion (hereinafter referred to as the "**Promotion**") and invites clients of ATFX who explicitly reside in the eligible country as explained in the Interpretation of Terms to participate. By participating in this Promotion, you agree to be bound by the Terms and Conditions herein (hereinafter referred to as the "**Terms**") as these are set out below.

### 1. Interpretation of Terms

1.1. In this Promotion, the following words shall have the following meaning:

**"Eligible countries"** shall mean Taiwan, the Philippines, Malaysia, Thailand, Vietnam, South Korea, Cambodia & Myanmar. Clients in the eligible countries should be based on the nationality of the ID Card number by the eligible countries with identification document issued.

**"Account"** shall mean a trading account designated by the Client Portal in ATFX which the Client deposited with Minimum Deposit and accepted these Terms. More than one account under the same client ID can join the promotion.

**"Balance"** shall mean the amount of money in the Account, excluding credit and the floating profit of currently open orders.

**"Minimum Net Deposit"** shall mean an amount in one account which is equal to or in excess of US\$1,000 or equivalent each month and can accumulate in a month. It is required as a deposit in the Client's ATFX trading Account following acceptance of this Terms. The rebate shall be enabled and/or approved for trading.

**"Rebate"** shall mean the amount of money which the client receives on the account balance after making Minimum Net Deposit and trading the Number of Lots within the Promotion period. The rebate will add to the balance of the client's trading account within 14 working days of the next month.

**"Maximum Payout"** shall mean the amount of money that the Client may get as Rebate on the Account balance during the Promotion period. Maximum available Payout is US\$10,000 or equivalent for per client.

**"Lots Calculation Period"** means Monday 00:00 to Friday 23:59 during the Promotion period.

**"Promotion period"** shall mean from the 1st of October of 2020 (00:00) to the 31st of December of 2020 (23:59) (inclusive). ATFX reserves the right to extend the period of Promotion at its own discretion.



"Standard Lot" shall mean a standardized quantity of the instrument that Client is trading. In forex, one Standard Lot is 100,000 units of a base currency.

- 1.2. Any words whose meaning is not defined herein shall have the meaning provided in the Standard Terms of Business.
- 1.3. Times mentioned herein shall mean GMT +8 as applicable.

## 2. Duration

- 2.1. The Promotion Period starts from 00:00 on the 1st of October 2020 until 23:59 on the 31st of December 2020.

## 3. Eligibility Criteria

- 3.1. To participate in this Promotion, you must meet the following requirements:
  - (a) Run a live trading account (meaning, not a "demo" account) with ATFX as per the applicable Minimum Deposit and/or other requirements of ATFX;
  - (b) Make a Minimum Deposit in an Account during the Promotion Period;
  - (c) Read and Accept the Terms of this Promotion each month of the Promotion Period.
  - (d) ATFX assumes all the clients Read and Accept the Terms of this Promotion once they participated in this Promotion.
- 3.2. The client cannot participate in any other active promotion of ATFX at the same time.

## 4. Trading Terms

- 4.1. This Promotion is applicable to CFDs, Forex, precious metals, energy and indices (cryptocurrencies CFDs and shares CFDs are excluded).
- 4.2. The Promotion Terms are applicable to the MT4 Standard accounts only.
- 4.3. Irrespective of the number of trading accounts that a Client may run with ATFX, the Promotion is only applicable for clients using one account under one identity.
- 4.4. Deposit transferred from other ATFX accounts are not considered as deposits for those participating in this promotion. However, transfers out of qualifying accounts will be considered as withdrawals and calculated as part of the net deposit.
- 4.5. Withdrawal requests shall be processed normally during the Promotion Period, subject to the Client



meeting standard requirements set out in the Standard Terms of Business.

- 4.6. Rebate shall be calculated in accordance with the volume of Minimum Number of Lots traded by the Client in the Account within the applicable Lots Calculation Period and during Promotion.
- 4.7. Subject to the volume traded by the Client in the Account, the Client shall receive the Rebate of **US\$2** per traded Lots. Rebate (cashback) will be calculated by per full completed lot.
- 4.8. If eligibility criteria are met, the rebate will add to the Balance of the Client's ATFX Trading Account within 14 working days of the next month. The rebate shall be available for trading and withdrawal.
- 4.9. The client participated in this promotion this quarter, who still can join the promotion in the next. However, the client can only get the remaining rebate amount of US\$10,000 through the trading if the client has got the rebate from this promotion last season.

For example, if the client gained US\$3,900 rebate from the promotion in Q3 2020, then the maximum rebate amount of the client to join the promotion in Q4 2020 would be US\$6,100 only.

- 4.10. The total amount of the Rebate already credited to the Account by virtue of these Promotion and within the Promotion period shall always be taken into account to determine whether the Maximum Payout has been reached and if there is any remaining amount the Client may receive as Rebate subject to these Promotion Terms.
- 4.11. If the Client made several Minimum Deposits amount of Rebate shall be defined based on cumulative amount of the Deposits made within the Promotion period.

## 5. Miscellaneous

- 5.1. In the event that any dispute and/or misrepresentation is made in relation to the above applicable Terms, such dispute and/or misrepresentation shall be resolved by ATFX, acting in good faith and as it shall, in its sole and absolute discretion, be deemed fit and proper. ATFX's decision shall be final and binding.
- 5.2. ATFX has the right at any time and its absolute discretion to disqualify any Client who participates in the Promotion and/or withdraw with immediate notice the Rebate and/or any profit gained if:
  - (a) A breach of these Terms and/or any term of the Standard Terms of Business occurs;
  - (b) ATFX has reasonable grounds to believe there is a valid misuse of this Promotion;
  - (c) The Client acts in bad faith and/or abusively and/or fraudulently and/or in a manner that is not in line with this Promotion and applicable Terms.
- 5.3. The Rebate is non-transferable between ATFX trading accounts and can be withdrawn by the client only upon successful completion of the Minimum Number of Lots, within Promotion Period from the day the



Rebate is revealed in the Client Portal of ATFX and Promotion Terms satisfied. The Rebate shall be removed if the Terms of this Promotion are not met.

- 5.4. Any indication or suspicion of fraud, manipulation, cash-back or bonus or swap arbitrage, or other forms of deceitful or fraudulent activity in a client's account or multiple account with ATFX or otherwise related or connected to the Rebate will nullify any and all transactions executed and/or profits or losses garnered therein.
- 5.5. ATFX reserves the right, at its sole discretion and as it deems fit, to alter, amend, suspend, cancel or terminate the Promotion, or any aspect of the Promotion at any time and upon any reasonable cause. Under no circumstances shall ATFX be liable, for any consequences of any alteration, amendment, suspension, cancelation or termination of this Promotion.
- 5.6. ATFX, in its sole and absolute discretion, shall have the right to approve and/or exclude Clients of IBs as these may participate in accordance with the current Terms.
- 5.7. Notwithstanding the translated language of this document, the English wording shall be the binding version in the event of any discrepancy between the two languages.