



● Alea Consultancy Ltd. ● International Business Company ● Suite 305 ● Griffith Corporate Centre ● P.O. Box 1510 ● Beachmont, Kingstown, St. Vincent and the Grenadines ● <http://www.capitalvision.com/>

“FREE TRADES” PROMOTION POLICY

In the event of a conflict between Alea Consultancy LTD and a Client, terms expressed in English and expressed in any other language, the terms expressed in English shall prevail over those expressed in any other language.

Dealing with Derivative Commercial Contracts carries a high level of risk that could result in the loss of your deposit. Please make sure you deal wisely.

The below outlines the terms and conditions for the “Free Trades” promotion offered by the Company and should be read in conjunction with the Company’s general Terms & Conditions of business. In case of any discrepancy between the two the strictest will prevail. Promotions are not available to Clients that do not meet the Company’s requirements.

Alea Consultancy LTD (“the Company”) offers a number of attractive promotions to its customers (“Customers”). The Bonuses and/or Awards and/or Promotions (“Award”) rewarded to Customers are part of the Company’s Promotional Program. These Awards have limited time offers to which the following terms shall apply in reference to the relevant Customer account (“Account”).

The Company wants to offer its Users as a Promotion the ability to test the Company’s Services at no cost for the User and on the cost of the Company.

1. Definitions

1.1 Free Trades Promotion – A promotion that represents an added value to the Client’s Deposit to his online account with the Company and which provides a full compensation of the Customer’s Loss incurred only from the Free Trade Deals, if such deals are opened and automatically closed by the System (via a Stop Loss-pending order) or manually closed by the User before the expiration of the Free Time. This Promotion is only meant at helping the Client to test the Company’s Services at no cost for the Client, and is not (including but not limited to) a tool for the Client to obtain free profits, to allow internal or external hedging, abusive behavior, to allow for no economic risk dealing, or to allow any other abusive activity. This list is not exhaustive.

1.2 Customer Profit – profits incurred in the Customer’s account, coming from his/her activity;

1.3 Covered Loss – losses incurred in the Customer account, coming from his/her Free Trade Deals opened and closed before the expiration of the Free Time, and covered by the Company;

1.4 Results – Customer profit(s)/lose(s) incurred in the Customer account;



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1.5 Account Equity – Customer account Balance plus the Results plus the Bonus and/or Award;

1.6 Account Balance – Customer own net funds deposited in his account (deposits minus withdrawals);

1.7 Customer Account – Customer user account, opened on www.capitalvision.com, and classified as the “Free Trades profile”; for such a classification, each User has to register on www.capitalvision.com with the specific “promocode”; each such account will start using the Company’s execution service only with a maximum of 2 (two) Free Trade Deals during the Free Time (no other type of deals is allowed); after the closure of the Free Trade Deals OR after the expiration of the Free Time (whichever first), each such “Free Trades profile” account will stopped being classified under the terms of this Promotion Policy as a “Free Trade profile” and the General Terms and Conditions will prevail.

1.8 Free Trade Deals – the first maximum of 2 (two) deals opened on the respective “Free Trade Profile” Customer Account, with a maximal volume up to the Free Volume amount, without the possibility of executing any Merge Operations, restricted only to the underlying available Free Trade Deals Instruments, without the possibility of Hedge Deals and opened and closed (manually or automatically – Stop Loss or Stop Out) before the expiration of the Free Time;

1.9 Free Volume – maximum 0.05 lots/deal;

1.10 Free Time – 24 hours from the execution time of the first Free Trade Deal, calculated between Sunday 22:00 GMT and Friday 21:00 GMT; after the expiration of the 24 hours’ time, the respective Free Trade Deals are kept opened (if not closed before automatically or by the User) and are not considered Free Trade Deals anymore (the execution is governed by the applicable policies and not by the terms of this promotion); after the expiration of the Free time, the respective User’s account stops being classified under this promotional terms, and the General Terms and Conditions will prevail.

1.11 Free Trade Deals Instruments – the available DCC with Forex underlying;

1.12 Free Trade Deals hedging – not allowed;

1.13 Covered Loss – the loss covered automatically by the Company, resulting from a Free Trade Deal(s); hereby, it is considered an Award from the Company to the User;

1.14 Merge Operations – to execute a deal(s) with the same underlying as a previously opened deal, meant to increase or decrease the total opened volume on the respective DCC position;



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1.14 Hedge Deals – execute opposite direction deals on the same DCC product, in order to cover any economic risk (e.g. open one buy and one sale position at the same time on the same DCC underlying product)

2. Eligibility

Clients are eligible to request this Promotion from the Company if they deposit at least the minimum deposit amount as per the Terms and Conditions of Business, if their account is new (an account on the same personal data/same beneficial owner, was not opened before) and verified, and if they didn't open any deals on their accounts (new User's accounts). Deposits are not valid if they are made through an Internal Transfer from other accounts that belong to the same client.

3. Promotion rules acceptance

Prior to accepting any Award offer Customers shall consider the particular terms and conditions associated with this Promotion and the general Bonus and Award Policy, as both may be amended from time to time. Acceptance of the Promotion is done by placing a transaction in the Account.

After accepting the Promotion acknowledges and agrees that the leverage in his account may increase.

4. Dealing with the Promotion

The Covered Loss can be used in transactions and can be lost.

5. Withdrawal, Removal and Results

5.1 Withdrawal – the Covered Loss can be withdrawn, in light with the applicable policies.

5.2 Profit – the Customer Profit can be withdrawn, with no condition related to the Covered Loss.

5.3 Removal – in the case that the available balance on account is withdrawn by the Client, the Covered Loss may be removed, when is the User's intention to abuse this Promotion. In these circumstances the Company shall not be liable for any consequences of the Covered Loss removal, including, but not limited to, transaction(s)/request(s) closure by Stop Out.

5.4. Results – in case the customer realizes losses in an account, these losses will be settled from the customer's deposits and results and from the Covered Loss amount granted.



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6. Account Terms

Customers are prohibited from opening multiple accounts with the Company for the sole purpose of enjoying more than one Award. Duplicate accounts (accounts opened for the same beneficial owner) may be closed without notice. In such cases the Company shall retain any Award rewarded to the Customer, any earnings will be forfeited and any amount deposited by the Customer to the Account will be freeze.

6.1. In greater detail, the company has the right at any time to cancel the Award from the account at its own discretion if the Client tries to arbitrage the Award, or manipulate the Award system/campaign. If Alea Consultancy suspects that a participant has abused the fair rules of the Award by hedging his transactions internally (using other accounts held with Alea Consultancy) or externally (using other accounts held with other brokers), then Alea Consultancy reserves the right at any given time to reverse the granted Award from the Client's account as well as, any benefits derived as result of the bonus and which are not considered as part of the balance as per the following formula:

$$\text{Benefit Gained} = (\text{Equity at time of Withdrawal} / \text{Original Equity}) \times \text{Award}$$

7. Opt out

The Customer is not required to accept any Award offered by the Company; all Awards are optional. The Customer may choose not to accept an Award. In these circumstances, the Customer will not be bound to the terms relating to Awards. If the Customer decides so, he has to inform the Company by sending a notice to contact@capitalvision.com. Should the Customer mistakenly accept an Award, the Customer shall not deal in the Account and notify the Customer Support within 5 working days from mistakenly accepting the Award. In such circumstances, the Company will remove the Award from the Customer's account and the Customer shall not be held to the Award terms.

8. Miscellaneous

8.1 Any improper or abusive dealing, not in accordance with the Company's Client Retail Agreement terms and conditions, will result in the Award being revoked or not awarded, and may also result to your Account being frozen.

8.2 No delay or omission to exercise any right, power, or remedy accruing to any party upon any breach or default under this Agreement, shall be deemed a waiver of any other breach or default theretofore or thereafter occurring;



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8.3 If any provision of this Agreement is held invalid or unenforceable, such invalidity or unenforceability shall not affect the other provisions of this Agreement, and, to that extent, the provisions of this Agreement are intended to be and shall be deemed severable;

8.4 Please note that once an account is classified as Inactive/Dormant Account all Bonuses and/or Awards may be removed without prior notice. Please refer to section “Inactive and Dormant Accounts” for information on Inactive Accounts.

8.5 The Company will not be liable for any stop outs or any other consequences that result out of an Award cancellation and/or removal.

8.6 If the Company suspects that the Client has abused or attempted to abuse this Promotion, or otherwise acted without good faith towards the Company, then the Company reserves the right, at its sole discretion, to deny, withhold or withdraw from the account the Award/Covered Loss or promotion and if necessary to cancel any terms and conditions, either temporarily or permanently, or terminate Client’s access to the service and/or block the Account.

8.7 The Award only applies to funded accounts with available balance of at least minimum deposit amount or equivalent at the time the Bonus is granted.

8.8 Transfers between other accounts maintained with the Company under the name of the Client or a third person, are not considered as deposits.

8.9 Awards cannot be transferred between, or from Eligible Clients’ Accounts within the Company.

8.10 Internal funds transferred between Accounts within the Company are considered as withdrawals, therefore Award removal will be applied if the amount being transferred out from the 100% Award account is from the original balance that was awarded a respective Award.

8.11 If a part of the available balance on account as at the time the Award was granted is withdrawn/lost the bonus can be removed in full if still available, as per the provisions of the Removal article.

8.12 The Award cannot be internally transferred to another trading account at any given moment.