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BONUS AGREEMENT

The present Bonus Agreement (the "Agreement") is made on this date between Equiity, which is the trading name of MRL investments (MU) Ltd a company registered in Mauritius, with company number 187076, and is authorized and regulated by the FSC with license number GB21027168 the "Company") and the Client who has opted in to receive the Bonus pursuant to the present Terms (the "Agreement") as follows:

- 1. The Company offers Bonuses (the "Offer") which are available to clients who are eligible and have opened or maintain a trading account with the Company during the Offer Period, as announced from time to time by the Company.
- 2. Clients undertake to submit their updated and/or valid know your client documentation (i.e. proof of identity, proof of address) and/or any other document as per the request of the Company and the current due diligence procedures, as amended from time to time.
- 3. The Company reserves the right to alter, amend or terminate this Offer at its sole and absolute discretion by notifying the client whereas it may publish subsequent Bonuses from time to time. Notification of any alterations will be sent via email to the official email provided by the client.
- 4. Opting to participate in this Offer constitutes acceptance and agreement to abide by the present Terms and/or any such alterations, amendments and/or changes whereas clients remain responsible to be informed of any subsequent amendments thereon.
- 5. The Company reserves the right, at its reasonable discretion, to decline/reject and/or refuse the participation of any client and/or to discontinue this Offer to any of its clients, without any cause. Such clients will be informed via email.
- 6. It is hereby acknowledged that clients must allow for 24 hours before any Bonus is added to the trading account of the eligible clients.
- For every 1000 USD provided as a bonus to the client is subject to turnover of 300 lots minimum trading volume. While each turnover of 1 lot is considered equivalent to the standard size of USD 100,000 trade.
- 8. It is further agreed that the trading volume shall be construed only from closing deals on currency pairs. The said trading volume does not include hedging trades which are made to offset positions in the same asset, where a trade was previously opened by the Client.
- 9. It is acknowledged that when a client is trading with a bonus and a stop out occurs, any additional bonus credited to the account following the stop out, is subject to an additional trading volume as per clause 7 hereinabove. To this effect, the calculation of the trading volume will commence

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again on the date of the credit of the additional bonus and any previous volume shall be disregarded from the trading volume calculation.

- 10. Submission of a withdrawal request prior to the completion of the minimum trading volume based on the bonus provided entitles the Company to apply a penalty by waiving any accrued profits since the bonus was granted to the said trading account.
- 11. Clients will be able to proceed with a withdrawal request of the bonus and/or any portion of the profits earned by trading with a bonus, once they have completed the due diligence and verification procedure and have fulfilled the minimum trading volume as described above.
- 12. Any profit earned by trading with a bonus means profit on trades which were opened or closed while any amount of the bonus was present in the account and/or where the bonus has prevented stop out of positions.
- 13. Should the account become dormant pursuant to the provisions of the Terms and Conditions, without obtaining the minimum trading volume, then the Company reserves the right to waive the accrued profits associated with the bonus.
- 14. The Company reserves the right, at its reasonable discretion, to decline/reject and/or refuse the participation of any client and/or to discontinue this Offer to any of its clients, without any cause by notifying the affected clients in writing.
- 15. The present Terms and Conditions shall be read in conjunction with the Terms and Conditions of the Company and the legal documents on its website.
- 16. The Client acknowledged the Legal Documents and Risk Disclosure Policy of the Company as shown on its website.

Dated this day of, 2024.

Signature: _____

Client's Name:

Account Number: