

35% Welcome Trading Bonus

Terms & Conditions

1. This 35% Bonus (hereinafter the “Bonus” or “Offer”) is open to new and existing Clients who place a first time-deposit into their Live trading account. With the 35% Bonus the Company will deposit 35% credit into the trading account of the Client, subject to the Terms and Conditions (hereinafter “T&Cs”) below. This Offer commences on 1st of November 2023.
2. The Company promotes a 35% Credit on the first deposit placed by the Client during the period of the promotion. This promotion shall be in force for the period starting on the 1st of November 2023 and ending on the 29th of February 2024 (24:00*) (hereinafter the “Bonus Period”).
The Offer is subject to the T&Cs contained in the present document and subject to all existing Terms and Conditions of Global Market Index Limited (hereinafter the “Company” or “GMI”).
3. By registering, opening a live account, and/or accepting the T&Cs within the applicable landing pages and/or client member’s area, the Client is acknowledging that they have read, understood, and agree to be bound by the T&Cs of this Offer.
4. The Bonus will be applied to the trading account only after the acceptance of the T&Cs. The Bonus will be credited to the Client’s Account as Credit within twenty-four (24) working hours after the relevant deposit has been received and shall be available for trading purposes only.
5. This Offer is open to existing and new Clients of GMI who make a first-time deposit into their Standard Bonus trading account.
6. The minimum deposit to apply for the Offer is USD 25 or currency equivalent, subject to this being made during the Bonus Period.
7. Additional deposits of any amount do not qualify for the Offer.
8. The maximum Credit that can be obtained via the Offer is USD 500 or equivalent, depending on the selected currency of the trading account.
9. GMI is not liable for any loss due to the reduction in leverage.
10. This Offer applies to eligible Clients from the limited number of countries only, as per Company’s decision.
11. The Offer shall not be available wherever it is prohibited under law and/or cannot be made/continued for any reason whatsoever. In the event that Clients participate in this Offer, and by accepting these T&Cs Clients confirm that they are not breaching any laws in their country of residence regarding the legality of entering GMI’s promotions. GMI will not be held responsible for any participant entering any of its promotions unlawfully. If in any doubt Clients should immediately leave Company’s website/application and check with the relevant authorities in their country.
12. There is no minimum trading requirement to be eligible for this Offer.
13. This Offer is limited to one (1) account per Client and per IP address only, regardless of the number of accounts held by the Client. Transfers between trading accounts are not considered as deposits for the purposes of this Offer.
14. The Offer may be used as a method to increase the maximum potential net position.



15. The Offer amount can be lost.
16. The Offer amount cannot be withdrawn.
17. Any withdrawal made from the Client's account will result in the bonus credit being fully removed.
18. The Offer applies to traders on GMI EDGE only.
19. Under no circumstances shall GMI be liable for any consequences of any Offer cancellation or decline, including, but not limited to order(s) closure by Stop Out. This is inclusive of the removal of the 35% bonus at the end of the Bonus Period.
20. Table of examples of the 35% Bonus part of the Offer:

Your Deposit	Calculation	Your Credit
USD 25	35% of 25 USD	USD 8.75
USD 50	35% of 50 USD	USD 17.50
USD 100	35% of 100 USD	USD 35
USD 500	35% of 500 USD	USD 175
USD 1000	35% of 1000 USD	USD 350
USD 1428	35% of 1428 USD	USD 499.80
USD 5000	Maximum bonus is USD 500	USD 500

21. This Offer cannot be combined with any other Bonus or cashback based on trading volume which GMI may offer.
22. Company employees, Introducing Broker accounts, their referrals, and Affiliate accounts cannot participate in this promotion.
23. The Company reserves the right, at its absolute discretion, to deny, withhold or withdraw from a Client any Bonus and/or to terminate Client's participation or access to the Offer if a Client acts in bad faith or in a manner that the Company deems not to be in the spirit of the Offer.
24. If GMI suspects or has reason to believe that a Client has abused or attempted to abuse the terms of this Offer or any other offer, or has acted in bad faith, GMI reserves the right, at its sole discretion, to deny, withhold, withdraw, or terminate the Offer from the Client and, if necessary:
 - (i) to withhold, cancel and subtract from that Client's account(s) any benefits directly or indirectly linked to the Offer, including but not limited to, the Offer amount, any profits made in bad faith, any rebated or kickbacks related to the trades in question,
 - (ii) to terminate that Client's access to services provided by GMI and/or terminate the contract between GMI and the Client for the provision of services,
 - (iii) to block that Client's Account(s) (however, save it where otherwise required by a relevant authorities) and to arrange for the transfer of any unused balance, less the Offer amount as well as any profits which the Company deems, at its sole discretion, to have been gained via abusive behaviour, to the Client. Where abusive behavior includes but is not limited to:



- A) Where Client, by himself or acting with others (including an Introducing Broker/ Affiliate/ Money Manager) established a trading position or positions which have the purpose or effect of extracting the credit provided and/ or profits generated by the Offer, without exposure to economic risk, including without limitation loss of the Offer or the Client's capital (or the capital of others);
 - B) Where Client, by himself or acting with others (including an Introducing Broker/ Affiliate/ Money Manager) hedges his positions, including without limitation, holding open position(s) in one direction, including by way of illustration only, single or correlated currencies, at given periods, internally (using other trading accounts held with GMI) or externally (using other trading accounts held with other brokers);
 - C) Abusing the negative balance protection with high volume trades on the news or at the close time of the market before the weekend or holidays, or at the close time of the indices;
 - D) Latency abuse strategy;
 - E) Any trading pattern that GMI, in its sole discretion, deems to indicate a lack of genuine interest in trading in the market and/or exposure to market risks but purely to benefit financially from the Offer and leveraging the offer to benefit financially in bad faith;
 - F) Any trading pattern that indicates intention to generate income from rebates and/or commissions and/or any other financial benefits for the Client or others (including an Introducing Broker/ Affiliate/ Money Manager) and which indicate a lack of genuine interest in trading in the market and/or exposure to market risks but to generate trading volume.
25. In the event of any dispute in relation to this Offer, such dispute shall be resolved by the Company acting in good faith and as, in its sole and absolute discretion, deems fit and proper. The Company's decision shall be final and binding
 26. In the event an account has open positions, or a floating profit/loss and the Offer amount is removed for any reason, GMI will not be liable for any adverse effects.
 27. It is important that eligible Clients are aware that their risks are not limited to their deposit(s) and that by making a qualifying trade it is possible to lose more than their deposit. In some circumstances, losses may be considerably more than any initial or minimum deposit.
 28. The Company reserves the right, at its sole discretion and as it deems fit, to alter, amend, suspend, cancel or terminate the Offer, or any aspect of the Offer at any time and upon any reasonable cause. Under no circumstances shall the Company be liable for any consequences of any alteration, amendment, suspension, cancelation or termination of this Offer.
 29. Neither GMI, its agents, its associated companies, nor any directors, officers or employees of such, shall be liable for any loss or damage, whether direct, indirect, consequential or otherwise arising from any cause whatsoever, which may be suffered by a participant resulting from the participation in this Offer.
 30. The English version of the Terms and Conditions for this Offer shall prevail in case of any discrepancy or inconsistency between the English version and other language translations. The English version shall be used in any legal proceedings.