



Your Private Broker

**Doo Prime**



---

## **DOO PRIME WELCOME TRADING CREDIT BONUS PROGRAM TERMS AND CONDITIONS**

## 1 THE PROMOTION

---

- 1.1 Doo Prime (Company) offers the Promotion described hereunder to new clients of Doo Prime (“Client” or “Clients”) who are citizens and residents in Vietnam (“Designated Country”).
- 1.2 The **USD 25.00 Welcome Trading Credit Bonus Program** (hereinafter the “Bonus Scheme”) is available to all of the Company’s Clients who have satisfied the Criteria for this Bonus Scheme as set out in this terms and conditions document.
- 1.3 In order for a Client to be eligible to participate in the Bonus Scheme, Client must have **registered at the Doo Prime website => <https://user.dooprime.com/signup/index?hl=vi&website=dooprime> or during the iFX VFF (Virtual Expo), opened a Classic Trading Account (STP Account) with Doo Prime as per the Account Opening Agreement with a minimum deposit of **USD 100** and have **traded a minimum of 5 trading lots within 3 months** and Client must be between the ages of **20 to 65**.**

## 2 BINDING AGREEMENT

---

- 2.1 The Client hereby acknowledges, confirms, and accepts to be legally bound by the Terms and Conditions as set out in this Bonus Scheme and/or any other legally binding Agreement between him and the Company.
- 2.2 The Client agree that by participating in the Promotion, Clients will be bound by these terms and conditions of Doo Prime’s Term of Business (including any schedules, annexes, exhibits, amendments and/or side agreements, where any) that apply to Client’s account and always subject to any applicable laws (together the “Promotion Terms”). In the event of any conflicts or inconsistency between Doo Prime’s Terms of Business and these Terms and Conditions, Doo Prime’s Terms of Business shall prevail.

## 3 COMMENCEMENT DATE AND TERM

---

- 3.1 The promotional period to deposit fund and to trade a minimum of 5 trading lots for this Bonus Scheme shall be from **1st of June 2020 00:01 A.M. (GMT+8) until 31st of August 2020 11:59 P.M. (GMT+8)**.
- 3.2 However, Clients should be able to withdraw the bonus within **30th of November 2020 11:59 P.M. (GMT+8)** provided that they have **fulfilled all the requirements**.
- 3.3 The Company **reserves the rights to revoke the awarded bonus** if the Client chose **not to withdraw the bonus before 30th November 2020 11:59 P.M. (GMT+8)**.
- 3.4 The Company also has the rights to amend, alter or terminate this Bonus Scheme at its sole discretion, and at any time without notice.

## 4 TERMS AND CONDITIONS

---

- 4.1 The Bonus Scheme can be applied to **Classic Account (STP)** only.
- 4.2 The Bonus Scheme is applicable to **new clients based in Vietnam** only.
- 4.3 The leverage of the underlying Account will prevail.
- 4.4 **Clients need to email us requesting for the Bonus Scheme** as it will not be automatically deposited to their accounts. Only if we receive an email from the client, we will handle the **application manually** and that to if the Client has had an initial **minimum deposit of USD 100** and have traded a **minimum of 5 trading lots within 3 months**.

- 4.5 For Example: If a Client deposits USD 100 into an approved Real Account to which the Bonus Scheme has been applied, a bonus credit of USD 25 will be credited to the Account within **3 working days from the day the e-mail has been sent to Doo Prime**.
- 4.6 The Bonus Scheme can be applied to new Client registered at the Doo Prime and **limited to one (1) Account per Client**. In the event that a Client has already applied the Bonus Scheme to a Real Account, no other Account may be opened under any circumstances with this Bonus Scheme.
- 4.7 The **maximum** Bonus Scheme credit amount that can be earned by a Client is **USD 25**.
- 4.8 The Bonus Scheme is for **trading purposes** only and **can only be withdrawn if the Client has traded a minimum of 5 standard lots** for all available **currency pairs, metal and oil** which were opened and closed after the bonus has been received. Transactions that involve **CFDs and cryptocurrencies are not taken into account** when calculating the trading volume required for fulfilment of program conditions. The bonus can be withdrawn only if at the moment of lots calculation, the bonus is still present in the account.
- 4.9 The Bonus Scheme cannot be withdrawn unless they fit the targets and requirements.
- 4.10 If the Client **wishes to withdraw** the credit bonus, please **send an email to support@dooprime.com** in order to transfer the credit bonus into the account balance.

## 5 OPERATING TERMS

---

- 5.1 Any withdrawal made from the Client's Account will result in a reduction of the Bonus. This applies to withdrawal of profits, rebates and deposits made by the Client.
- 5.2 For Example: If a Client deposits USD 100 into his approved Credit Bonus Account he will receive a one-off bonus of USD 25. If the Client then **withdraws the initial deposit**, the Credit Bonus will be **forfeited**.
- 5.3 The Company will not be held liable for any losses that the Client may incur as a result of the removal of all or part of the Bonus Scheme received by a Client due to a withdrawal.
- 5.4 The Bonus Scheme can only be applied to the Account for which the Bonus Scheme has been approved.

## 6 PAYMENT OF THE BONUS

---

- 6.1 To receive the **Welcome Trading Credit Bonus of USD 25** (the "Bonus"), Client must send a request from their respective **Doo Prime registered email address** to [support@dooprime.com](mailto:support@dooprime.com) and state "**DOOPRIMEVN25**" in the **email subject**. Client must also state in the email clearly of the following details:
  - 6.1.1 The account number;
  - 6.1.2 The account holder name;
  - 6.1.3 The deposit amount paid in aforementioned account; and
  - 6.1.4 The Promotional code: "DOOPRIMEVN25".
- 6.2 All Bonus **claims must be received via email within one (1) calendar month**.
- 6.3 Client can only claim Bonus under this Promotion for **one (1) new STP trading account**, not multiple accounts.
- 6.4 Subject to Doo Prime's right under these Promotion Terms, and provided that Client meet the Eligibility Requirements, Doo Prime shall credit the respective Client's Qualifying Account with the Bonus within **3 working days**.
- 6.5 Doo Prime shall have sole and absolute discretion in determining whether the Promotion can be awarded to the Client.
- 6.6 Client can withdraw the Bonus payment from the respective Qualifying Account only after Client have **generated a**

round-turn notional trading volume with a minimum of 5 trading lots.

## 7 TERMINATION OF THE BONUS SCHEME

---

- 7.1 The Company reserves the right, at its absolute discretion, to unilaterally modify or terminate this Bonus Scheme or any of the Terms and Conditions included herein, at any time, without the Client's consent.
- 7.2 The Company reserves the right to refuse offering of this Bonus Scheme at its sole discretion without the need to provide justification. The Company will not be liable for any stop outs or any other consequences that result out of a Bonus cancellation and/or removal.
- 7.3 If the Company suspects or has reason to believe that a Client has abused and/or manipulated the Terms and Conditions of this Bonus Scheme by hedging his positions internally (using other trading accounts held with Company) or externally (using other trading accounts held with other brokers) and/or has not acted in good faith, the Company reserves the right, at its absolute discretion and without obtaining the Client's consent, to remove the Bonus Scheme from the Client's Trading Account(s) or from his winning hedged Accounts with immediate effect.
- 7.4 If the Company suspects or has reason to believe that a Client has **more than one account under this Bonus Scheme**, the Company reserves the right, at its absolute discretion and without obtaining the Client's consent to **remove** the Bonus Scheme from the Client's Trading Account(s) with **immediate effect**. The Company accepts no liability whatsoever for any loss resulting from the Stop Out of open positions after any Bonus removal in accordance with these Terms and Conditions.

## 8 LIABILITY

---

- 8.1 Client agrees to indemnify, defend, and hold harmless Doo Prime (including its directors, officers, employees and assigns) on written demand and at all times from against any and all liability, fines, penalties, actions, judgements, settlement, claims, demands, losses, damages, injury, compensation, costs, and expenses (including interest payments, reasonable legal fees on a solicitor/client basis, other professional fees and disbursements, costs of investigation, and litigation) for or in respect of which Doo Prime will or may become liable by reason of or related or incidental to any act, default or omission and/ or any breach of representation and warranty set forth herein by Client under these Promotion Terms including without limitation resulting from or in relation to any breach, non-observance, act or omission whether negligent or otherwise.
- 8.2 To the extent permitted by law, Client's rights to litigate, to seek injunctive relief or to any other recourse to judicial or any other procedure in case of disputes or claims resulting from or in connection with this Promotion are hereby excluded, and Client expressly waive any and all such rights.

## 9 GENERAL CONDITIONS

---

- 9.1 This Bonus Scheme promotion time for every Eligible Client is **limited to 30 calendar days, starting with the time of first deposit into trading Account**.
- 9.2 In the event of internal transfers between STP trading Accounts with Doo Prime, trading bonuses previously credited to sending account will be moved proportionally to the percentage of transferred balance into receiving account. No new / additional trading bonuses will be credited upon internal transfer to receiving account. In case that the receiving account is not eligible for trading bonuses, the amount of trading bonuses deducted from the sending account will not be credited into the receiving account and therefore that proportion of trading bonuses will be nullified.
- 9.3 This Bonus Scheme is available for a **limited period of time only**, as indicated in the rules of engagement of the

specific promotion, and/or survey of which the Bonus Scheme is mentioned to be a part.

- 9.4 In the event that Doo Prime considers Client's participation is, or is likely to be, in breach of these Promotion Terms, Doo Prime reserves the right, without prejudice to any other rights under the Promotion Terms, to immediately withdraw the Promotion from Client's Account.
- 9.5 Doo Prime may, in discretion, cancel, or reverse a Bonus if a payment is made in error.
- 9.6 Doo Prime reserves the right at its sole discretion to alter, amend, modify, suspend, or terminate this Promotion, or any aspect of it, including but not limited to extending the Promotion Period at any time and without prior notice. In such event, Doo Prime will make reasonable efforts to notify the respective Client via email.
- 9.7 If the Promotion cannot be executed as planned, due to reasons beyond the control of Doo Prime, including (but not limited to) any problems or technical malfunction, or any applicable instrument being delisted or changed substantially, Doo Prime shall incur no liability to the Client in connection with the Promotion.
- 9.8 All former and current employees, interns, and contractors of Doo Prime (the "Staff") and each of its affiliates and subsidiaries and the Staff's immediate family members and people with whom such employees are domiciled are prohibited from participating in the Promotion.
- 9.9 If any provision(s) of the Promotion Terms are held to be invalid or unenforceable, all remaining provisions hereof will remain in full force and effect.
- 9.10 Unless the context otherwise requires, references to any gender include all genders and use of singular includes the plural and vice versa.
- 9.11 Client is solely responsible for the payment of any and all taxes, including but not limited to federal, state, and local taxes that may apply to Client's participation in the Promotion. Doo Prime shall have the right, but not the obligation, to make any deductions and withholdings that Doo Prime deems necessary or desirable under the applicable federal, and local tax laws, rules, regulations, codes or ordinances.

## 10 DISPUTES

---

- 10.1 Any dispute or situation not covered by these Terms will be resolved by the Company's Management in a fair manner.

## 11 VALIDITY

---

- 11.1 If the requirements are **not** fulfilled within 3 months, the Bonus will be **nullified** and shall be deemed void.

## 12 DECLARATIONS

---

- 12.1 The Client acknowledges that Forex and CFDs are leveraged products which involve a high level of risk. When trading in such products, it is possible for Clients to lose all of their invested capital. These products may not be suitable for everyone and Clients should ensure that they understand the risks involved. Clients should seek independent advice if necessary.
- 12.2 These Terms and Conditions are made in **English language**. Any other language translation is provided as a convenience only. In the case of any inconsistency or discrepancy between original English texts and their translation into any other language, as the case may be, **original versions of English shall prevail**.

---

### 13 GOVERNING LAW AND VENUE

---

- 13.1 These Promotion Terms shall be governed by and construed in accordance with the **laws of Hong Kong**. The Parties irrevocably agree that the courts of Hong Kong shall have exclusive jurisdiction to settle any dispute arising out of or in connection with these Promotion Terms.

