

**EID AL- ADHA
(LOSABLE) DEPOSIT BONUS SCHEME
TERMS AND CONDITIONS**

V.02_May 2026

1. GENERAL TERMS AND CONDITIONS

1.1. This Eid al-Adha (Losable) Deposit Bonus Offer Terms and Conditions (the “Agreement”) is made and entered into by and between:

A. GS Securities Ltd. is a limited liability company with a registration number 2024-00379 having its registered office at Ground Floor, the Sotheby Building, Rodney Village, Rodney Bay, Gros-Islet, Saint Lucia (the “Company”), on the one hand,

AND

B. Any person, who may be either a legal entity or a natural person, who has been accepted by the Company as a Client (the “Client”), on the other hand.

1.2. By accepting this Agreement, opting into this Offer, requesting the Bonus, or using the Bonus, the Client confirms that he/she has read, understood, and agreed to be bound by this Agreement, as well as the Company’s General Terms and Conditions, Terms of Business, and any other applicable client documentation.

1.3. The Client may be informed of this Agreement by email, through the Company’s website, client portal, trading platform, or by any other means determined by the Company. By using the Bonus, the Client confirms acceptance of this Agreement. If the Client does not agree to this Agreement, the Client must notify the Company within 48 hours of receiving the Terms and request removal of the Bonus before commencing any trading activity. If the Client uses the Bonus or fails to provide such notification within the said 48-hour period, whichever occurs first, the Client shall be deemed to have accepted this Agreement.

1.4. All capitalized terms used in this Agreement and not otherwise defined herein shall have the meanings assigned to them in the Company’s General Terms and Conditions, Terms of Business, or other applicable client documentation.

2. TERMS AND CONDITIONS OF THE BONUS

2.1. The decision to offer the Bonus to the Client is solely and indisputably at the Company’s absolute and unreserved discretion. This Offer is available only to new Clients, on a Basic Account, during the Promotional Period, and subject to the Client making a qualifying deposit of at least USD 100, unless otherwise determined by the Company at its sole discretion. For the purposes of this Agreement, a new Client means a Client who has not previously held a live trading account, made a deposit, or received any bonus or promotional benefit from the Company, unless otherwise approved by the Company at its sole discretion.

- 2.2. If the Client is interested in receiving the Bonus, he/she should carefully review the Terms and Conditions herein before accepting the Bonus from the Company.
- 2.3. Clients are expected to utilize the Bonus in a lawful and justified manner, in accordance with the Terms and Conditions stated herein.
- 2.4. Subject to the Client satisfying the eligibility requirements under this Agreement, the Bonus shall be credited only to the Client's approved Basic Account after the relevant qualifying deposit has been received and reflected in the Trading Account balance on the trading platform. The Bonus shall then become available for trading purposes only, subject to the restrictions and conditions set out herein.
- 2.5. The Bonus shall apply only to the first three qualifying deposits made by an eligible Client during the Promotional Period. The Bonus shall be calculated as follows:
 - First qualifying deposit: the Client shall receive a Bonus equal to 50% of the deposited amount, up to a maximum Bonus amount of USD 500.
 - Second qualifying deposit: the Client shall receive a Bonus equal to 30% of the deposited amount, up to a maximum Bonus amount of USD 1,000.
 - Third qualifying deposit: the Client shall receive a Bonus equal to 20% of the deposited amount, up to a maximum Bonus amount of USD 5,000.No Bonus shall be granted on any fourth or subsequent deposit. The maximum aggregate Bonus available under this Offer shall be USD 6,500 per Client Profile.
- 2.6. Qualifying Deposits shall be counted in the chronological order in which they are received and reflected in the Client's Trading Account balance. Any deposit below the minimum qualifying amount of USD 100 shall not qualify for the Bonus and shall not be counted as a Qualifying Deposit, unless otherwise approved by the Company at its sole discretion. If more than one Qualifying Deposit is made on the same day, the Company's records shall determine the order of the Qualifying Deposits for the purpose of calculating the applicable Bonus percentage.
- 2.7. This Offer is granted per Client Profile and not per Trading Account. Opening or maintaining multiple Trading Accounts under the same Client Profile shall not entitle the Client to receive the Bonus more than once or beyond the first three qualifying deposits. The Company may, at its sole discretion, treat accounts, profiles, registrations, or identities as belonging to the same Client where it reasonably determines that they are connected.

3. NON-WITHDRAWABLE BONUS AND WITHDRAWAL RESTRICTIONS

- 3.1. The Bonus is a losable, non-withdrawable trading bonus. It is granted solely for trading purposes and may be used only as additional trading support within the Client's Trading Account. The Bonus cannot be withdrawn, transferred, exchanged for cash, converted into Balance, or treated as the Client's own funds under any circumstances.
- 3.2. No withdrawal shall be permitted from the Client's Trading Account or Client Profile while any Bonus under this Offer remains active. This restriction applies to withdrawals of deposits, funds, profits, Balance, Equity, or any other amount standing to the credit of the Client's Trading Account or Client Profile, unless otherwise approved by the Company at its sole discretion.
- 3.3. Any withdrawal request submitted while the Bonus remains active may be rejected by the Company. Alternatively, the Company may, at its sole discretion, remove the Bonus in full before processing any withdrawal request. Following removal or expiry of the Bonus, any withdrawal request shall be handled in accordance with the Company's General Terms and Conditions, Terms of Business, and applicable internal procedures, provided that the Client has not breached this Agreement.

4. BONUS CANCELATION, REMOVAL AND ABUSE

- 4.1. If the Company suspects or determines that the Client has abused, attempted to abuse, manipulated, attempted to manipulate, or acted in bad faith in relation to this Offer, the Company reserves the right, at its sole discretion and without prior notice, to deny, withhold, cancel, or withdraw any Bonus granted to the Client. The Company may also remove any profits generated through or in connection with the Bonus, block or restrict the Client's access to the Trading Account, suspend the Client Profile, and/or terminate the Client's access to the Company's services.
- 4.2. In such cases, the Company will not be liable for any consequences resulting from the cancellation and/or removal of the Bonus. If the Client has Open Positions and incurs any losses as a result of the Bonus cancellation, the Company will not be held liable.
- 4.3. The determination of whether the Client is abusing and/or manipulating the Company's trading platform and/or its Bonus is at the sole and exclusive discretion of the Company.
- 4.4. The Company reserves the right to revoke or change the Bonus at any time. In such cases, the Company may, at its sole and absolute discretion, give the Client the option to either continue using the Bonus already provided, accept the new Terms and Conditions of the Bonus, or cancel the Bonus without any cost, without it being considered a breach of the Bonus conditions.

- 4.5. If the Company has reason to believe that the Client has claimed, attempted to claim, or utilized the Bonus through more than one Client Profile, multiple registrations, connected accounts, related identities, or otherwise in breach of the “per Client Profile” restriction, the Company reserves the right, without the Client’s consent and without prior notice, to immediately remove all Bonuses from the relevant Trading Account or Trading Accounts. The Company may also cancel any profits generated through or in connection with such Bonus usage. In the event that any losses are incurred as a result of such removal, the Company shall not be held liable.
- 4.6. The Company does not recommend accepting the Bonus unless the Client understands how to use it to his/her advantage.

5. BONUS LIMITATION

- 5.1. Clients cannot combine two or more different Bonus Campaigns offered by the Company. Clients who have already received a different Bonus from another Bonus Campaign are not eligible for this Offer unless determined by the Company at its sole discretion.
- 5.2. This Offer shall be available for a limited promotional period of five weeks, commencing on 11 May 2026 and ending at 23:59 on 14 June 2026, based on the Company’s server time, unless extended, shortened, amended, or cancelled by the Company at its sole discretion the “Promotional Period”. Deposits made before or after the Promotional Period shall not qualify for this Offer.
- 5.3. If the Balance of the Client’s Trading Account is negative, the Client shall not be eligible for this Offer until the negative balance has been reviewed and resolved by the Company or settled by the Client, as applicable.
- 5.4. The Offer is provided solely for the purpose of opening and maintaining trading positions and shall not be used to offset trading losses or be treated as the Client’s own funds. If the Client’s Balance falls to or below zero, or if the Client’s Equity equals or is less than the Bonus amount granted, the Company may activate its negative balance protection mechanism without taking the Bonus amount into account. Upon such activation, all trading positions may be closed, and the Bonus may be removed from the Client’s Trading Account.
- 5.5. The Bonus cannot be transferred between Trading Accounts.
- 5.6. Persons under the age of eighteen (18), or below the legal age of competence in their country of residence (minors), are not permitted to participate in Bonus offers.
- 5.7. The Client hereby irrevocably agrees that once the Bonus is granted, the margin requirements may be adjusted at the sole discretion of the Company in order to protect the Client’s interest and his/her investment.

- 5.8 Full Margin Trading is strictly prohibited under this Offer. For the purposes of this Agreement, Full Margin Trading means opening, maintaining, or attempting to maintain trading positions which use all or substantially all of the Client's available margin, free margin, Equity, Balance, or Bonus-supported trading capacity, or which the Company reasonably considers to expose the Trading Account to excessive, abusive, artificial, or immediate margin-call or stop-out risk.
- 5.9 If the Company determines, at its sole discretion, that the Client has engaged in Full Margin Trading, the Company shall be entitled to immediately remove all Bonuses granted under this Offer and cancel any profits generated during the period in which the Bonus was active or which the Company reasonably determines were generated through or in connection with the Bonus or the prohibited trading activity.
- 5.10 All Bonuses granted under this Offer shall be automatically removed from the Client's Trading Account at the end of the Promotional Period, regardless of the date on which the Bonus was credited. The Client acknowledges and accepts that the removal of the Bonus may affect the Trading Account's Equity, Free Margin, Margin Level, and ability to maintain Open Positions. The Client is solely responsible for monitoring the Trading Account and managing any Open Positions before the end of the Promotional Period. The Company shall not be liable for any margin call, stop-out, liquidation, loss, or other consequence resulting from the removal of the Bonus.

6. ACKNOWLEDGEMENTS AND RISK WARNINGS

- 6.1. The Client understands that the Bonus may increase the trading capacity available in the Trading Account and may allow the Client to open or maintain larger positions than would otherwise be possible using the Client's own deposited funds only. The Client must exercise caution at all times when using the Bonus. While larger positions may result in greater profits, they may also result in greater losses.
- 6.2. The Client hereby acknowledges that Forex and Contracts for Differences ("CFDs") are leveraged products that involve a high level of risk. It should be noted that when trading in these products, Clients may lose all of their invested capital. These products may not be suitable for everyone, and Clients should ensure they understand the risks involved. Electing to utilize the Bonus may increase the risk of losing all assets. Clients should seek independent advice if necessary.
- 6.3 The Client expressly acknowledges that the Bonus is temporary and shall be removed at the end of the Promotional Period. If the Client has Open Positions at the time the Bonus is removed, the Client's margin position may be materially affected. This may result in reduced Equity, reduced Free Margin, margin call, stop-out, forced closure of Open Positions, or losses. The Client accepts full responsibility for monitoring the Trading Account before the Bonus is removed, and the Company shall not be liable for any losses or consequences arising from such removal.

7. GENERAL

- 7.1. The above Bonus is subject to the Company's Terms of Business, available on the Company's website, which may be amended from time to time.
- 7.2. Provided that the Client is considered by the Company as eligible for this Offer under the present Terms and Conditions, the applicable Bonus may be credited to the Client's Basic Account within 24 hours after the qualifying deposit is received, reflected in the Trading Account balance, and approved by the Company.
- 7.3. To activate Bonus compensation, the eligible Client shall address his/her request to the Company via email at support@gssecurities.io.
- 7.4. The Company's records shall be final and conclusive in determining whether a deposit qualifies for the Offer, the order of qualifying deposits, the applicable Bonus percentage, and the amount of Bonus to be credited.
- 7.5. This Agreement shall be governed by and construed in accordance with the laws of Saint Lucia. The Client irrevocably agrees, for the Company's exclusive benefit, that the courts of Saint Lucia shall have jurisdiction to settle any disputes that may arise out of or in connection with this Agreement, and accordingly, any proceedings may be brought before such courts. Nothing in this Clause shall prevent the Company from bringing proceedings against the Client in any other court of competent jurisdiction, where permitted by applicable law.
- 7.6. In case of any discrepancy between the meanings of any translated versions of this Agreement or any other communications forming part of this Agreement in any other language, the meaning of the English-language version shall prevail.

DEFINITIONS

“Balance”- Shall mean the funds available in a Trading Account that may be used for trading in financial instruments.

“Basic Account”- Shall mean the account type designated by the Company as a Basic Account and eligible for participation in this Offer.

“Bonus” Shall mean a losable, non-withdrawable promotional trading credit granted by the Company to an eligible Client under this Offer, which may be used solely for trading purposes and which cannot be withdrawn, transferred, exchanged for cash, converted into Balance, or treated as the Client’s own funds.

“Client Profile”- Shall mean the Client’s overall relationship, registration, identity, and profile with the Company, including all Trading Accounts, sub-accounts, related accounts, or connected registrations held, controlled, or beneficially owned by the same Client, as determined by the Company at its sole discretion.

“Equity”- Shall mean the Balance plus or minus any profit or loss that derives from any Open Positions.

“Full Margin Trading”- Shall mean opening, maintaining, or attempting to maintain trading positions which use all or substantially all of the Client’s available margin, free margin, Equity, Balance, or Bonus-supported trading capacity, or which the Company reasonably considers to expose the Trading Account to excessive, abusive, artificial, or immediate margin-call or stop-out risk.

“Open Position”- Shall mean any trade, transaction, or position in a financial instrument that has been opened but not yet closed.

“Promotional Period”- Shall mean the five-week period commencing on 11 May 2026 and ending at 23:59 on 14 June 2026, based on the Company’s server time, unless extended, shortened, amended, or cancelled by the Company at its sole discretion.

“Qualifying Deposit”- Shall mean the first, second, or third deposit made by an eligible new Client into a Basic Account during the Promotional Period, subject to the minimum deposit requirement and the Company’s approval.

“The Client”- Shall mean any individual and/or legal entity that has entered into a business relationship with the Company and agreed to be bound by the Company’s General Terms and Conditions, Terms of Business, this Agreement, and any other applicable client documentation.

“Trading Account”- Shall mean an account with a broker that enables an individual and/or entity to buy and/or sell financial instruments.