



TNFX is licensed and regulated by Saint Vincent and the Grenadines the Financial Conduct Authority (firm reference no. 528328), with its company registered address at Suite 305, Griffith Corporate Centre P.O. Box 1510, Beachmont Kingstown St. Vincent and the Grenadines.

These Terms constitute a legally binding contract between you and TNFX which you accept for yourself and on behalf of any principal or principals on whose behalf you are acting as agent by giving us instructions to deal or accepting services from us. These Terms supersede any other general terms of business or similar documents that may have been previously issued to you by us.

For your own protection, you should read and fully understand these Terms prior to submitting your account application to TNFX. If you do not understand anything in these Terms or the documents incorporated by reference, you should contact TNFX to ask for further information or seek independent professional advice before you open an account, place any order or enter into a transaction with TNFX.

Bonus policy

1. As the abusive strategies are prohibited, Bonus abusive is considered as a breach of this agreement, and if it is committed the company has the right to seize the profits and shall not be delivered to the client.
2. The bonus is exclusively granted for one member in the family and it is not allowed to be claimed by another member.
3. In order to withdraw the profit generated by using the bonus, the client has to double his balance, then the withdrawal is allowed.
4. The internet IP is a key factor of granting bonus, accordingly bonus of similar IPs is prohibited.
5. This agreement might be changed over time in reference to the change of work environment, so please keep up to date to stay informed accordingly.