



## TERMS & CONDITIONS

## MIGRATION BONUS CAMPAIGN

Version: V0.2

Effective Date: 05 June 2026

### **ROCKETX (PTY) LTD**

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).



## Contents

1. ELIGIBILITY .....	3
2. BONUS STRUCTURE .....	3
3. PROHIBITION OF MULTIPLE ACCOUNTS .....	3
4. TRADING REQUIREMENTS .....	4
5. WITHDRAWALS AND BONUS REMOVAL .....	4
6. RISK DISCLOSURE .....	4
7. RIGHT TO AMEND OR TERMINATE .....	5
8. LIMITATION OF LIABILITY .....	5
9. GOVERNING LAW.....	5
10. CONTACT INFORMATION .....	5

## **ROCKETX (PTY) LTD**

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).



## **ELIGIBILITY**

- 1.1 This campaign is open exclusively to existing RocketX clients who have maintained an active and verified trading account for a minimum continuous period of twelve (12) months.
- 1.2 Clients must have fully completed all KYC and verification requirements and remain in good standing at the time of bonus allocation.
- 1.3 The bonus will only be issued to trading accounts with a base currency of United States Dollar (USD). Accounts denominated in any other currency will not qualify.
- 1.4 The promotion is strictly limited to the first one thousand (1,000) qualifying clients. Once this cap has been reached, the campaign will automatically close.
- 1.5 The campaign will run for two (2) weeks from the official launch date unless terminated earlier at the sole discretion of Rocket X.

## **BONUS STRUCTURE**

- 2.1 Eligible clients will receive a once-off, non-withdrawable \$15 (USD) tradable credit.
- 2.2 The bonus is for trading purposes only and may not be withdrawn under any circumstances.
- 2.3 The bonus is non-transferable and may not be moved between accounts.
- 2.4 Only one bonus will be granted per client, regardless of the number of trading accounts held.

## **PROHIBITION OF MULTIPLE ACCOUNTS**

- 3.1 Clients are strictly prohibited from opening or operating multiple accounts for the purpose of obtaining additional bonuses.
- 3.2 Where RocketX determines, at its sole discretion, that multiple accounts are linked directly or indirectly to the same individual, household, IP address, device, or trading behaviour, all related accounts may be suspended pending investigation.
- 3.3 RocketX reserves the right to permanently suspend such accounts and forfeit all bonuses and profits derived from the promotion.

## **TRADING REQUIREMENTS**

### **ROCKETX (PTY) LTD**

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).



4.1 In order to qualify for withdrawal of profits generated from the bonus credit, clients must complete a minimum of ten (10) valid trades.

4.2 Trades must be executed under normal market conditions and may not include abusive strategies including, but not limited to:

4.2.1 Hedging across multiple accounts

4.2.2 Latency arbitrage

4.2.3 Bonus exploitation strategies

4.2.4 Opposing positions within related accounts

4.2.5 Any strategy deemed by RocketX to be risk-free or abusive

4.3 RocketX retains sole discretion in determining whether trading activity satisfies the campaign requirements.

## **WITHDRAWALS AND BONUS REMOVAL**

5.1 Once the required ten (10) trades have been completed, clients may withdraw profits generated from the bonus, subject to standard withdrawal procedures and internal risk approval.

5.2 Any withdrawal request prior to meeting the trading requirements will result in automatic removal of the bonus.

5.3 RocketX reserves the right to remove the bonus at any time where abuse, manipulation, or breach of these Terms is suspected.

## **RISK DISCLOSURE**

6.1 Trading in leveraged derivative products carries a high level of risk and may not be suitable for all investors.

6.2 Clients may lose more than their initial deposit when trading leveraged instruments.

6.3 The Loyalty Bonus does not reduce or eliminate trading risk.

6.4 Past performance is not indicative of future results.

## **RIGHT TO AMEND OR TERMINATE**

7.1 RocketX reserves the right, at its sole discretion, to amend, suspend, or terminate this campaign at any time without prior notice.

7.2 RocketX reserves the right to refuse participation to any client without providing reasons, subject to applicable law.

## **ROCKETX (PTY) LTD**

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).



## LIMITATION OF LIABILITY

8.1 RocketX, its directors, officers, employees, and affiliates shall not be liable for any losses, damages, or expenses arising from participation in this campaign.

8.2 Participation is at the client's own risk.

## GOVERNING LAW

9.1 These Terms and Conditions are governed by the laws of the Republic of South Africa.

9.2 Any disputes shall fall under the exclusive jurisdiction of South African courts.

## CONTACT INFORMATION

For queries regarding this campaign:

RocketX (Pty) Ltd

Authorised Financial Services Provider

FSP No: 52142

Email: [support@rocketx.io](mailto:support@rocketx.io)

By participating in this campaign, the client confirms that they have read, understood, and agreed to be bound by these Terms and Conditions.

Risk Warning: Trading leveraged derivative products carries a high level of risk and may not be suitable for all investors. You may lose more than your initial investment. Ensure you fully understand the risks involved and seek independent advice if necessary. RocketX (Pty) Ltd is an authorised Financial Services Provider (FSP No: 52142) regulated by the Financial Sector Conduct Authority (FSCA).

END OF TERMS & CONDITIONS

## ROCKETX (PTY) LTD

RocketX (Pty) Ltd, a company duly incorporated under the laws of South Africa, with company number 2020/824856/07, an authorised financial services provider, licensed and regulated by the Financial Sector Conduct Authority (FSCA) in South Africa, with FSP No. 52142. RocketX (Pty) Ltd an authorised OTC Derivative Provider No. 74, is the counterparty, and principal to the contract for difference purchased by you (the Client).