



TERMS AND CONDITIONS – CASHBACK CAMPAIGN

These Terms and Conditions (the "**Terms**") govern participation in the Cashback Campaign (the "**Campaign**") offered by **MAEX Limited** (the "Company" or "LBX"), a company duly incorporated under the laws of the Republic of Mauritius and regulated by the Financial Services Commission (FSC) under licence number № C118023400 (the "Company", "LBX", "we", "us", or "our").

1. DEFINITIONS

- **Cashback:** A financial rebate awarded based on eligible trading activity and calculated in accordance with these Terms.
- **Client Profile:** A unique identity under which one or more trading accounts may be held.
- **Eligible Instruments:** Specific trading instruments approved by the Company for cashback eligibility.
- **Trading Platform:** Any platform provided by the Company (e.g., LBX, MetaTrader 4, MetaTrader 5) through which Clients execute trades.

2. ELIGIBILITY CRITERIA

2.1. Eligible Participants:

- The Cashback Campaign is available to all verified LBX clients.
- The Campaign is available to both New and Existing Clients, provided such Clients are not classified by the Company, at its sole discretion, as high-risk, abusive, or engaging in prohibited trading practices.
- The Campaign applies exclusively to Standard Accounts.

2.2. The Campaign is not available to:

- Clients using **Swap-Free accounts, Zero accounts, or any other non-Standard account types**;
- Clients enrolled under Introducing Broker (IB) **self-rebate programmes**;



- Clients trading through account types not expressly listed as eligible in the Company's Campaign materials;
- Clients enrolled in any other simultaneous promotional campaigns unless explicitly approved;

2.3. Campaign Duration:

- The Cashback Campaign shall commence on 2 March 2026 and shall continue for an indefinite period (the "Campaign Period"), unless and until suspended, amended, or terminated by the Company in accordance with these Terms.

The Company reserves the right, at its sole discretion, to modify, suspend, or terminate the Campaign at any time, with or without prior notice. Any such modification or termination shall not affect cashback rewards validly accrued prior to the effective date of such change, unless otherwise required by law or in cases of Client breach.

2.4. One Profile Policy:

- Eligibility for the Cashback Campaign is restricted to a single Client Profile per individual or corporate Client. Participation is not permitted across multiple trading accounts associated with the same Client Profile.

3. CASHBACK REWARD STRUCTURE

3.1. The Cashback Campaign shall apply exclusively to those Account Types and Trading Instruments explicitly designated by the Company as eligible, as set forth in the applicable "Cashback Rates" schedule provided herein or published by the Company from time to time.

3.2. The Cashback Campaign is not applicable to transactions involving Cryptocurrency-based and Index-based instruments. These instrument classes are expressly excluded from the scope of eligible trades under this Campaign.

3.3. The Company reserves the right, at its sole discretion, to modify the list of eligible Trading Instruments covered by the Cashback Campaign. Any such modification shall take effect following reasonable prior notice to Clients through the Platform, Client Portal, or other official communication channels.

Cashback Rates:

Account Type	Platform	Instrument Group	Cashback per Lot (USD)
Standard	LBX/MT4/MT5	XAU, XAG, XTI, XBR, XNG	\$2.50



Account Type	Platform	Instrument Group	Cashback per Lot (USD)
Standard	LBX/MT4/MT5	*Other Instruments	\$0.50

**cryptos and indices are excluded*

3.4. The Company may from time to time, and upon reasonable prior notice to Clients, introduce **Boosted Cashback Rates** for certain assets and/or on certain seasonal periods, for certain client groups or classes.

4. CASHBACK CONDITIONS

- 4.1. Each trade must remain open for a **minimum of three (3) minutes** to be eligible for a cashback reward.
- 4.2. Cashback is calculated based on closed positions and credited to the Client's designated cashback wallet.
- 4.3. Clients may request the transfer of accrued Cashback funds to their Standard Account at any time, provided that the available Cashback balance in the wallet meets or exceeds the minimum threshold of fifty United States Dollars (\$50).
- 4.4. The total aggregate cashback amount that may be earned by a Client under this program shall not exceed USD 10,000 (the "Maximum Lifetime Cap").

This cap applies on a per Client Profile basis and includes all cashback rewards credited, irrespective of the number of eligible trading accounts held under the same Client Profile.

5. DISQUALIFICATION AND ABUSE

The Company reserves the right to disqualify any Client:

- who engages in trading strategies deemed abusive or manipulative;
- where there is suspected fraud or technical manipulation;
- who is operating multiple accounts or Client Profiles for cashback exploitation;
- who is unauthorised to participate in simultaneous promotional campaigns;
- who is violating the Client Agreement or any of these Terms;
- who is engaging in any behaviour that, at the Company's sole discretion, is fraudulent, abusive, or unethical.



6. TECHNICAL IMPLEMENTATION

- 6.1. Campaigns are administered through the Company's Customer Relationship Management (CRM) system.
- 6.2. Real-time data from the Trading Platform is used to automate cashback calculations and Client classification.
- 6.3. Clients may only participate in one active campaign at a time under their Client Profile.

7. COMPANY'S RIGHTS

- 7.1. The Company may, at its sole discretion, amend, suspend, or terminate the Campaign at any time without prior notice.
- 7.2. The Company reserves the right to reverse cashback rewards in the event of disqualification or policy breach.
- 7.3. Cashback rewards are non-transferable and may not be applied to margin, collateral, or any outstanding obligations.
- 7.4. The Company reserves the right, at its sole discretion, to impose limits on the number of participants eligible to enroll in any given Cashback Campaign. Such limitations may be applied without prior justification and shall be communicated through the Company's official channels as deemed appropriate.

8. RISK DISCLOSURE

- 8.1. The Cashback Programme, these Terms and/or any cashback reward payments should not form the basis of any decisions made in relation to potential trades or account activity. Participation in the Campaign does not reduce or eliminate the inherent risks associated with trading leveraged financial instruments, including Contracts for Difference (CFDs) and Forex.
- 8.2. Clients should not participate in trading activities with funds they cannot afford to lose.
- 8.3. A full Risk Disclosure Notice is available at the [website](#) which was accepted and acknowledged by the Clients upon registration of account with the Company. We always advise Clients to refer to this document for familiarising themselves with the risks involved in trading.

9. LIMITATION OF LIABILITY



- 9.1. The Cashback Programme and/or any cashback payment are not intended to limit your liability in respect of your trading activity and may not be used to set off any payment obligation you have towards the Company.
- 9.2. A cashback reward payment cannot be used to satisfy your total margin requirement until such time as the payment has been credited to your trading account. Please note that normal rules and procedures in relation to a Stop-Out will continue to apply, and you should not rely on a rebate payment to prevent an account Stop-Out.
- 9.3. The Company reserves the right to withdraw or amend its Cashback Programme, the eligibility criteria, the reward structure and/or these Terms at any time without notice and at its sole and absolute discretion. Nothing in these Terms limits the Company's ability to exercise its rights in accordance with the Client Agreement applicable to your Client Profile.
- 9.4. The Company shall not be liable for any delays, technical failures, or inaccuracies in cashback calculations or system access.
- 9.5. The Company shall not be liable to you in relation to this cashback offer (including for any direct or indirect losses arising as a result of use of this offer), and the limitation of liability provisions of the Client Agreement applicable to your Client Profile shall apply to this cashback offer as if set out here in full. Additionally, the Company shall not be liable for any direct or indirect losses caused by a delayed or missed cashback reward payment.

10. DATA PROTECTION

- 10.1. All personal data submitted to or collected by the Company shall be processed in accordance with the applicable data protection laws and the Company's Privacy Policy.
- 10.2. The Company shall take appropriate measures to ensure the confidentiality and integrity of all personal and account data, except where disclosure is required by law or regulatory authorities.

11. GOVERNING LAW AND DISPUTE RESOLUTION

- 11.1. These Terms and any dispute or claim arising out of or in connection with them shall be governed by and construed in accordance with the laws of the jurisdiction in which MAEX Limited is incorporated
- 11.2. In the event of a dispute, the Parties shall first attempt to resolve the matter amicably. If unresolved, the dispute shall be referred to arbitration or the competent courts, as designated by the Company.



ACKNOWLEDGEMENT

By participating in the Campaign, the Client confirms that they have read, understood, and agreed to be bound by these Terms and Conditions in full.