

Favar24 Terms and Conditions for Bonus Offer

Eligibility:

- a. This bonus offer is exclusively available to clients who engage the services of our esteemed marketing agency.
- b. Clients are required to fulfill all stipulated criteria and adhere to the terms and conditions set forth herein.

Bonus Redemption:

- a. Clients will be granted a bonus amount as specified in the ongoing promotional offer.
- b. The bonus sum is non-withdrawable in cash or transferrable to alternate accounts.
- c. Utilization of the bonus funds for campaign-related expenditures or services provided by our agency is not permissible.

Profit Withdrawal:

- a. Profits garnered from campaigns employing the bonus funds are subject to withdrawal constraints.
- b. Clients may request withdrawals for profits derived from the bonus amount only after a duration of six months from the commencement of campaigns.
- c. Profit withdrawals will be processed in accordance with our standard withdrawal protocols.

Campaign Duration:

- a. Clients are required to uphold an active campaign with our agency for a complete span of two quarters or six months to qualify for profit withdrawals.
- b. Should a client prematurely terminate or cancel their campaign prior to the stipulated time frame, the entitlement to withdraw profits generated from the bonus amount will be forfeited.

Reporting and Verification:

- a. Our agency reserves the prerogative to authenticate profits derived from the bonus amount through a comprehensive audit process.
- b. Clients may be requested to provide access to campaign data and any additional requisite information for the purpose of verification.

Amendments and Termination:

- a. Our agency retains the right to amend or terminate the bonus offer at its discretion, with or without prior notification.
- b. Revisions to the terms and conditions will become effective immediately upon publication on our official website or issuance of notification to clients.

Limitation of Liability:

- a. Our agency shall not be held accountable for any losses incurred by clients due to the utilization of the bonus amount or the inability to withdraw profits within the specified timeframe.

b. Clients hereby acknowledge and comprehend the inherent risks associated with marketing campaigns and agree to indemnify our agency against any claims or damages arising from their utilization of the bonus funds.

Governing Law:

a. These terms and conditions shall be governed by and construed in accordance with the laws of the jurisdiction in which our agency operates.

By accepting this bonus offer, clients acknowledge that they have meticulously perused, comprehended, and consented to abide by these terms and conditions. Our agency retains the right to undertake suitable action, including the annulment of bonuses and the cessation of client agreements, for any violations or misapplication of the bonus offer.