

eightcap

**Eightcap International
Welcome Trading Credit Offer
Terms & Conditions**



Promotion Name	Welcome Trading Credit Offer
Promotion Period	From 1 April 2026 to 30 June 2026
Jurisdiction	Seychelles

1. INTRODUCTION

- 1.1 This Promotion is offered by Eightcap International Ltd, trading as Eightcap International, registered and regulated by the Seychelles Financial Services Authority (FSA) under license number SD100 and is governed by these Terms and Conditions.
- 1.2 By participating in this Promotion, Clients agree to be bound by these Terms and Conditions.

2. DEFINITIONS

Account Manager	An Eightcap representative who is allocated as Client’s primary point of contact or relationship manager.
Client	A Client who holds a live Trading Account with Eightcap.
Eligible Client	A Client who meets the Eligibility Criteria to participate in the Promotion.
Eligibility Criteria	The criteria set out in clause 4.
First Deposit	means the first deposit made by a Client during the Promotion Period to participate in this Promotion, in accordance with clause 5.
Legal Documents	means the documents available from Eightcap’s website at the ‘Legal Documents & Disclosures’ page and any other documents provided by Eightcap.
Participant	means any client who takes part in this promotion
Privacy Policy	The privacy policy located on Eightcap’s website at www.eightcap.com
Terms and Conditions	This Welcome Trading Credit Offer Terms and Conditions.
Trading Account	A live trading account, established and held with Eightcap.
Non-Withdrawable Trading Credit or Trading Credit	means an amount equal to 20% of the Client’s First Deposit, as determined by clause 5.1 (subject to the maximum specified in clause 5.2 of these Terms and Conditions). This trading credit may be used solely as trading margin and cannot be transferred or withdrawn in cash by the Client.

3. THE OFFER

- 3.1 This Promotion is available from 1 April 2026 to 30 June 2026 (**Promotion Period**). Requests for participation submitted outside the Promotion Period will be deemed invalid and will not be processed.

- 3.2 Once an Eligible Client meets all applicable Eligibility Criteria, the Trading Credit will be applied to their Trading Account within forty-eight (48) business hours (subject to approval).
- 3.3 Participation in the Promotion is not automatic. Clients must register with Eightcap prior to participating.

4. WHO CAN CLAIM AND HOW?

- 4.1 The Promotion is exclusively available to Eligible Clients who meet all the requirements in clause 4.2, within the Promotion Period.
- 4.2 Participant Eligibility Criteria:
 - a. approved as a new Eightcap client; and
 - b. have a Trading Account with Eightcap; and
 - c. be registered by their Account Manager as an Eligible Client for participation in this Promotion; and
 - d. make a First Deposit amount during the Promotion Period as specified under clause 5.
- 4.3 New Clients will automatically receive the Trading Credit upon making their First Deposit.

5. PARTICIPATION TERMS AND CONDITIONS

5.1 Non-Withdrawable Trading Credit:

Eligible Clients will receive a Non-Withdrawable Trading Credit corresponding to the amount of their First Deposit, based on the following.

FIRST DEPOSIT	NON-WITHDRAWABLE TRADING CREDIT
Deposit \$200 or above within 3 calendar days of account activation (in the base currency of the Eligible Client's Trading Account)	Receive 20% Non-Withdrawable Trading Credit (in the base currency of the Eligible Client's Trading Account)

- 5.2 The Non-Withdrawable Trading Credit is limited to a maximum value of \$10,000 (in the base currency of the Eligible Client's Trading Account) per Client.
- 5.3 The Non-Withdrawable Trading Credit:
 - a. will be valid for 3 months commencing on the date it is applied to the Trading Account;
 - b. will only be credited to the Eligible Client's Trading Account after the First Deposit has been made and the Eligible Client has confirmed the funding of their account by notifying their Account Manager. Non-Withdrawable Trading Credits may take up to 48 business hours to be added to the Eligible Client's Trading Account (subject to approval);
 - c. will appear in the balance facility of the trading platform and shall form part of the Eligible Client's Trading Account equity;
 - d. may be used for trading purposes only (as margin to open and maintain positions) and CANNOT be withdrawn as cash or transferred to any other trading account, regardless of the account holder; and
 - e. may be redeemed ONCE only (available once per Eligible Client and not once per Eligible Client Trading Account).

5.4 Trading Account balance/Trading Credit ratio:

To remain eligible for the Non-Withdrawable Trading Credit, the Eligible Client's Trading Account balance to trading credit ratio must remain at or above 1.5:1 at all times. For example, a Trading Account Balance of \$1,500 and trading credit of \$1,000 equals a 1.5:1 ratio and meets this requirement. It is the Client's sole responsibility to monitor their account to ensure this ratio is maintained.

- 5.5 **If the Eligible Client's Trading Account Balance falls below the required balance-to-credit ratio, Eightcap reserves the right to adjust or remove the Trading Credit. Eligible Clients will have 24 hours to deposit more funds to increase their Trading Account balance before the Trading Credit is removed. This may result in your positions being closed. Eightcap accepts no liability whatsoever for any loss resulting from the stop out of open positions where it has removed the Trading Credit.**
- 5.6 An Eligible Client may choose to withdraw their First Deposit at any time, provided their First Deposit has not been lost in the course of their trading activity or is being used as margin. Only the First Deposit made during the Promotion Period is eligible for this campaign. Internal transfers are excluded.
- 5.7 The withdrawal of an Eligible Client's First Deposit from their Trading Account will immediately result in the Trading Credit being voided if the withdrawal causes the Trading Account Balance to fall below the required 1.5:1 ratio. Once the Trading Credit is voided, it cannot be used as a margin to open and maintain positions or for any other purpose.
- 5.8 In addition to the trading credit ratio set out in clause 5.4, the withdrawal of any part of the First Deposit reduces Trading Credit proportionally.
- 5.9 Eightcap reserves the right to, at its sole discretion:
- a. remove or withhold any Trading Credit, in whole or in part;
 - b. exclude Clients from this Promotion; and/or
 - c. suspend or permanently terminate a Client's Trading Account if there is any reasonable suspicion or indication of arbitrage, abuse, fraud, manipulation, or any other deceitful behaviour, or if they breach any Terms and Conditions. This includes actual or threatened abuse of the Promotion or if they are suspected of acting fraudulently or obtaining an unfair advantage.

6. GENERAL TERMS AND CONDITIONS

- 6.1 This Promotion is not available to residents of Australia, USA, Thailand, China or any other restricted jurisdiction.
- 6.2 This Promotion is not available to Introducing Brokers of Eightcap.
- 6.3 These Terms and Conditions must be read in conjunction with the Eightcap Legal Documents. In the event of a conflict between these Terms and Conditions and the Legal Documents, the Legal Documents will prevail.
- 6.4 Any Trading Credit is non-transferable, cannot be exchanged for cash or other benefits, and cannot be combined with any other promotion or offer.
- 6.5 Each Client acknowledges and agrees that:
- a. Eightcap is strictly not liable for any trading losses incurred whether in connection with this Promotion, as part of any other trading activities, or otherwise. Trading leveraged products involves a high degree of risk and a trader can lose substantially more than their initial investment.
 - b. By entering into this Promotion, they have read the risk warning below, and understand the risks involved in trading CFDs; and
 - c. By opening a Trading Account, they are subject to the relevant anti-money laundering and counter-terrorism financing "Know Your Client" checks under applicable anti-money laundering laws and Eightcap can't accept applications from jurisdictions on its banned countries list; and
 - d. They are responsible for and comply with all Applicable Laws in their country of residence.
- 6.6 Eightcap reserves the right to cancel, modify, or terminate the Promotion and these Terms and Conditions, at any time for any reason.

- 6.7 Eightcap's decision relating to any aspect of this Promotion will be final and binding.
- 6.8 By participating in this Promotion, Clients consent to the collection, use and disclosure of their personal information in accordance with the Eightcap's Privacy Policy.
- 6.9 Participation in this Promotion is not intended to and shall not be construed to create a partnership, employment relationship or joint venture between them and Eightcap and it does not make them an agent or representative of Eightcap.
- 6.10 The terms of this Promotion are governed by the laws of Seychelles and shall be subject to the jurisdiction of the courts of that country.

7. RISK WARNING

Margin trading involves a high level of risk and may not be suitable for all investors. You should carefully consider your objectives, financial situation, needs and level of experience before entering into any margined transactions with Eightcap, and seek independent advice if necessary. Forex and CFDs are highly leveraged products which means both gains and losses are magnified. You should only trade in these products if you fully understand the risks involved and can afford losses without adversely affecting your lifestyle (including the risk of losing the entirety of your initial investment).



eightcap