

U E X O

Beyond Boundaries



UEXO – Bonus Terms & Conditions

1. Regulatory Status

UEXO Global Ltd is incorporated in Mauritius under Company No. 179291 and holds an Investment Dealer (Full-Service Dealer, excluding underwriting) license issued by the Mauritius Financial Services Commission (FSC) under License No. GB21026300.

Registered Office: 12th Floor, Hennessy Court, Pope Hennessy Street, Port Louis, Mauritius 72201.

UXO Services Ltd is a Cyprus incorporated entity (HE437025) at Archiepiskopou Makariou III, 84, Office 1, 6017, Larnaca, Cyprus.

UXO Services Ltd is a non-regulated group services company providing administrative, operational and technical support to the licensed entity.

2. Legal Nature of the Bonus

2.1 The Credit Bonus is:

- A non-withdrawable trading credit
- Granted at the sole discretion of the Company
- Not part of the Client's own funds
- Not transferable
- Not redeemable for cash

2.2 The Bonus:

- Does not alter pricing, spreads, swaps, commissions or execution quality
- Does not constitute investment advice
- Does not modify the Client Agreement
- Does not reduce trading risk

2.3 The Company reserves the right to withdraw, modify or discontinue any promotion at its discretion in accordance with the Client Agreement.

3. Eligibility

3.1 Available only to fully verified clients (KYC approved).

3.2 One Bonus per Client (user-level basis).

3.3 Internal transfers, rebates, commissions or balance adjustments do not qualify as deposits.

3.4 Clients under PAMM/MAM/Copy arrangements are ineligible unless explicitly approved.

3.5 The Promotion may be unavailable in certain jurisdictions subject to local regulatory restrictions.

4. Bonus Structure

- 4.1 Bonus percentage and caps are disclosed within each specific campaign.
- 4.2 Total active bonus credit per Client shall not exceed USD 10,000 unless otherwise specified.
- 4.3 Bonus is credited for trading margin support only.
- 4.4 The Company may adjust leverage or margin requirements for accounts participating in promotional campaigns where required for risk management purposes.

5. Margin & Floating Loss Mechanics

- 5.1 Bonus credit may be used as margin support.
- 5.2 Losses are deducted from Account Equity in accordance with the Client Agreement
- 5.3 If:
 - Bonus is removed
 - Client withdraws funds
 - Abuse is confirmed
 - Accounts become inactive
 - Regulatory risk is identified

The Company may deduct the Bonus immediately.

5.4 Upon deduction:

Open positions may be automatically closed if margin levels fall below required thresholds.

The Company shall not be liable for any resulting losses.

5.5 Bonus removal does not extinguish any outstanding losses or liabilities.

6. Withdrawals

- 6.1 Bonus is non-withdrawable.
- 6.2 Profits generated may be withdrawn subject to:
 - No abuse detected
 - Compliance clearance
 - AML review
 - Standard withdrawal procedures
- 6.3 Any withdrawal of deposit or internal transfer results in automatic proportional or full bonus deduction.

7. Abusive or Prohibited Conduct

The following are strictly prohibited:

- Opposing positions across multiple accounts under common control

- Circular trading
- Churning solely to unlock benefits
- Latency arbitrage targeting bonus exposure
- Quote manipulation
- Exploiting low liquidity windows
- Coordinated account behaviour
- Structuring deposits to game promotional thresholds

Legitimate hedging within a single account is permitted unless used solely to manufacture turnover.

8. Investigation Procedure

8.1 Where suspicious activity is identified:

- A Security Review will be conducted.
- Client will be notified.
- Client may respond within 3 Business Days.

8.2 Confirmed abuse may result in:

- Bonus removal
- Profit adjustment limited strictly to profits demonstrably derived from abusive conduct
- Account restriction or termination

8.3 The Company shall provide a summary rationale where action is taken.

9. Regulatory & Compliance Safeguards

9.1 Participation in this Promotion does not override:

- Risk Disclosure
- Conflicts of Interest Policy
- Client Agreement
- AML obligations

9.2 The Company may suspend or withhold benefits where:

- AML concerns arise
- Source of funds concerns arise
- Regulatory reporting obligations require review
- Ongoing monitoring flags risk

10. Complaints

Complaints regarding this Promotion must be submitted in writing to:

support@uexo.com

The Company:

- Acknowledges within 2 Business Days
- Provides final response within 15 Business Days
- May extend where investigation complexity requires

Unresolved complaints may be escalated in accordance with the Complaints Handling Policy.

11. Jurisdiction

These Terms are governed by the laws of Mauritius.

Disputes shall be resolved under the jurisdiction of the courts of Mauritius.

12. Limitation of Liability

The Company's liability in relation to this Promotion:

- Shall not exceed the Client's net deposited funds
- Excludes indirect or consequential losses
- is subject to the Client Agreement limitations