

U E X O

Beyond Boundaries



RISK DISCLOSURE NOTICE

UEXO GLOBAL LTD.

1. INTRODUCTION

This Risk Disclosure Notice (“Notice”) forms an integral part of the Client Agreement entered between the Client and UEXO Global Ltd. (the “Company”).

UEXO Global Ltd. has a global business license, which is registered in Mauritius under the registration number 179291, licensed and authorized by the Mauritius Financial Services Commission (FSC) with regulatory license number GB21026300, registered office is 12th Floor, Hennessy Court, Pope Hennessy Street, Port Louis, Mauritius 72201.

By opening an account and/or trading with the Company, the Client acknowledges, understands and expressly accepts the risks set out herein.

This Notice does not disclose all risks associated with trading Contracts for Difference (“CFDs”) and leveraged financial instruments. The Client confirms that they have sufficient knowledge, experience and understanding to assess the risks independently.

2. GENERAL TRADING RISK

CFDs and leveraged products are complex financial instruments and involve a high degree of risk.

The Client acknowledges and agrees that:

- The value of CFDs may fluctuate rapidly and unpredictably.
- Past performance is not indicative of future results.
- Market conditions may change without warning.
- Losses may occur over a short period of time.

The Client may lose all funds deposited.

3. LEVERAGE AND MARGIN RISK

CFDs are traded on margin.

Leverage allows the Client to obtain exposure exceeding their deposited capital. While leverage may amplify profits, it equally magnifies losses.

The Client acknowledges that:

- A relatively small market movement may have a disproportionately large impact on the Client's account.
- The Client may be required to maintain a minimum margin level at all times.
- If margin levels fall below required thresholds, the Company may close positions without prior notice.
- Stop-out levels are defined in the Client Agreement and may be triggered automatically.
- The Client remains fully responsible for monitoring their margin levels at all times.

The Company shall not be liable for losses resulting from margin calls, automatic liquidation, or delayed action by the Client.

4. POSSIBILITY OF LOSING MORE THAN DEPOSIT

Where applicable under the Client Agreement:

- The Client may lose more than their initial deposit.
- Negative balance protection, if offered, is subject to the terms defined in the Client Agreement.
- In extreme market conditions, rapid price movements may prevent execution at expected levels.

The Client expressly acknowledges this risk.

5. MARKET VOLATILITY AND GAP RISK

Financial markets may be highly volatile.

The Client acknowledges that:

- Prices may gap significantly between trading sessions.
- Stop Loss or Take Profit orders may be executed at prices materially different from those requested.
- Market liquidity may deteriorate during economic announcements, geopolitical events, or extreme volatility.

The Company shall not be liable for slippage resulting from genuine market conditions.

6. EXECUTION RISK

The Client understands and accepts that:

- Orders are executed at the best available market price.
- Slippage may occur.
- Requotes may occur.

- Partial fills may occur.
- Execution may be delayed due to market conditions or technical factors.
- The Company does not guarantee execution at requested prices.

Execution quality depends on:

- Market liquidity
- Price availability
- System functionality
- Counterparty availability

7. LIQUIDITY PROVIDER AND COUNTERPARTY RISK

The Company may rely on third-party liquidity providers.

The Client acknowledges that:

- Pricing depends on external liquidity providers.
- Liquidity may be withdrawn at any time.
- Extreme market events may result in pricing gaps or execution delays.
- Counterparty failure may impact order execution.

The Company shall not be responsible for losses arising from liquidity provider default or withdrawal.

8. PRICING AND SPREAD RISK

The Company may operate under a hybrid execution model, including but not limited to:

- Straight-Through Processing (STP)
- Market Making
- Hybrid models

The Client acknowledges:

- Spreads may widen during volatile conditions.
- Prices may differ from other market sources.
- The Company may derive revenue from spreads, commissions, mark-ups or other trading-related charges.

The Client confirms understanding that this may create conflicts of interest as disclosed in the Company's Conflict of Interest Policy.

9. PLATFORM AND TECHNOLOGY RISK

The Client acknowledges that:

- Trading platforms may experience interruptions.
- Internet connectivity failures may prevent order placement.
- System latency may impact execution.
- Cybersecurity events may affect access.

The Company shall not be liable for losses arising from:

- Client-side internet issues
- Hardware or software malfunction
- Force majeure technical disruptions

10. CRYPTOCURRENCY RISK (IF APPLICABLE)

Cryptocurrency CFDs are highly speculative.

Risks include:

- Extreme volatility
- Regulatory uncertainty
- Forks or protocol changes
- Market manipulation
- Liquidity shortages

The Client acknowledges that crypto markets operate continuously and may experience large price movements outside standard business hours.

11. CORPORATE AND INSTITUTIONAL ACCOUNT RISK

Corporate and institutional clients acknowledge:

- Enhanced due diligence requirements apply.
- Source of funds verification may be required.
- Additional documentation may be requested at any time.
- Failure to provide documentation may result in account suspension.

12. REGULATORY AND LEGAL RISK

Changes in law or regulation may impact:

- Margin requirements
- Leverage limits
- Product availability
- Tax obligations

The Client is solely responsible for compliance with local laws in their jurisdiction.

13. NO ADVICE DISCLAIMER

The Company does not provide:

- Investment advice
- Tax advice
- Portfolio management
- Fiduciary services

Any commentary or market analysis is provided for informational purposes only.

The Client confirms that all trading decisions are made independently.

14. CONFLICT OF INTEREST

The Company may have financial interests that differ from those of the Client.

These may include:

- Acting as principal counterparty
- Deriving revenue from spreads or commissions
- Internal risk management strategies
- Full details are disclosed in the Company's Conflict of Interest Policy.

15. FORCE MAJEURE

The Company shall not be liable for failure or delay in performance resulting from:

- Natural disasters
- War
- Government actions
- System failures
- Market suspension
- Liquidity crises

16. CLIENT ACKNOWLEDGMENT

By entering into the Client Agreement and trading with the Company, the Client:

- Confirms full understanding of the risks described herein.
- Acknowledges acceptance of such risks.
- Confirms independent decision-making.
- Accepts that losses are the Client's sole responsibility.