



UEXO \ FSC

**PAMM and Copy Trading – Technical Trading Facilities  
Terms and Conditions**

v1.1

## Table of Contents

1. Introduction	3
2. Copy Trading – Technical Facility	4
3. Fee Acknowledgment/Debit/Credit Authorisation	5
4. Terms And Conditions	6
5. Fee Acknowledgement/Debit/Credit Authorisation Terms	13
6. Percentage Allocation Management Module (PAMM) – Technical Facility	14
7. Risks	15
8. Amendments	16
9. Severability	17
10. Governing Language	18
11. Governing Law	19
Do you have any questions?	20

# 1. Introduction

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

**UXO Services Ltd.** is registered in Cyprus with the registration number HE437025 and has its registered address at Archiepiskopou Makariou III, 84, Office 1, 6017, Limassol, Cyprus. UXO Services Ltd acts as license usage company of UEXO Global Ltd.

**THESE TERMS, TOGETHER WITH THE GENERAL TERMS AND CONDITIONS, THE RISK DISCLOSURE NOTICE, THE ANTI-MONEY LAUNDERING POLICY, THE CONTENT PUBLISHED ON THE WEBSITE AND PLATFORM, AND ANY OTHER GUIDELINES, POLICIES, OR REQUIREMENTS ESTABLISHED BY THE COMPANY, SHALL COLLECTIVELY FORM THE COMPLETE AND BINDING AGREEMENT BETWEEN THE PARTIES.**

The PAM and Copy Trading functionality described in this document is provided solely as a technical and mechanical trading facility. Nothing in this Agreement shall be construed as the provision of portfolio management, discretionary investment services, or investment advice by the Company.

IT IS EXPRESSLY RECOGNIZED AND ACCEPTED THAT THE COPY TRADING AND PAMM SYSTEM IS OPERATED BY AN INDEPENDENT THIRD-PARTY PROVIDER. THE COMPANY DISCLAIMS ANY RESPONSIBILITY OR LIABILITY TO MANAGERS AND INVESTORS FOR ANY TECHNICAL DISRUPTIONS, SERVICE INTERRUPTIONS, EVENTS OF FORCE MAJEURE, OR ANY OTHER CIRCUMSTANCES THAT MAY IMPACT THEIR ACCOUNTS, BALANCES, OR TRADING OPERATIONS.

## 2. Copy Trading – Technical Facility

2.1 The Company provides access to a Copy Trading technical facility, which enables Clients, at their own initiative, to replicate trading activity executed by another client or third-party trader independently selected by the Client.

2.2 The Company does not select, recommend, endorse, approve, rank, or monitor any trader or strategy. All decisions regarding whom to copy, allocation parameters, and risk settings are determined exclusively by the Client.

2.3 The Company does not provide investment advice, portfolio management, or discretionary services in connection with the Copy Trading facility. The Company's role is limited strictly to the provision of trading infrastructure, order execution, and automated technical functionality.

### 3. Fee Acknowledgment/Debit/Credit Authorisation

3.1 By agreeing to the terms and signing this Agreement, you hereby acknowledge and confirm your obligation to pay fees agreed directly between the Client and the selected third-party trader, where applicable, and you instruct and authorize the Company to debit your trading account(s) and credit the applicable fees to the relevant traders associated with the strategy you have subscribed to.

3.2 You hereby acknowledge and confirm that you have carefully read and fully understood the above fee acknowledgment/debit/credit authorization, as well as the terms of this Agreement outlined below. You further affirm that you have completed this form voluntarily, with full awareness of the associated obligations, risks, and liabilities, and agree to be bound by all provisions contained herein.

3.3 You acknowledge and agree that the Service will be delivered by a third party. You understand and accept that the legal responsibility and liability for the Services rest solely with such third party. Uexo Global Ltd acts only as a provider of trading systems and investment service facilities and is not involved in any copy trading, copy trading strategies, expert advisors, or similar activities.

## 4. Terms And Conditions

4.1. By proceeding with your registration and subscription to the services provided by the Company, you acknowledge that you have read, understood, and agreed to be legally bound by all the terms and conditions set forth in this Agreement (the "Agreement"). Your acceptance of this Agreement is confirmed electronically by clicking the relevant acceptance button or checkbox during the registration process. You are encouraged to download or print a copy of this Agreement for your records. If you do not agree to the terms and conditions of this Agreement, you should discontinue the registration process and refrain from using any of the services provided.

4.2. You will only be granted access to the Company's services upon confirmation of your electronic acceptance of this Agreement. Your electronic acceptance shall have the same legal effect as a physical signature and is binding under the Electronic Transactions Act 2000 of Mauritius, the Electronic Signatures in Global and National Commerce Act (ESIGN Act), and other applicable laws. Any use of the services offered by the Company shall be deemed as conclusive evidence of your full and unconditional acceptance of these Terms and Conditions.

4.3. The Company offers Copy Trading Account services by granting the Client access to the Platform's features, allowing the Client to replicate the trading activities of one or more selected Strategy Providers. The Company assumes no liability for the actions of the chosen Strategy Providers.

4.4. You acknowledge and understand that the strategy provider is neither an employee, contractor, nor agent of the Company and has no affiliation with the Company in any other capacity.

4.5. You further acknowledge and understand that any Strategy Category you select, as well as the activity of your Account(s) resulting from the Services, may not be successful and could lead to the loss of your entire investment.

4.6. You understand that the Company is under no obligation to disclose any personal information regarding the Strategy Provider.

4.7. The Company may suspend or restrict access to the Copy Trading technical facility solely for technical, operational, regulatory, or risk-control reasons. Such actions do not constitute discretionary investment management, endorsement, or intervention in trading decisions.

4.8. You acknowledge and agree that trading in Forex, options, and/or CFDs carries a high level of risk and may not be appropriate for all investors. Only funds you can afford to lose should be used for such trading. If you lack sufficient risk capital or cannot bear potential losses, you should refrain from trading in these markets.

4.9. You fully acknowledge and understand that no guarantees of profit or protection from loss can be made, nor can the extent of losses be limited. You bear sole responsibility for assessing the appropriateness of any investment strategy, product, or transaction in relation to your investment objectives.

4.10. You confirm and agree that by utilizing the Services to replicate specific trader(s) and strategies, you have taken into account your overall financial situation, including any financial obligations, and understand that using these Services is highly speculative and may result in substantial losses.

4.11. You acknowledge and agree that the Company reserves the right to withdraw and/or freeze any funds generated through abusive trading (as defined in the General Terms and Conditions).

4.12. You acknowledge and understand that the Company does not offer asset management, portfolio management, personalized investment advice, or advisory services to Clients. Any information provided by the Company should not be construed as advice of any kind.

4.13. You further acknowledge and understand that the Company does not provide legal, trading, or tax advice.

4.14. You hereby authorize the Company to technically facilitate the execution and replication of trades strictly in accordance with the allocation parameters and instructions you have defined through the Platform. This authorization does not grant the Company discretion over trading decisions, strategy selection, or portfolio management, and all replicated trades remain executed at your sole risk and responsibility.

4.15. Although you grant this authority, you are expected to exercise diligence and carefully monitor all activity in your Account(s). The Company provides online access to your Account(s), allowing you to track unrealized and realized profits and losses, view account balances, make any desired modifications to trades, and generate monthly account statements.

4.16. You hereby confirm and acknowledge that, at your sole discretion, you may stop, pause, restrict, or limit any replication activity performed through our Websites at any time. You remain solely responsible at all times for monitoring, selecting, and assessing (a) the suitability of the copied accounts, and (b) the overall performance of the copied trader, account, and/or strategy.

4.17. The subscription to the Services does not constitute investment advice from the Company. You use the Services at your own risk, and the Company, along with its affiliates, employees, clients, and agents, shall not be liable for any losses you may incur as a result of using these features. Neither any replicated trader, account, nor strategy guarantees the future performance of your Account(s), any specific performance level, the success of any investment strategy, or the overall management of your Account(s).

4.18. Investment strategies are exposed to a range of market, currency, economic, political, and business risks. Investment decisions may result in losses, including the potential loss of your entire investment. Past performance should not be considered as a guarantee or indicator of future results.

4.19. To the fullest extent permitted by applicable law, neither the Company nor any of its affiliates shall be liable for (a) any loss resulting from following your written or oral instructions, (b) any loss incurred due to decisions or actions taken by any account you have chosen to copy, or (c) any loss arising from investment decisions or actions made or omitted in good faith by any replicated account, strategy, or portfolio. Nothing in these Terms and Conditions shall waive or limit any rights you may have under applicable laws that cannot be waived or limited.

4.20. By signing this Agreement, you authorize and consent to the chosen strategy performing activities and making changes in your account. You acknowledge the risks involved, including that such changes may not always be successful or profitable. These activities may include trading, placing orders to buy or sell (including short sales) stocks, bonds, options, securities, futures, commodities, foreign currencies, foreign exchange ("Forex"), Contracts for Difference ("CFDs"), and any other financial instruments, transactions, contracts, or Company products, whether on margin or otherwise, all conducted at your own account and risk.

4.21. You confirm and acknowledge that you have been thoroughly informed and have obtained independent advice regarding the systematic trading strategy, trading objectives of the chosen strategy, and all related risks involved. Accordingly, you accept full responsibility for any such risks.

4.22. The Company does not endorse or guarantee the background or performance history of the traders executing or creating the chosen strategy. You acknowledge that the Company, its officers, employees, and agents do not control the actions of the strategy and bear no responsibility for any losses you may incur as a result. Furthermore, you understand and agree that the Company does not, either expressly or implicitly, endorse the operating methods of the selected strategy.

4.23. We hereby inform you, and by signing this Agreement you expressly acknowledge and confirm, that the trader(s) you choose to replicate are not employees of the Company and have no authority to act on behalf of or bind the Company in any manner. The actions of these strategy traders, which impact your Account(s), are undertaken entirely at your own risk and responsibility and will be regarded by the Company as if performed by you personally.

4.24. You agree to indemnify and hold harmless the Company, along with its associates, group entities, affiliates, agents, beneficial owners, officers, directors, employees, and other representatives (collectively referred to as the "Company"), from any and all liabilities, claims, losses, damages, costs, and expenses, including attorney fees, arising directly or indirectly from actions taken or transactions executed in your account through the replication and use of the chosen strategy subscription. This indemnity also covers any losses, damages, or expenses incurred by the Company in correcting erroneous instructions submitted by the strategy, or when the Company exercises its rights under the general Client Agreement (the Company's Terms and Conditions) governing the business relationship.

4.25. You hereby release the Company from any liability related to the consequences arising from the replication of trades, as well as from the use of any software, systems, and/or telecommunication methods.

4.26. You acknowledge and confirm that trading systems may occasionally experience downtime or face difficulties in connecting or executing trades. In such events, you are required to contact the Company immediately to report any errors or inability to use

the systems. Prompt notification is necessary so the Company can provide assistance. You understand that the Company cannot undo any actions or omissions as if they never occurred, but will make every reasonable effort to assist you.

4.27. You acknowledge and confirm that, in the event of abnormal or unexpected market conditions and/or system malfunctions, copy trades may not be executed or may be delayed.

4.28. You also acknowledge and agree that you are responsible for continuously monitoring your account, as system malfunctions and/or unexpected market conditions may prevent trades from being closed promptly or at all. You hereby accept that all liability in such cases remains with you.

4.29. You release the Company from any liability for consequences arising from delays and/or omissions in copy trading, as well as from any technical or natural events that may cause such issues.

4.30. The Company is under no obligation to conduct any inquiries on you or any other person before permitting the chosen strategy to make changes or give instructions in your account.

4.31. If you wish to terminate this Agreement, you must provide us with written notice at least thirty (30) days in advance.

4.32. Upon receipt of such termination notice, all open transactions initiated by the Strategy will be set to close only, and no further replications will occur. Thereafter, only you will have the ability to open new transactions or close any existing ones.

4.33. We reserve the right to terminate this Agreement at our sole discretion, at any time and for any reason, including without cause ("Termination without Cause"). In such an event, we will provide you with thirty (30) days written notice prior to the discontinuation of Services.

4.34. You agree that this Agreement constitutes an integral part of the Client Agreement (Company's Terms and Conditions), Risk Policy, Privacy Policy, and other legal documents of the Company, as amended from time to time. These documents were acknowledged by you upon opening your account with us and are always available on our website. All such terms are equally binding upon you.

4.35. You acknowledge that you have read and understood the Company's Terms and Conditions, Risk Policy, Privacy Policy, and other applicable legal documents available on the website, which are incorporated herein by reference as if fully set forth. You hereby affirm all statements contained therein and confirm your acceptance of all representations, warranties, and agreements in this Agreement, as well as in the Terms and Conditions, Risk Policy, Privacy Policy, and other applicable legal documents of the Company.

4.36. You acknowledge and consent that your personal data may be shared with relevant third-party service providers involved in delivering the services described herein. All personal data is processed in accordance with the Mauritius Data Protection Act 2017 and, where applicable, the General Data Protection Regulation (EU) 2016/679. For more details on how we collect and manage your personal data, please refer to our Privacy Policy available on the website, which forms part of this Agreement as noted in the clause above.

#### **4.37. Risks associated with Copy Trading:**

4.37.1. Copy trading features involve various risks, and you are strongly advised to carefully read and consider the following risks before using the Services provided herein.

4.37.2. By instructing the Company to execute copy orders, the Client confirms that they understand and accept the inherent risks associated with trading financial derivatives and other high-risk products

4.37.3. Automated trade execution involves opening and closing trades in your account without the need for your manual intervention.

4.37.4. In deciding to replicate a specific trader, account, portfolio, or strategy, you have taken into account your entire financial situation, including your financial commitments. You understand that using Copy Trading features is highly speculative and may result in significant losses.

4.37.5. Copy Trading Features are offered by us solely for informational purposes. Neither we nor our affiliates, employees, or agents provide investment or financial advice.

**IF YOU MAKE INVESTMENT DECISIONS BASED ON INFORMATION AVAILABLE ON OUR WEBSITES OR THROUGH THE USE OF THESE SERVICES, YOU DO SO AT YOUR OWN RISK, AND THE COMPANY, ITS AFFILIATES, EMPLOYEES, AND AGENTS WILL NOT BE RESPONSIBLE FOR ANY LOSSES YOU MAY INCUR.**

**4.37.6 BEFORE MAKING ANY INVESTMENT DECISION, YOU SHOULD CONDUCT YOUR OWN INDEPENDENT RESEARCH. YOU ARE FULLY AND EXCLUSIVELY RESPONSIBLE FOR DETERMINING WHETHER ANY INVESTMENT, STRATEGY, PRODUCT, OR SERVICE IS APPROPRIATE FOR YOU BASED ON YOUR PERSONAL FINANCIAL CIRCUMSTANCES AND INVESTMENT OBJECTIVES.**

4.37.7. If you execute additional trades in your account, or modify, cancel, or otherwise alter your relationship, arrangement, order, or transaction with the copy trading service provider, you may experience materially different results compared to the user you are copying. Similarly, any cash-out or withdrawal by the trader being replicated may impact the replication ratios and lead to significantly different outcomes.

4.37.8. Any positive or negative outcomes resulting from the execution of copy orders under this agreement will directly affect the client alone. While offering copy trading account services, the company holds no responsibility for the actions of clients, including those clients registered as strategy providers.

4.37.9. Any past performance of our users, their risk scores, statistics, or any other related information displayed on our websites and applications should not be interpreted as indicative of future results and must be treated as hypothetical, as further detailed below. It is important to recognize that risk scores, statistical data, and historical performance are NOT A GUARANTEE OF FUTURE PERFORMANCE. **NO REPRESENTATION OR GUARANTEE IS BEING MADE THAT ANY ACCOUNT WILL OR**

**IS LIKELY TO ACHIEVE PROFITS OR LOSSES SIMILAR TO THOSE SHOWN AND/OR THAT A RISK SCORE OF A COPIED USER SHALL NOT IN FACT BE HIGHER.**

4.37.10. When evaluating the content, portfolio, financial performance data, opinions, or advice provided by another registered user, you should not presume that the user is impartial, independent, or qualified to offer financial information or opinions.

**4.37.11. PAST PERFORMANCE AND RISK SCORES SHOULD BE VIEWED AS HYPOTHETICAL RESULTS WITH SIGNIFICANT LIMITATIONS. NO WARRANTY OR GUARANTEE IS PROVIDED THAT ANY ACCOUNT WILL ACHIEVE PROFITS OR LOSSES SIMILAR TO THOSE REFLECTED BY PAST PERFORMANCE OR RISK SCORES. ACTUAL INVESTOR GAINS OR LOSSES WILL VARY BASED ON SEVERAL FACTORS, INCLUDING BUT NOT LIMITED TO INITIAL ACCOUNT BALANCES (DEPOSITS AND WITHDRAWALS), MARKET CONDITIONS, MINIMUM TRADE SIZE, INVESTOR ACCOUNT SETTINGS, AND THE ACTUAL RESULTS OF THE REPLICATED USER.**

**4.37.12. NO PART OF THE INFORMATION AND/OR COPY TRADING FEATURES PROVIDED ON OUR WEBSITES IS INTENDED TO OFFER, NOR SHOULD IT BE INTERPRETED AS OFFERING, ANY INVESTMENT, TAX, OR OTHER FINANCIAL ADVICE. YOU SHOULD NOT RELY ON SUCH CONTENT OR FEATURES AS A SUBSTITUTE FOR PROFESSIONAL FINANCIAL OR INVESTMENT GUIDANCE. IF YOU DECIDE TO ENTER INTO TRANSACTIONS BASED ON THE WEBSITE CONTENT OR TO REPLICATE SPECIFIC TRADERS OR TRADES, YOU ASSUME FULL RESPONSIBILITY FOR SUCH DECISIONS AND ANY RESULTING CONSEQUENCES. WHILE INDIVIDUAL USERS MAY PROVIDE INVESTMENT ADVICE, OPINIONS, OR MAKE TRANSACTIONS THAT OTHERS MAY COPY, THESE INTERACTIONS REPRESENT MERELY EXCHANGES BETWEEN PARTIES WHO MAY BE ANONYMOUS OR UNIDENTIFIABLE, OR SIMPLY THE EXECUTION OF TRADES BY SUCH USERS. UEXO GLOBAL LTD AND ITS AFFILIATES DO NOT PROVIDE INVESTMENT ADVICE IN ANY FORM, DIRECTLY OR INDIRECTLY, THROUGH MAKING THIS INFORMATION OR THESE FEATURES AVAILABLE. ANY INFORMATION OBTAINED FROM THESE SOURCES OR THE USE OF COPY TRADING FEATURES SHOULD BE CONSIDERED ONLY AS A STARTING POINT FOR YOUR OWN**

### **INDEPENDENT RESEARCH AND INVESTMENT DECISION MAKING**

4.37.13. You accept full responsibility for any and all financial losses, including direct losses or loss of profits, arising from the following risks:

- The risk that the strategy provider lacks the necessary qualifications or knowledge to conduct trading activities.
- The risk that the strategy provider may engage in fraudulent activities using the platform's features.
- The risk that the strategy provider may lose control of the copy trading account, allowing third parties unauthorized access.
- The risk that you may misunderstand or misinterpret these copy trading account terms.
- The risk of unforeseen delays in the execution of copied trades, resulting in failure to copy or close the trade.
- The risk of unexpected delays in banking transfers or any other transfers, including late execution of deposit or withdrawal instructions.
- The risk of closure of the copy trading account.

## 5. Fee Acknowledgement/Debit/Credit Authorisation Terms

5.1. You understand that compensation for the use of services will be charged in the form of fees as outlined in the Fee Acknowledgement / Debit / Credit Authorization above. It is your responsibility to obtain information, select the appropriate strategy, and be aware of the corresponding compensation fees and applicable terms. The currency for compensation payments will correspond to the currency of the trading account(s).

5.2. Clients should be aware that remuneration structures may incentivize excessive trading or risk-taking by strategy providers. Clients must review all fee terms before subscribing.

5.3. You agree and understand that any fees debited or credited may be subject to adjustments when the relevant accounts participate in promotions and/or conditions that affect such fees.

5.4. You acknowledge that certain compensation methods may create a conflict of interest, as traders could be incentivized to execute trades primarily to earn compensation. You understand and accept this potential conflict of interest and waive any objections to it against the Company

5.5. You agree and authorize Uexo Global Ltd to deduct fees and/or compensation from your account(s) on behalf of the traders, in accordance with the compensation agreement you have stipulated in the Fee Acknowledgement / Debit / Credit Authorization above.

5.6. The company will make reasonable efforts to calculate and process compensation payments; however, it does not accept any responsibility or liability for errors in calculation or failure to make any payment. You acknowledge and understand that if there are insufficient funds in your account, the company may be unable to pay the fees to the traders, and you will remain liable for the relevant amounts owed for the services provided.

5.7. Due to the technical specifications of the trading platform, trading volumes may be subject to limitations. The maximum allowable trading volume for one or more accounts per individual trade is specified in the trading platform under the symbol specifications. If the calculated copied trading volume exceeds the maximum allotment for a specific symbol, only the maximum permitted volume per symbol will be executed. You acknowledge that trading results between any provider and subscriber may vary if these volume restrictions are reached.

## 6. Percentage Allocation Management Module (PAMM) – Technical Facility

6.1 The Company may provide access to a Percentage Allocation Management Module (PAMM) technical allocation facility, which allows Clients to allocate trading activity across one or more accounts based on parameters defined solely by the Client or by a third-party trader independently selected by the Client.

6.2 The Company does not provide portfolio management, discretionary investment services, or investment advice in connection with PAM functionality. The Company does not select, approve, recommend, monitor, or rank any PAM traders or strategies.

6.3 All trading decisions, position management, and risk parameters are determined exclusively by the Client or the third-party trader selected by the Client. The Company's role is limited to providing trading infrastructure, execution, and automated technical allocation functionality.

6.4 Any remuneration arrangements between Clients and third-party traders are independent of the Company and are not calculated, administered, or guaranteed by the Company.

## 7. Risks

7.1 AM and Copy Trading functionality involves automated replication of third-party trading activity, which may amplify losses and result in the rapid depletion of invested funds. The Company does not supervise or assess the suitability, competence, or risk profile of any third-party trader.

7.2. The company does not guarantee any profit or rate of return. Past positive performance is not indicative of future results.

7.3. Trading financial instruments such as foreign exchange, contracts for difference, or other leveraged financial derivatives is speculative in nature and involves a significant risk of loss, which may exceed the initial investment.

7.4. Beyond the inherent risks associated with trading complex leveraged financial products, additional risks exist when trading through Money Master services or Copy Trading services, including but not limited to:

7.4.1. Potential losses or unrealized gains arising from investments in a Money Master system;

7.4.2. Risks stemming from technical malfunctions that could cause delays in fund transfers between accounts or in trade execution;

7.4.3. The possibility that the third-party trader may lack the necessary skills, experience, or qualifications;

7.4.4. Risks related to the third-party traders' inability to access the system due to technical problems; and

7.4.5. Risks of improper trading activities, fraud, or negligence committed by the third-party trader

7.5. Clients should fully understand the risks involved in trading these markets and are advised to consult with an independent financial advisor should they have any questions or uncertainties.

## 8. Amendments

8.1. The company reserves the right to amend, modify, revise, or supplement this Agreement at any time. No third-party trader may amend this Agreement. The Company may only make changes, revisions, additions, or modifications to this Agreement.

## 9. Severability

9.1. If any provision of this Agreement is found to be invalid, illegal, or unenforceable for any reason, such invalidity, illegality, or unenforceability shall not affect the remaining provisions of this Agreement. The Agreement shall be interpreted as if the invalid, illegal, or unenforceable provision had never been included, unless its removal would materially alter the Agreement to the extent that fulfilling the transactions contemplated herein becomes unreasonable.

## 10. Governing Language

10.1. This Agreement, along with any supplementary agreements, whether current or future, shall be executed in the English language. Any translations into other languages are provided solely for convenience. In the event of any inconsistency or discrepancy between the original English text and its translation, the original English version shall prevail.

## 11. Governing Law

11.1. This Agreement, along with all transactional relations between the client and the Company, shall be governed by the laws of Mauritius. Any disputes arising under or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of Mauritius.

## Do you have any questions?

If you are unsure of the things stated within this policy, or have any questions, please contact us either via our live chat features, which can be found on our website, or by emailing us at [info@uexo.com](mailto:info@uexo.com).