

# FxOnUs 50% Loosable Bonus Promotion

## Terms and Conditions

1. The FxOnUs 50% Loosable Bonus Promotion (the “Promotion/Bonus”) is applicable to Clients of FxOnUs who are confirmed and who during the Promotion period (starting on the 4 April 2016 until further notice):
  - a) have a trading account and/or opened a new trading account;
  - b) made deposit to the trading account at least in the amount of 500 (five hundred) USD or the equivalent amount in other currencies (internal transfers between Client’s trading accounts in FxOnUs do not meet this condition);
  - c) sent the request for the Bonus by email at [backoffice@fxonus.com](mailto:backoffice@fxonus.com);
  - d) read and accepted terms and conditions of this document;
  - e) do not participate in any other promotion of FxOnUs.
2. In this document:
  - a) FxOnUs/Company – means *MarketOnUs Ltd.*, a company incorporated and registered in the Republic of the Marshall Islands under registration no. 81547 having its registered office at Trust Company Complex, Ajeltake Road, Ajeltake Island, Majuro, Marshall Islands MH96960;
  - b) Company’s Website – means [www.fxonus.com](http://www.fxonus.com).
3. After consideration of Client’s request the Company may decide to grant the Bonus. The Company may refuse to grant the Bonus, without notice and without giving reasons.
4. The Client may receive the Bonus in the amount of 50% deposit. The amount of the Bonus will be added to the Client’s trading account. The Company may grant the Bonus in the amount lower than the amount of 50% deposit, without notice and without giving reasons.
5. The amount of the Bonus may be used by the Client only to trade with FxOnUs on the Client’s trading account to which the Company granted the Bonus. The Client cannot withdraw the amount of the Bonus from FxOnUs and cannot transfer the amount of the Bonus to other trading account in FxOnUs (in whole or in part).
6. Sending a request for the Bonus, the Client who wants to trade in accordance with the hedge strategy is obligated to declare that he/she will act in this way. Otherwise, the Company has the full right, without notice and giving reasons, to: (1) remove the amount of the Bonus from the Client’s trading account (in whole or in part); (2) remove the profit(s) from the Client’s trading account (in whole or in part); (3) investigate the Client’s trading account. If the Client trades in accordance with the hedge strategy, the costs of withdrawals and/or transfers from FxOnUs are paid in full by the Client. The Client who chose the hedge strategy cannot lead a normal trade.
7. The Promotion is not applicable to the Client’s managed trading accounts.
8. Participating in this Promotion does not entitle the Client to participate in any other promotion offered by the Company.
9. In the case of suspicion of abuse/fraud and/or breach of the provisions of Client Agreement and/or this document, the Company has the full right, at any time and at its discretion, without notice and giving reasons, to: (1) remove the amount of the Bonus from the Client’s trading account (in whole

or in part); (2) remove the profit(s) from the Client's trading account (in whole or in part); (3) investigate The Client's trading account.

10. The Client during the investigation cannot withdraw funds from the Client's trading account to which the Company granted the Bonus and/or transfer funds from the Client's trading account to which the Company granted the Bonus to other trading account in FxOnUs.
11. The Client accepts that the profit(s) achieved from trade on the Client's trading account to which the Company granted the Bonus may be used only to trade with FxOnUs on this account. The Client may withdraw from the Client's trading account to which the Company granted the Bonus and/or transfer from the Client's trading account to which the Company granted the Bonus to other trading account in FxOnUs only an amount equal to the amount of deposit if the value of funds accumulated on the Client's trading account to which the Company granted the Bonus is at least equal to the amount of withdrawal/transfer request.
12. The Client accepts that the Bonus is not recorded or construed as a liability of the Company towards the Client. The amount of the Bonus and profit(s) achieved from trade on the Client's trading account to which the Company granted the Bonus may be unilaterally, retroactively and/or unconditionally removed from the Client's trading account (in whole or in part), at any time and at the sole discretion of the Company, without notice and without giving reasons.
13. The Client accepts that the Company bears no responsibility for any loss and/or damage sustained by the Client, including but not limited to the financial loss, in particular in situations specified in points: 6, 9, 10, 12. In this cases, the Client is not entitled to any claims against the Company.
14. At any time the Client has the right to resign from the Promotion by sending a statement by email at [backoffice@fxonus.com](mailto:backoffice@fxonus.com). The resignation will automatically remove the amount of the Bonus and profit(s) from the Client's trading account to which the Company granted the Bonus. The termination of Client Agreement means resignation from the Promotion by the Client.
15. The present document is an integral part of the Client Agreement and provisions set herein are considered as an annex to the Client Agreement. By sending a request for the Bonus the Client confirms that he has read and agreed to be bound by terms and conditions specified in the present document and in the Client Agreement.
16. Terms and Conditions specified in this document can be changed at any time and without prior notice. The Company publishes any changes on the Company's Website. Continued participating in the Promotion and/or use of the Company's Website and the services offered by the Company constitutes acceptance of changes.
17. The terms and conditions specified in this document and matters not regulated in the present document and in the Client Agreement shall be governed by the law of the Republic of Marshall Islands. All disputes and claims shall be finally resolved by the competent courts of the Republic of Marshall Islands.
18. The present document is made in English. In the case of any inconsistency between the English version and its translation into any other language, the version in English shall prevail.