

100% Accelerator Bonus - Terms and Conditions

1. FXPace promotes a 100% Accelerator Bonus Offer (the “Offer” or “the Bonus”) to its Clients subject to the terms and conditions contained in the present document.
2. By opening a trading account and applying for this Offer, the Client acknowledges that he has read and agreed to be bound by these terms and conditions and the FXPace Trading Terms and Conditions which are available on this website.
3. This Offer is available from 01 January 2020 (00:00 GMT+2) to 31 December 2020 (23:59 GMT+2) inclusive. This 100% Accelerator Bonus Offer supercedes all previous Accelerator Bonus promotions and no further Accelerator Bonus will be provided on any previous promotions. This Offer only applies for Clients who opened an account through www.FXPace.com. FXPace reserves the right, at its discretion, to offer the Bonus to any clients and/or country/regions as it deems necessary.
4. In order to be eligible for this Offer, the Client must satisfy each of the following requirements:
 - 4.1 the Client must act in good faith in applying for this Offer;
 - 4.2 the Client must have authorised any application to FXPace for this Offer;
 - 4.3 the Client must provide true and accurate details and information in connection with this Offer, including without limitation the Client’s telephone contact details;
 - 4.4 the Client must not have previously obtained this Offer (regardless of the number of accounts which the Client maintains with FXPace);
 - 4.5 the Client must use an FXPace account other than an STP/ECN account, i.e. a Standard account (with the account type of Live Floating Spread), a Professional account (with account types between Live Fixed or Live Floating Spread), or an Elite account (VIP) (with the account type of Live Floating Spread);
 - 4.6 the Client must not be an employee or partner of FXPace;
 - 4.7 the Client must never have participated in Abusive Behaviour (as defined in paragraph 5 below) in relation to any other offer or promotion made by FXPace;
 - 4.8 the Client must not be associated with any person who has participated in Abusive Behaviour (as defined in paragraph 5 below) in relation to any other offer or promotion made by FXPace.
5. This Offer, and the retention of the Offer by the Client, is conditional on the Client complying with the FXPace Trading Terms and Conditions and on the Client meeting the following conditions at all times:
 - 5.1 the Client acts in good faith in relation to this Offer;

- 5.2 the Client does not participate in any abuse, improper conduct, or attempted abuse or improper conduct in relation to this Offer or, in either case, any previous abuse or improper conduct in relation to a previous similar Offer or promotion by the Client (together, "Abusive Behaviour").
- 5.3 Abusive Behaviour includes the following:
- 5.3.1 giving instructions on behalf of a Client without due or proper authority;
 - 5.3.2 repeatedly failing to respond to an email for a period of 15 days or more
 - 5.3.3 the Client, by himself or acting with others (including an Introducing Broker), establishing a trading position or positions which have the purpose or effect of extracting the credit provided; and/or the profits generated by the Accelerator Bonus, without exposure to economic risk, including without limitation loss of the Accelerator Bonus or the Client's capital (or the capital of others)
 - 5.3.4 the Client, by himself or acting with others, having an account or accounts where the accumulated Accelerator Bonus or bonuses from other offers or promotions in the account is greater than the amount which could have been accumulated if the Client and such others had complied with the terms and conditions of this Offer and such other offers or promotions based on the specific offer(s) or promotion(s) in which the Client has participated or is participating
 - 5.3.5 the Client hedging his positions including, without limitation, by holding open position(s) on the opposite of a trade, including, by way of illustration only, through use of a single or correlated currencies, at given periods, internally (using other trading accounts held with FXPACE) or externally (using other trading accounts held with other brokers)
6. Subject to FXPACE's Trading Terms and Conditions and the present 100% Accelerator Bonus Terms and Conditions (each Client other than a Client excluded in accordance with paragraph 3 above or who does not satisfy the conditions in paragraph 5 above) (an "eligible client") will be entitled to receive a 100% bonus (the "Accelerator Bonus") on any deposits per Client. The Client will be entitled to an additional 100% bonus (the "Additional Bonus") on any of his next deposit. THE ACCELERATOR BONUS CANNOT BE CASHED IN and Clients will not be allowed to withdraw from their account(s) the Accelerator Bonus (see paragraph 13 for further details).
7. The Accelerator Bonus applies only to deposits made by Clients during the period set out in paragraph 3 above. The Accelerator Bonus is only available to Clients who deposit US\$500 (or the equivalent amount in other currencies) or more into their trading accounts and the life of the granted Accelerator Bonus is 30 months.
8. No trading account of a Client will be credited with the Accelerator Bonus if that account

is already subject to another promotion. If the Client's trading account is already subject to another promotion, the Client may open a separate account for the purpose of receiving the Accelerator Bonus. The Client acknowledges that in the case of an internal transfer from an account already subject to another promotion any Accelerator Bonus or Additional Bonus already granted to this existing account will be automatically subtracted and removed in order for the Client to be eligible to receive the 100% Accelerator Bonus into his new account.

9. Clients that have their accounts funded through their Introducing Brokers are not eligible to receive the Accelerator Bonus. In addition, Introducer Brokers may not be eligible to receive commissions for trading on Bonus funds.
10. Once all of the requirements set out in these terms and conditions have been met, the Accelerator Bonus will be credited into an eligible Client's account, as a notional sum, The Accelerator Bonus will not be recorded or construed as a liability of FXPACE towards the Client and may be unilaterally, retroactively and unconditionally withheld, subtracted, cancelled or removed from a Client's accounts, at any time and at the sole discretion of FXPACE in accordance with the terms set out in paragraph 19 below.
11. The Accelerator Bonus may also be removed in full by FXPACE following a Client's withdrawal request or request to transfer funds between accounts at FXPACE (whenever that request is made) and immediately prior to the fulfilment (if fulfilment is possible) of the request. In addition and if requested by the Client during trading, the remaining Accelerator Bonus may only be removed provided that all of the Client's positions are closed.
12. In order to claim the Accelerator Bonus offered under this promotion, the Client should set up an account with FXPACE and then send a request via his FXPACE Client Portal. Subject to compliance with the conditions set out herein, the Client will receive his Accelerator Bonus. Save where the Company specifically agrees otherwise, the Client must request his Accelerator Bonus within the first 5 business days from the date of each deposit date he makes into his account. If the Client starts trading in an account before he requests his Accelerator Bonus and before his Accelerator Bonus is deposited, the Client will not be entitled to the Accelerator Bonus. The Client can claim the Additional Bonus by following the steps outlined in paragraph 6 above.
13. Following receipt of the Accelerator Bonus, if the Client requests a withdrawal of funds from his account or requests a transfer of funds from one account to another, FXPACE may: -
 - 13.1 (where the Client has not received the Additional Bonus) prior to the fulfilment of such request, at its sole discretion, to remove from the Client's account a sum which equals the Accelerator Bonus previously granted. If there are insufficient funds in the Client's account to enable the removal of a sum equalling the Accelerator Bonus, FXPACE shall be entitled to remove all sums in the account; or
 - 13.2 (where the Client has received the Additional Bonus) prior to the fulfilment of such request, at its complete sole discretion, to remove from the Client's account a sum which

equals the Additional Bonus. If there are insufficient funds in the Client's account to enable the removal of a sum equalling the Additional Bonus, FXPace shall be entitled to remove all sums in the account.

14. Please see below examples of how withdrawal requests will be processed:

Example A

Initial Deposit: US\$10,000

Bonus: (Initial Deposit * Bonus) = (US\$10,000 * 100%) = \$10,000

Starting Equity: US\$20,000

Profit: US\$10,000

Balance (after trading): US\$30,000 (Profit + Starting Equity)

Eligible Withdrawal Amount: $\text{Balance}/2 = 30000/2=15000$

Example B

Initial Deposit: US\$10,000

Bonus: (Initial Deposit * Bonus) = (US\$10,000 * 100%) = \$10,000

Starting Equity: US\$20,000

Loss: US\$10,000

Balance (after trading): US\$10,000 (Starting Equity - Loss)

Eligible Withdrawal Amount: $\text{Balance}/2 = 10000/2=5000$

Example C

Initial Deposit: US\$10,000

Bonus: (Initial Deposit * Bonus) = (US\$10,000 * 100%) = \$10,000

Starting Equity: US\$20,000

Profit: US\$40,000

Balance (after trading): US\$60,000 (Profit + Starting Equity)

Eligible Withdrawal Amount: $\text{Balance}/2 = 60000/2=30000$

15. If FXPace proceeds with the withdrawal of the Accelerator Bonus or Additional Bonus from the Clients' account(s) in accordance with paragraph 14 above, such action shall not give rise to any cause of action, liability or remedy against FXPace.
16. The Client acknowledges that Forex and CFDs are leveraged products which involve a high level of risk. When trading in such products, the Client understands that it is possible to lose all of his capital. These products may not be suitable for everyone and the Client should ensure that he understands the risks involved. The Client should seek independent advice if necessary.
17. Participating in this Offer will not entitle the Client to participate in any other promotion or programme offered by FXPace. The Client is only entitled to receive the Accelerator Bonus once (regardless of the number of accounts he maintains).
18. This Offer is independent and, save as set out in paragraph 4 above, does not affect any promotions previously offered by FXPace. Clients should contact their account managers if they have any questions (or wish to make requests) in relation to this Offer or previous promotions.

19. If FXPace in good faith has reason to believe that a Client (whether individually or as part of a group) has failed to comply with the conditions set out in paragraph 5 above, FXPace is entitled at its sole discretion, to–: (i) deny, withhold or withdraw from that Client the Accelerator Bonus (and the Additional Bonus if applicable), (ii) to withhold, cancel and subtract, from that Client’s account(s) and/or from any other account(s) related to such Client account(s) the Accelerator Bonus, (iii) to offset any resulting losses against related/hedged winning accounts, (iv) to terminate that Client's access to services provided by FXPace and/or terminate the contract between FXPace and the Client for the provision of services, (v) to block that Client's Account(s) (save where required otherwise by a relevant authority) and to arrange for the transfer of any unused balance (less the Accelerator Bonus and any Additional Bonus if applicable) to the Client and (vi) to cancel any profits, as well as any Introducing Broker’s fees, generated from Abusive Behaviour. In addition, if FXPace suspects or has reason to believe that a Client (whether individually or as part of a group) has abused the mirror bonus either by taking advantage of the negative balance or the bonus cap or by any other means that FXPace reasonably believes it amounts to abusive behavior and the Client has failed to comply with the conditions set out in paragraph 5 above, FXPace is entitled at its sole discretion to reverse any cumulative profits, IB commissions or any other benefits derived as a result either from the paired mirror accounts or from any other related mirror accounts, as well as charging an administration fee for performing such actions.
20. FXPace has the right to levy an administration charge on the Client up to the value of the Accelerator Bonus to cover any costs incurred by FXPace in respect of validating or investigating information provided by the Client to FXPace or contacting the Client.
21. FXPace may ask the Client to provide sufficient documentation as the Company thinks fit and necessary in order to be satisfied as to the Client’s identity before granting any bonus.
22. These Terms & Conditions are made in English. Any other language translation is provided as a convenience only. In the case of any inconsistency or discrepancy between the original English text and its translation into any other language, as the case may be, the original version in English shall prevail.
23. FXPace is a trade name of Salvax Limited. Salvax Limited is a company registered in Bermuda with Registration No. 53275.
24. The terms and conditions of this Offer are last updated 06 January 2020.