

Terms and Conditions of FXGM iPHONE/iPAD Promotion ("iPHONE/iPAD Benefit Program")

Definitions

1. **"FXGM"**: FX Global Markets (FXGM) Ltd, dully registered in Cyprus with registration number HE 186384, regulated by Cyprus Securities and Exchange commission with license number 074/06 and all company's registered trade names and trademarks.
2. **"Client"**: FXGM's client as this is defined in FXGM's terms and conditions found in: http://www.fxgm.eu/PDF/Clients_Declaration_and_Trading_Agreement_FXGM.pdf
3. **"Benefit"**: Apple iPhone 16GB or Apple iPad 16 GB

General

4. To be able to participate in this FXGM promotion you must be an FXGM client with an Active Account. Introducers and/or FXGM employees and associates are excluded from participation in this promotion.
5. All applications to open a new trading account will be evaluated by the Compliance Department subject to the relevant legislation and FXGM's Internal Policies.
6. Opening of a Client's trading account will occur when all documents required for the opening of the account are received by FXGM and provided Compliance Department approves the opening of the account. FXGM bears no responsibility if delays are caused by the client in providing FXGM with the required documentation to open his trading account. No liability is accepted for applications that are not received for any reason by FXGM.
7. Participation in the promotion and/or the usage of FXGM services represents full consent from your side to the terms and conditions of this promotion.
8. The campaign will start as of 1st of August 2010 until 30th of September 2010.
9. The Agreement is personal to the Client who does not have the right to assign or transfer the promotion.

The Benefit

10. In the scope of this promotion FXGM will offer a free Apple iPhone 4 HD 16GB or Apple iPad 16 GB to existing clients and every new client approved by the FXGM compliance department to open an account with a minimum amount of 10,000 USD during the promotion period

Conditions to realize the benefit

11. As a primary condition to receive the above benefit the client will sign a written consent (Appendix A) that he will not be able to withdraw his deposited funds and/or profits prior to completion of total volume of 5,000 times r/t his initial deposit of base currency.
12. **The benefit** will be dispatched directly from a supplying Company assigned by FXGM within 21 working days from the day the minimum amount of 10,000 USD, mentioned in paragraph 10 above, is deposited in the Client's account.
13. There is no double benefit, therefore each account holder will be only be allowed to one iphone/ipad even if the deposit size will exceed the minimum amount of 10,000 USD.
14. A Client can participate with **only one** trading account. A client opening multiple accounts will not be entitled to participate more than once in this promotion.
15. The benefit cannot be converted to physical money.
16. The full and sole responsibility on the supply and delivery of the benefit will be on the supplying company assigned by FXGM.
17. FXGM will not be responsible or liable for any delay and/or failure to send the benefits to the clients due to delivery restrictions enforced by the courier services used by FXGM and/or the supplying company.
18. The client agrees that, once he participates in this promotion, he will not be allowed to return the benefit to FXGM offices nor to the supplying company even if there was no use of the product and/or even if the benefit has been remained in its original packing.
19. All the Terms and Conditions of this Agreement are essential and binding and by participating in this promotion the client declares that he has read and accepted the present Terms and Conditions.
20. The entire Benefit Agreement between the parties is expressed in this Agreement. No other Agreements or representations shall be binding on the parties unless endorsed herein or on a separate instrument signed by the parties and related to this promotion. All terms and conditions related to this promotion are governed by Cyprus Laws. Any disputes arising out or in connection with the present

Agreement which are not friendly solved by mutual agreement shall be settled in Nicosia District Court in Cyprus.

Made today, of year

Sign.: _____
THE COMPANY

Sign.: _____
THE CLIENT

Name:

Witnessed By: _____

[NAME]

[ID/PASSPORT NO.]

Witnessed By: _____

[NAME]

[ID/PASSPORT NO.]

Witnessed By: _____

[NAME]

[ID/PASSPORT NO.]

Witnessed By: _____

[NAME]

[ID/PASSPORT NO.]

Appendix A: Client Declaration

I,(full name), passport number: confirm hereby that that I read, understood and accepted FXGM iPHONE/iPAD terms and conditions.

I am also giving my complete written consent that **I will not be able to withdraw my deposited funds and/or profits prior to completion of total volume of 5,000 times r/t my initial deposit of base currency.**

.....

Client Name:

Client Number:

Date:

