

QuickFunded Ltd

Terms & Conditions

Version 1.1 | Effective Date: 29 April 2026

1. Introduction

These Terms and Conditions govern the relationship between QuickFunded Ltd, referred to as the Company, and any individual or entity using the services provided through the QuickFunded platform, referred to as the Client.

By registering, accessing, purchasing, or using any part of the Services, the Client confirms that they have read, understood, and accepted these Terms, together with the Trading Rules, Refund Policy, Privacy Policy, and Risk Disclosure.

If the Client does not agree with these Terms, the Client must not use the Services.

2. Nature of Services

QuickFunded provides trading evaluation services within a simulated trading environment. The Services are designed to assess trading discipline, risk management, consistency, and compliance with the Company's rules.

The Services do not constitute investment services, brokerage services, portfolio management, financial advice, or regulated financial services. QuickFunded does not receive client deposits for trading purposes and does not execute trades in real financial markets on behalf of Clients.

Any account balance, trading capital, funded account reference, or profit shown inside the platform is simulated and does not represent client-owned money or a financial instrument.

3. Eligibility and Client Information

The Client must be at least 18 years old and must provide accurate, complete, and truthful information during registration and throughout the relationship with the Company.

The Company may request identity verification, proof of address, payment verification, or additional information at any time. Failure to provide requested information may result in suspension, payout delay, or termination of access.

The Company reserves the right to refuse access to the Services where the Client is located in a restricted jurisdiction, provides misleading information, fails verification, or is considered unsuitable for the Services.

4. Account Registration and Access

The Client is responsible for maintaining the confidentiality of all login credentials and account access information.

The Client must not share, sell, transfer, lease, or allow any third party to access or trade on their account. The Services are strictly for the Client's personal use unless expressly authorised in writing by the Company.

The Company may restrict or terminate accounts where there is evidence of account sharing, third-party management, copy trading abuse, or coordinated trading activity.

5. Evaluation Process

The Challenge Phase is designed to evaluate whether the Client can meet predefined trading objectives while respecting strict risk limits. Successful completion requires full compliance with all applicable Trading Rules.

The standard Challenge parameters include:

- Profit Target: 5% of the initial account balance.
- Maximum Daily Drawdown: 4%.
- Maximum Overall Drawdown: 8%.
- Minimum Trading Days: 3.
- Maximum Challenge Duration: 60 calendar days.

Meeting the profit target alone does not guarantee successful completion. The Client must also comply with all risk, execution, consistency, and behavioural rules.

Any breach of the Trading Rules may result in immediate failure of the Challenge.

6. Funded Account Stage

After successful completion of the Challenge, the Client may be granted access to a simulated funded account, subject to internal review and approval by the Company.

Access to the funded stage is not automatic and may be withheld where the Company identifies suspicious activity, non-compliant behaviour, excessive risk, or any concern regarding the sustainability of the Client's strategy.

The funded account operates under stricter limits, including:

- Maximum Daily Drawdown: 3%.
- Maximum Overall Drawdown: 6%.

The funded account remains simulated and does not constitute an allocation of real capital.

7. Trading Rules

The Trading Rules form an integral and binding part of these Terms. The Client must comply with the Trading Rules at all times during the Challenge Phase and Funded Account stage.

The Company may review trading behaviour, execution patterns, risk exposure, concentration, consistency, and any other factor relevant to determining whether the Client's trading is compliant, sustainable, and aligned with the purpose of the Services.

The Company reserves the right to interpret and enforce the Trading Rules at its discretion, acting reasonably and in line with the protection of the platform and its risk framework.

8. Prohibited Trading Practices

The Client must not engage in any trading practice that is abusive, manipulative, unrealistic, non-replicable, or designed to exploit the simulated environment or the Company's evaluation model.

Prohibited practices include, but are not limited to:

- Arbitrage, latency arbitrage, reverse arbitrage, or price-feed exploitation.
- News trading within restricted windows.
- Scalping below the required minimum holding time.
- Martingale, grid, or progressive risk escalation strategies.

- Excessive concentration on a single instrument or asset class.
- Copy trading, account management, or third-party trading without authorisation.
- Coordinated trading across multiple accounts.
- Any behaviour intended to bypass, manipulate, or abuse the Company's rules.

If the Company determines that a Client has engaged in prohibited conduct, it may fail the Challenge, terminate the funded account, cancel profits, reject payouts, or permanently restrict access to the Services.

9. Consistency, Concentration and Risk Review

The Company applies consistency and concentration reviews to ensure that trading performance is not based on isolated, excessive, or unsustainable activity.

The Company may assess whether profit was generated through a balanced and repeatable strategy or through excessive reliance on one trading day, one instrument, one event, or one high-risk exposure.

Where high concentration, abnormal behaviour, or unsustainable risk is identified, the Company may require additional trading days, apply stricter review, delay payout approval, adjust eligible profits, or terminate the account.

10. Payout Review

Payouts are not automatic. All payout requests are subject to internal compliance and risk review.

The standard review period is up to 5 working days, although the Company may extend this period where additional verification, trading analysis, or strategy clarification is required.

The Company may request identity verification, payment verification, trading explanations, strategy details, or a review interview before approving a payout.

The Company reserves the right to reject or adjust payout requests where trading activity breaches the Terms, the Trading Rules, or the intended purpose of the Services.

11. Suspension and Termination

The Company may suspend, restrict, or terminate access to the Services at any time where it reasonably believes that the Client has breached these Terms, violated Trading Rules, provided false information, abused the platform, or engaged in suspicious or prohibited activity.

Upon termination, the Client loses access to the relevant account and may lose entitlement to any pending payout, simulated profit, or related benefit.

The Company may also prevent the Client from registering again or accessing future Services.

12. Refunds

Payments are governed by the Refund Policy. Unless expressly stated otherwise, payments are final and non-refundable once account access has been provided or the Services have been made available.

Refunds may be considered only in exceptional cases, including confirmed duplicate payments or unresolved technical failure preventing access to the Services.

Chargeback abuse or payment disputes raised without first contacting the Company may result in immediate account suspension or permanent restriction.

13. Technical Issues and Platform Availability

The Client acknowledges that the Services rely on technology, including servers, internet connectivity, trading platforms, data feeds, payment providers, and third-party systems.

The Company does not guarantee uninterrupted access, error-free operation, or constant availability of the Services.

The Client must notify the Company promptly of any technical issue. If the Client continues trading after becoming aware of a technical issue, the Client may remain responsible for the resulting trading outcome.

14. Intellectual Property

All website content, platform materials, documents, designs, logos, systems, software, text, graphics, and other intellectual property remain the exclusive property of the Company or its licensors.

The Client receives a limited, non-transferable, non-exclusive right to use the Services for personal evaluation purposes only.

The Client must not copy, reproduce, resell, distribute, modify, reverse engineer, or exploit any part of the Services without written permission.

15. Disclaimer and Limitation of Liability

The Services are provided on an “as is” and “as available” basis. The Company makes no warranty that the Services will meet the Client’s expectations, produce any result, or remain available without interruption.

To the fullest extent permitted by law, the Company shall not be liable for indirect, incidental, consequential, special, or punitive damages, including loss of opportunity, loss of data, loss of simulated profit, or loss arising from the Client’s trading decisions.

The Client accepts full responsibility for all trading activity, decisions, risk management, and compliance with the rules.

16. Amendments

The Company may amend these Terms, the Trading Rules, or related policies from time to time to reflect operational, legal, commercial, technological, or risk management changes.

Updated versions become effective once published on the website or otherwise communicated to Clients. Continued use of the Services constitutes acceptance of the updated terms.

17. Governing Law and Jurisdiction

These Terms are governed by the laws of England and Wales.

Any dispute arising out of or in connection with these Terms or the Services shall be subject to the jurisdiction of the courts of England and Wales, unless otherwise required by applicable law.

18. Final Provisions

If any provision of these Terms is found to be invalid or unenforceable, the remaining provisions shall remain valid and enforceable.

These Terms, together with the Trading Rules, Privacy Policy, Refund Policy, Risk Disclosure, and any applicable order confirmation, constitute the entire agreement between the Client and

the Company.