

TERMS AND CONDITIONS FOR 24funded.com



This website, 24funded.com (also referred to as "the Company"), offers access to proprietary simulated trading programs and all related information, tools, and services available through this site. Your use of our website constitutes your acceptance of the terms, conditions, policies, and notices stated herein.

By engaging with our site and/or purchasing our Services, you become a user of our simulated proprietary trading evaluation program ("Service") and agree to be legally bound by these Terms and Conditions (also referred to as "Terms of Service" or "Terms").

These Terms apply to all users of the site, including without limitation, those who are browsers, clients, vendors, affiliates, and contributors of content. Please read them carefully before using any part of the website or engaging in any of our Services. If you do not agree with any part of these Terms, you may not access the website or use any of the Services.

The Services are strictly intended for persons over the age of 18 and for users residing in countries where such Services are legally permitted. By registering on our website, you confirm that you are at least 18 years old and accessing the Services in accordance with the applicable laws of your jurisdiction. It is your responsibility to ensure the legality of using our Services where you reside.

Any new features or tools added to the existing Services shall also be governed by these Terms. The most current version of these Terms can be reviewed on this page at any time. We reserve the right to modify or replace any part of these Terms by posting updates to our website. It is your responsibility to review this page periodically. Continued use of our site after updates constitutes acceptance of the modified Terms.

None of the Services offered on 24funded.com may be construed as investment services under applicable law. We do not provide investment advice, trade execution services, portfolio management, or any kind of financial recommendation. No employee, agent, or representative of the Company is authorized to provide such advice. If any statement by a representative appears to constitute investment advice, we expressly disclaim such interpretation and bear no responsibility for it.

We may grant limited access to third parties for maintenance, security, or infrastructure support. These accesses are time-bound and monitored.



All payments are final and strictly for simulation-based evaluation purposes.

Fees are collected to provide access to the 24funded.com platform and its associated simulation services. Because service delivery begins immediately upon registration, no refunds will be issued.

(1) Online Registration Terms

By registering for and accessing our Services:

- (a) You confirm that you are at least 18 years of age and have the legal capacity to enter into a contract.
- (b) You agree to provide accurate, complete, and up-to-date personal information as required during registration and will update it as needed.
- (c) You agree not to use our Services for unlawful or unauthorized purposes and will comply with all applicable laws.
- (d) Any violation of these Terms may result in the immediate termination of your account and Services.
- (e) You are responsible for the confidentiality and security of your login credentials. You agree to notify us immediately if you become aware of any unauthorized access to your account.

(2) Know-Your-Customer (KYC)

We may request that you undergo an onboarding process that includes KYC, AML, and identity verification procedures, which may involve collection of personal documents and data.

You acknowledge that:

- Access to our Services may be granted only after successful completion of verification processes.
- Ongoing due diligence may be required to ensure compliance with applicable laws.



- Failure to provide or update requested information may result in service denial or termination.
- We reserve the right to verify your data using third-party service providers and to obtain relevant information from lawful external sources.

You are solely responsible for ensuring you have the necessary equipment (devices, software, internet connection, etc.) to access and use our Services. We are not liable for any costs or losses incurred as a result of issues on your end.

(3) General Conditions

We reserve the right to refuse service to anyone at any time and for any reason.

User-submitted content, excluding credit card details, may be transmitted over various unencrypted networks. Credit card data is always encrypted. You agree not to reproduce, duplicate, sell, or exploit any portion of the Services or website content without prior written consent.

Headings in these Terms are for convenience and shall not affect interpretation.

(4) Accuracy, Completeness, and Timeliness of Information

We strive to ensure all information presented on our site is accurate and current. However, some content may be supplied by third parties, and we do not guarantee or warrant its reliability, accuracy, or timeliness. The information is for general use and should not be the sole basis for decision-making.

You acknowledge that historical content is not current and is for reference only. We may update the site at any time but are under no obligation to do so. It is your responsibility to monitor changes.

(5) Modifications to the Service and Pricing



Prices for products or services are subject to change without notice. We reserve the right to modify or discontinue any service (or part thereof) at any time without liability to you or third parties.

(6) Products or Services

Only one account registration is permitted per user. We may limit access to services based on geography, jurisdiction, or other criteria. All services are subject to availability and may be modified or withdrawn at our discretion.

We do not guarantee that services will meet your expectations or be free from errors.

(7) Billing and Account Information

We may reject or cancel any order placed through our platform. We may limit orders per person or account and notify you using the information provided during checkout. We reserve the right to refuse orders appearing to come from unauthorized resellers.

You agree to keep all billing details accurate and up to date to ensure successful transactions.

(8) Evaluation Models and Account Rules

All services provided through 24funded.com are based on simulated trading models. The following evaluation models may be available:

- Instant Model (Appendix B)
- 1-Step Model (Appendix C)
- 2-Step Model (Appendix D)

Each model has specific rules and requirements relating to profit targets, daily loss limits, maximum drawdowns, minimum trading days, and account inactivity thresholds. These are communicated clearly during registration and must be followed without exception.



Failure to comply with any model's conditions may result in the account being marked as "not passed," leading to account termination without refund.

(9) Prohibited Trading Practices

- 1. **Overleveraging:** Taking large positions that put your account at high risk of breaching its daily loss limit, especially during high volatility, low liquidity, or before news releases, risk events or market breaks.
- Concentration of Risk and abuse of asset correlation: Opening positions
 in any direction on correlated or inversely correlated symbols expected
 to move in the same or opposite direction. For example, going long on
 Gold, Yen, and USD while shorting equities at the same time is basically
 coming to a big one-sided bet.
- One-sided betting: Opening a large position in one direction and
 potentially adding to it while it's still running aiming to achieve targets
 with basically one bet. All round trading consistency (particularly when it
 comes to trading sizes and profit and loss results per trade) is constantly
 evaluated.
- 4. **Account Rolling:** Make or break mindset. Aggressively trading across multiple evaluation phases is considered gambling and not allowed.
- 5. **Hedging** (opening positions on the opposite direction) individually or in concert with others, at any stage, on different trading accounts. Hedging on the same account is permitted.
- 6. **Copying Strategies:** Replicating other traders' trading strategies is prohibited.
- 7. **System Abuse:** Exploiting any system deficiencies or errors is not a permissible trading practice and should be reported as soon as it is spotted or experienced.

Prohibited Trading Practices.

During the demo trading, the following trading practices are prohibited:

- a. abusing any system deficiency or error is neither an ethical practice nor a viable trading strategy that we will endorse;
- b. knowingly or unknowingly using trading strategies to exploit errors in the Services, such as errors in displaying prices or delays in updating them;



- · c. conducting business with an external or slow data feed;
- d. acting alone or in concert with others to engage in transactions or combinations of transactions designed to manipulate trading, such as by taking opposing positions at the same time;
- e. executing trades in violation with this Agreement and the trading platform;
- f. copying other traders' strategies (copy trading);
- g. using software, artificial intelligence, ultra-high speed or bulk data entry that could manipulate, abuse or give you an unfair advantage in the use of the Company's systems or services;
- h. performing gap trading by opening trade(s):
- i. when major global news, macroeconomic event or corporate reports or earnings ("events"), that might affect the relevant financial market are scheduled; and
- ii. 2 hours or less before a relevant financial market is closed for 2 hours or longer, exploiting expected price gaps upon market reopening;
- i. otherwise performing trades in contradiction with how trading is actually performed in the forex market or in any other financial market, or in a way that established justified concerns that the Provider might suffer financial or other harm as a result of the Client's gambling behavior such as:
- i. Overleveraging: large exposure that at any given time puts the account at very high risk of breaching its daily loss limit (and potentially even bigger losses due to gaps, slippages, execution limitations) especially during high volatility or upcoming high volatility due to news releases or other risk events, low liquidity or market breaks.
- ii. Concentration of Risk/ Overexposure: over-exposure on one or several
 different trading symbols for the sake of diversification can result to
 overleveraged portfolios that are in essence overexposed to the market
 risk of an identical potential outcome to all holdings (e.g. long traditional
 safe haven assets such as gold, Japanese yen and US dollar, and short
 equities/indices is one big bet on potentially the same direction in case
 an event or series of events trigger reactions in the respective markets).
- iii. One-sided bets: opening large exposure on one direction and potentially adding to this exposure while initial exposure is still running.
- iv. Account Rolling: purchasing multiple challenges with the intention to achieve funded status without prudent risk and money management and/or trading the same market direction that is potentially persisting against a trader's selected direction until a reversal/correction comes



about and trader achieves objectives on one or more of the challenge stages/verification stages they are attempting to complete.

• e. Specific Trading Conditions and Rules:

In addition to the above, during demo trading on the Trading Platform, you may execute all your Transactions in accordance with the following trading conditions and rules:

- (i) Scalping is an acceptable practice as long as there is no abusive conduct (e.g. latency or off market prices abuse, hedging).
- (ii) There is no limitation on trades per day nor on the duration of any trade. Real market liquidity limitations will be taken into consideration in case we detect unrealistic results. Trading excessively and executing unrealistic volumes that would not be possible in the real market, particularly at the prices offered on virtual accounts which are not impacted by real market liquidity depth/trade sizes may lead to invalidation of the virtual account trading results.
- (iii) Inconsistency in trading sizes and risk management: Aiming to reach
 profit targets with unwarranted risk is not permissible behavior.
 Successful evaluation and any potential cooperation will depend on the
 consistency of all trading activity of the trader and not on one or two big
 risky trades or activity that resembles gambling practices.
- (iv) Averaging in and out of losing or winning positions can also result in an adverse valuation score and considered as gambling behavior.
- (v) One-sided bets and/or account flipping are also considered an
 inconsistent trading approach and more like gambling behavior rather
 than the edge we are looking for in traders who are going to be
 approved or have been approved for the Trader stage. Presence of such
 trading activity may lead to one or a combination from the following
 actions list:
- 1. Request to retake the challenge at any stage or Trader Account from the beginning.
- 2. Cancellation of simulated profits related to such trading activity.
- 3. Warning and adjustment to new trading conditions aimed to discourage gambling strategies (e.g. higher targets, lower intraday loss allowance, lower overall loss allowance, equity swing controls based on high and low watermarks of equity, daily profit caps, overall profit caps, or any other action deemed necessary to protect the integrity of the program).
- 4. Instant termination at any stage without any payouts or refunds.



If a violation occurs which leads to simulated profit reductions, then the customer is responsible for such violation and in case the reduction leads to any breach of equity limits (i.e. daily loss breach, overall loss breach, or any other breach) then account will be automatically terminated without any refund or reward/payout.

- (vi) Suspicious trading patterns (e.g. trading during illiquid hours on symbols that derive pricing from alternative underlying markets due to unavailability of the principal underlying asset, or trading on off market prices, arbitrage on price skewing)
- (vii) Using any VPN/VPS on trading accounts is prohibited and could lead to account/s termination and nullifying of trading results.
- (viii) Engaging in trading activity or actions that are considered disruptive and/or unfair practices (including but not limited to insider dealing, spoofing, layering and in general any action intended to manipulate any market or trading system, system deficiencies, or any deficiency of any of our offerings and services).
- (ix) It may happen that some of the offered trading assets or the
 underlying exchange assets used to price the offered symbols, may hit
 upper or lower daily lock limits. Not complying with market lock-limits
 (limit up and limit down ranges) and engaging in trading that would not
 be possible in the real market is not permissible behavior and cannot be
 accounted for at any stage. For example, when a market is locked in limit
 up, it is due to the absence of supply and hence buy orders would not be
 filled, and vice versa.
- (x) Executing trades during potential errors in pricing, or latency abuse, or trading at any time outside the best bid or offer due to any technical or any other reason including but not limited to, protective spike filters, maximum spread protection settings or using any external or slow Data feed to perform trades.
- (xi) Trading excessively and generating unrealistic volumes that would not be possible to execute in the real market due to market depth/liquidity limitations. Such activity may be considered as a liquidity manipulation attempt that would not be able to be replicated in real markets and any results achieved this way on virtual account/s may be nullified.
- (xii) Engaging individually or in concert with other traders into trading activity intended to manipulate, abuse, or gain unfair advantage while using our services (e.g. entering into opposite positions at around the same time/prices, pool or otherwise hedge risk of any trading account/s



- it be connected or unconnected accounts that we may suspect are collaborating at any stage).
- (xiii) In collaboration with others or individually, knowingly or unknowingly, including between unconnected accounts and third parties, trading using the same trading strategy leading to similar or opposite exposures at similar time stamps resulting in hedging or pooling risk of one or several accounts (connected or unconnected). Specific trading behaviors, such as excessive or unusual tolerance for profit and loss swings of simulated account equity (especially, but not limited to, during volatile markets and while holding exposures that may result in a make-or-break outcome for the simulated account at any stage), are typically indicative of account flipping, gambling behavior, or reverse hedging with third parties internal or external. At our sole discretion, in such cases, we reserve the right to take any necessary action (see point e. (v) above) to maintain the fairness and integrity of the program.
- (xiv) Trading on behalf of others including but not limited to sharing any
 incentives as part of any arrangement or engaging in any trading activity
 which the Company may decide at its own discretion that such activity
 may in any way damage the Company.
- (xv) Circumventing geographical restrictions or engaging in other conduct which is considered uncommercial activity and/or is intended to circumvent our offering rules or otherwise considered as not a viable trading strategy.
- f. You understand and agree that all our Services are for Client's personal use only. This means that only you personally can access your Trading Challenge and Verification Accounts and perform trades. As such, you should not, and you agree not to:
 - a. allow access to and/or trading on your Trading Challenge and Verification Accounts by any third party nor you shall engage or cooperate with any third party in order to have such third party perform trades for you, whether such third party is a lay person or a professional;
 - b. access any third-party Trading Challenge and Verification Accounts, trade on behalf of any third party or perform any account management or similar services, where you agree to trade, operate or manage the Trading Challenge and Verification Accounts on behalf of another user, all whether performed as a professional or otherwise.



You acknowledge that if you do not comply with the aforesaid, we will consider such action/ behavior as a Prohibited Trading Practice under Section 6(d), with respective consequences in accordance with this Agreement.

- g. In addition, you shall not exploit the Services by performing trades without applying market standard risk management rules for trading on financial markets. For example, you should not engage in the following practices:
- i. opening substantially larger position sizes compared to Client's other trades, whether on this or any other Client's account; or
- ii. opening substantially smaller or larger number of positions compared to Client's other trades, whether on this or any other Client's account.

The Company reserves the right to determine, at its own discretion, whether certain trades, practices, strategies, or situations are or should be deemed Prohibited Trading Practices.

- h. If the Client engages in any of the Prohibited Trading Practices described in clause 6(d), then:
- i. Such activity may be considered by the Company as the Client's failure to meet the conditions of the particular Trading Challenge or Verification;
- ii. we may remove the transactions that violate the prohibition from the Client's trading history and/or not count their results in the profits and/or losses achieved by the demo trading;
- iii. we may immediately terminate all Services provided to the Client and subsequently terminate this contract; or
- iv. we may take other remedial actions, for example, we may reduce the offered leverage on products to 1:5 on any or all Client's accounts.
- i. In case where some or all Prohibited Trading Practices are executed on one or more Trading Challenge and Verification accounts of one Client, or accounts of various Clients, or by combining trading through the demo accounts of the same Client or on accounts of different Clients, then we will be entitled to terminate all Services and all respective contracts related to any and all Client's Trading Challenge and Verification accounts and/or apply other measures in accordance with Clause 6(g). The Provider may exercise any of the actions in Clauses 6(g) at its own discretion.
- j. If the Trading Challenge and Verification accounts are used for or are involved in the Prohibited Trading Practices, this may also violate the respective terms and conditions for the third-party demo account and



- may result in cancellation of all such user accounts and termination of relevant agreements by the third-party provider.
- k. If the Client engages in any of the practices described in clause 6(d) repeatedly, and we have previously notified the Client accordingly, we may prevent the Client from accessing all or part of the Services, including access to the Client Section and Trading Platform, without any compensation. In such an event, the Client will not be entitled to a refund of any fees paid.
- I. We shall not be responsible for trading or other investment activities that the Client engages outside the relationship with us, e.g. by using data or other information from the Client Section, the Trading Platform or in any other way in connection with the services in real trading on the financial markets. This is also applicable in particular to any third-party services which the client uses via the Trading Platform e.g. within the scope of webinars.
- m. The Client acknowledges and accepts that developments on the
 financial markets are subject to frequent and abrupt changes and that
 trading on the financial markets may not be profitable and may result in
 significant financial losses. In addition, the Client acknowledges that any
 past performance and profits of the Client in demo trading are not a
 guarantee or indication of future developments or developments in any
 real trading by the Client.

(10) Risk Assessments and Compliance Reviews

We reserve the right to conduct risk interviews or compliance reviews at any time to ensure fair use and compliance. Users must cooperate in providing reasonable information about their strategy and activity. Refusal or evasion may result in account restriction or loss of rewards.

(11) Optional Tools and Integrations

We may offer optional access to third-party tools or services. These are used at your own risk. We are not responsible for any issues, damages, or losses caused by third-party platforms or integrations.



(12) Third-Party Services and Limitations

You may be subject to the terms and policies of third-party services integrated with our platform. If access is revoked due to third-party compliance or regulatory reasons, we reserve the right to restrict your access to 24funded.com accordingly. We are not responsible for disruptions or errors caused by these providers.

(13) Personal Information

Your submission of personal information through our platform is governed by our Privacy Policy.

(14) Prohibited Uses

You may not use the website or Services:

- For illegal or unauthorized purposes
- To solicit or engage in unlawful behavior
- To infringe upon intellectual property rights
- To spread malware or interfere with site functionality
- To collect personal data of others or spam the platform

Users found violating these provisions may be permanently banned without notice.

(15) Disclaimer of Warranties and Limitation of Liability

All Services are provided "as is" and "as available" with no guarantees of uninterrupted access, performance, or accuracy. We are not liable for any direct or indirect damages, including lost profits, trading losses, or account restrictions resulting from your use of our platform.



(16) Indemnification

You agree to indemnify, defend, and hold harmless 24funded.com, Prime Capital Markets LTD, its affiliates, officers, agents, and partners from any claims or demands resulting from your breach of these Terms or use of our Services.

(17) Severability

If any provision of these Terms is deemed unlawful or unenforceable, that provision shall be severed, and the remainder shall remain valid and enforceable.

(18) Termination

These Terms remain in effect unless terminated by either party. We reserve the right to suspend or terminate your access if you breach any part of these Terms. Outstanding obligations will remain enforceable after termination.

(19) Disputes and Chargebacks

If you initiate a payment dispute or chargeback, all related accounts will be closed. We reserve the right to deny access to current or future Services. Disputing payments without legitimate grounds harms our platform and violates our Terms.

(20) Entire Agreement

These Terms, along with our Privacy Policy and other legal notices, represent the full agreement between you and 24funded.com. Any prior versions or verbal agreements are superseded.

(21) Changes to Terms



You may review the most current version of these Terms at any time on this page. We may update these Terms at any time, and your continued use of the site indicates your acceptance of any changes.

(22) Confidentiality of Communication

All communications between users and 24funded.com are confidential. Public disclosure of emails, support messages, or internal materials without permission is a violation of these Terms and may result in termination.

(23) Contact Information

If you have any questions regarding these Terms, please contact us at: support@24funded.com

(24) Governing Law

These Terms are governed by the laws of Mauritius. Any disputes will be subject to resolution in the appropriate courts within the jurisdiction of the Republic of Mauritius

Appendix A: Responsible Trading Policy

24funded.com promotes a culture of responsible trading. Users are expected to:

- Avoid impulsive or emotional trades
- Follow risk management practices
- Use appropriate position sizing
- Maintain consistency and professionalism
- Respect all platform rules and evaluation boundaries

Violations of this policy may result in restrictions, disqualification, or removal from the platform.



Acknowledgment

By using our website and participating in any evaluation programs, you confirm you have read, understood, and accepted all the above Terms and Conditions and agree to abide by our Responsible Trading Policy.

Appendix B: Instant Model

1. Challenge Conditions

The Instant Challenge is governed by the following evaluation parameters:

Leverage Limits

• Forex: 50:1

Metals: 20:1

• Indices: 20:1

• Energies: 20:1

Crypto: 5:1

Trading Rules

Minimum Trading Days: 5

• Maximum Daily Loss: 3%

• Maximum Total Loss (Drawdown): 6%

• Maximum Exposure Per Asset: \$500,000

• Commission: \$14/lot

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2. Additional Trading Restrictions

You acknowledge and agree to the following enforced rules:

2.1 Maximum Daily Loss Rule



- Daily drawdown must not exceed 3% of the starting balance or highest equity of the day.
- Calculations include both closed trades and open floating PnL.
- Daily loss resets at 00:00 GMT+3 (21:00 UTC).

2.2 Weekend and News Trading

- No trades may be held over weekends.
- No positions may be opened or held within 10 minutes before or after a high-impact news event on affected instruments (20-minute total restriction).
- Violations will result in disqualification.

2.3 10% Consistency Score Requirement

- Your largest single-day profit must not exceed 10% of your total profit.
- Rewards cannot be claimed unless this condition is met.

2.4 Minimum Profitable Days

- Within each 30-day period (starting from first trade), you must achieve at least 5 days where daily profit is ≥ 0.40% of the initial account balance.
- Failing to meet this will result in a rule violation.

2.5 Biggest Loss vs. Biggest Win

- Your largest losing day must not exceed your largest winning day.
- If violated, you must continue trading until this balance is restored.

Appendix C: 1-Step Model

1. Leverage Limits

The Client agrees to abide by the following maximum leverage ratios per asset class:

Asset Class Leverage

Forex 100:1 Metals 50:1



Asset Class Leverage

Indices 50:1 Energies 50:1 Crypto 10:1

2. Trading Rules

A. Discovery Phase (Evaluation)

Minimum Trading Days: 3

• Maximum Daily Loss: 4%

• Maximum Total Drawdown: 8%

• Profit Target: 10%

Maximum Exposure per Asset: \$1,000,000

• **Commission**: \$7 per lot traded

B. Master Phase (Funded/Simulated Funding)

Minimum Trading Days: 1

• Maximum Daily Loss: 4%

• Maximum Total Drawdown: 8%

• Maximum Exposure per Asset: \$1,000,000

Commission: \$14 per lot traded

Appendix D: 2-Step Model

1. Leverage Limits

The Client must not exceed the following maximum leverage ratios during any phase of the program:

Asset Class Maximum Leverage

Forex 100:1 Metals 50:1



Asset Class Maximum Leverage

Indices 50:1 Energies 50:1 Crypto 10:1

2. Trading Rules by Program Phase

A. Discovery Phase (Evaluation Step 1)

Minimum Trading Days: 3

• Maximum Daily Loss: 5%

• Maximum Total Drawdown: 10%

• Profit Target: 8%

• Maximum Exposure per Asset: \$2,000,000

• **Commission:** \$7 per lot

B. Practitioner Phase (Evaluation Step 2)

Minimum Trading Days: 3

• Maximum Daily Loss: 5%

• Maximum Total Drawdown: 10%

Profit Target: 5%

• Maximum Exposure per Asset: \$2,000,000

• **Commission:** \$7 per lot

C. Master Phase (Funded Account Simulation)

Minimum Trading Days: 1

• Maximum Daily Loss: 5%

• Maximum Total Drawdown: 10%

Maximum Exposure per Asset: \$1,000,000

• Commission: \$14 per lot



Failure to meet these criteria at any point may result in immediate disqualification from the challenge or loss of funded status, without refund.