

Terms of Service

These Terms of Service (hereinafter referred to as the “Terms”) are issued by OsOO “Bold Fund”, a limited liability company registered under the laws of the Kyrgyz Republic, with registration number 300489-3301-OOO, tax identification number (INN) 00603202410490, and its registered office located at 16 Suyumbayeva Street, Sverdlovsky District, Bishkek, Kyrgyz Republic (hereinafter referred to as the “Provider”).

These Terms govern your access and use of services provided by Bold Fund, including but not limited to trading challenges and any related services accessible via the website <https://boldfund.io> (the “Website”). By using our Website or purchasing access to any of our services (each a “Challenge”), you agree to be bound by these Terms. If you do not agree with these Terms, you must not use the Website or any of the Services.

The Provider offers proprietary trading evaluation services. None of the Services provided constitute investment advice or investment services. Participation in the Challenges does not involve the provision of any capital or real trading account. Users are tested on their performance using simulated environments.

1. Eligibility and Registration

To use the Services, you must be at least 18 years of age and reside in a country where the Services are legally available. The Provider does not offer Services to residents or nationals of the following jurisdictions: United States, North Korea, Iran, Iraq, Syria, Somalia, Sudan, Liberia, and Puerto Rico.

You agree to provide accurate, current, and complete information during the registration process and to update such information to keep it accurate. The Provider reserves the right to refuse service to anyone for any reason at any time.

2. Nature of Services

The Provider offers access to proprietary trading evaluation programs (the “Challenges”) that assess your trading performance on third-party platforms. The Services are provided solely for evaluation purposes and educational simulation. They do not grant any right to manage actual client funds.

3. Payments and Refunds

All fees paid for participation in Challenges are final, non-refundable, and non-transferable once trading has commenced. Payments are accepted exclusively in cryptocurrency via the CoinPayments processing platform. By proceeding with payment, you confirm that you understand and accept these terms.

4. Risk Disclaimer

The Provider does not provide investment advice, trading signals, or recommendations. All decisions made by the Customer are their sole responsibility. The Provider disclaims all

liability for any trading losses or decisions resulting from use of the Services. Participation in simulated trading carries a risk of psychological or financial misjudgment. The Customer must assess their own suitability for engaging in such activities.

5. KYC and Withdrawal Policy

To qualify for payouts after successful completion of a Challenge, Customers must undergo and pass a Know Your Customer (KYC) verification process. Once verification is complete and payout criteria are met, payments are processed within five (5) business days. The Provider does not charge any withdrawal fees.

6. Changes to the Services and Terms

The Provider reserves the right to modify or discontinue the Services (in whole or in part) at any time without notice. The Provider may amend these Terms periodically. Updates will be posted on the Website, and continued use of the Services after changes constitutes acceptance.

7. Acceptable Use

You agree not to use the Services for any unlawful, harmful, or fraudulent activity. You may not use the Website or the Services to transmit viruses, spam, or engage in behavior that interferes with other users. Violation of these Terms may result in immediate termination of your access.

8. Limitation of Liability

The Services are provided “as is” and “as available” without any warranties of any kind. The Provider shall not be liable for any indirect, incidental, special, or consequential damages arising from your use of the Services.

9. Indemnification

You agree to indemnify and hold harmless the Provider, its officers, employees, and agents from and against all losses, damages, liabilities, costs, or expenses arising from your breach of these Terms.

10. Governing Law

These Terms shall be governed and construed in accordance with the laws of the Kyrgyz Republic. Any disputes shall be resolved by the competent courts of the Kyrgyz Republic.

11. Contact Information

For any questions regarding these Terms, you may contact us at:

Email: hello@boldfund.io

Website: <https://boldfund.io>

Address: 16 Suyumbayeva Street, Sverdlovsky District, Bishkek, Kyrgyz Republic