

MASTER EDGE TRUST

REDEFINING FOREX TRADING EXCELLENCE

Master Edge Trust Terms and Conditions

1. General Terms

This agreement outlines the Terms and Conditions (T&C) and associated risks of using the services provided by Master Edge Trust. By accessing and using our services, you agree to these terms. For inquiries, contact our Customer Support team at support@masteredgetrust.com. Clients must read and accept all T&C before using our services.

2. Glossary of Terms

- **System**: An electronic platform facilitating trading in Financial Contracts via the Company's trading platform, subject to this Agreement and the Trading Manual.
- **Financial Contract/Contract**: Contracts for Difference (CFDs), Digital Options, or other financial instruments offered by the System.
- **Contract Price**: The rates offered by the System, based on indicative rates from financial information providers.
- Markets: Financial, commodities, and other markets where assets are traded.
- Business Day: A calendar day from 00:00 to 23:59 GMT.
- Transaction: The purchase or sale of a Financial Contract at a fixed price.
- **Closing**: Reversing a transaction to close an open position within the same Business Day.
- Collateral: Funds deposited with the Company, adjusted for losses, withdrawals, and profits.
- **Trading Manual**: A guide detailing procedures and terms for Transactions.

3. Age Requirement

Clients must be 18 years or older to access and use our services.

4. License to Use the Platform

Clients are granted a license to use the platform, conditional upon compliance with the T&C. The Company may terminate accounts with or without notice. Calls and communications may be monitored for quality assurance.

5. Company Obligations

The Company will provide all necessary information and technical means for service use within 24 hours of account setup. Clients will have access to Open Positions and Account Statements at any time. The Company does not manage taxation and prohibits multiple accounts from the same IP address.

6. Proof of Identity

Clients must provide accurate proof of identity and supporting documentation as requested.

7. Confidentiality

The Company secures personal information and uses it solely for service purposes. By creating an account, clients consent to being contacted. Clients can opt out by requesting no further contact.

8. Indemnity Clause

The Company is not liable for damages (including those caused by negligence), loss of profits, or market outcomes. Voluntary deposits will be considered evidence of service satisfaction.

9. Personal Responsibility and Risk

Clients are responsible for all activities on their accounts. Trading involves significant risks, including partial or total loss. CFD prices may not reflect live market values, and trades may close within minutes. The platform is designed for experienced individuals who understand financial market risks.

10. Content Disclaimer

The Company may provide financial data, market information, and other content as a service. Such content is not endorsed by the Company, and neither the Company nor its content providers are liable for market outcomes.

11. Website Access

Clients are responsible for maintaining access to the platform and ensuring their devices are secure and malware-free.

12. Trade Settlement

Trades are considered complete once margin calculations and payment verifications are finalised. Mispriced transactions may be canceled. Clients must report any errors promptly.

13. External Actions

The Company is not liable for external actions, including governmental or third-party actions, affecting clients.

14. Technical Issues

The Company is not liable for technical issues affecting the website or platform.

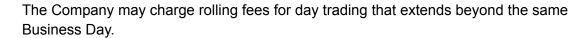
15. Third-Party Links

The Company is not responsible for outcomes linked to third-party sites accessed through the Company's platform.

16. Intellectual Property

All content, trademarks, service marks, trade names, logos, and icons are the property of the Company.

17. Rolling Fees



18. Call Monitoring

The Company reserves the right to record all client communications.

19. Withdrawal Orders

Withdrawals require full KYC compliance. Credit card deposits are refunded via the same credit card without fees. Bank withdrawals may incur delays and currency exchange fees.

20. Trading Bonuses

Bonuses provide additional trading leverage and are subject to terms:

- Turnover requirements: (deposit + bonus) x 30 before withdrawals.
- Bonuses cannot be removed, and associated profits may be adjusted upon withdrawal.
- The Company reserves the right to cancel bonuses at any time.

21. Agreement Modification

The Company may modify or discontinue any part of this Agreement without notice.

22. Complaint Resolution

Complaints are resolved internally via email. The Company will investigate and respond within one week.

23. Compliance

KYC documents are required for account verification. Non-compliance may result in account suspension. Payment methods must be in the client's name unless a spousal relationship is documented.

24. Governing Law

This Agreement shall be construed, interpreted, and enforced in accordance with the laws of the United Kingdom. Any disputes arising under or in connection with this Agreement shall be subject to the exclusive jurisdiction of the courts of the United Kingdom, unless otherwise agreed upon in writing by both parties.

By agreeing to this Agreement, all parties accept and consent to the legal framework and	
procedural rules established under UK law.	

For further information or assistance, please contact us at support@masteredgetrust.com