



Terms & Conditions

1. Introduction & General terms

1.1. Driblo, a brand name of Driblo Link Ltd (the “Company”, “us”, “we”, “our”, “ours” or “ourselves” as appropriate) is a private limited liability company existing under the laws of Cyprus. For the purposes of these terms (the “Terms”) references to “you”, “your”, or “client” refer to you, unless otherwise stated.

1.2. By default, you must read, agree and accept all the terms and conditions set out below, and any additional documents incorporated herein before you establish a business relationship with us.

1.3. If you have objections to any of Terms, or any part thereof, and/or if you do not agree to be bound by these terms and conditions, or any part thereof, you are not permitted to access and/or use our services (“Services”) in any way and should inform us in writing immediately.

1.4. By accepting these Terms, you confirm and acknowledge that we reserve the right to amend, alter, modify, delete or add to any of the provisions of these Terms at any time. When these Terms are modified we will post such changes on our Website or otherwise notify you of such changes.

2. Services

- 2.1. None of the Services provided by us constitute investment services under applicable law. We do not offer or provide any guidance, instructions, or information on how or in what manner you should conduct transactions when using the services, nor do we provide any similar information regarding the investment instruments traded. Likewise, we do not accept any such guidance, instructions, or information from you.
- 2.2. The Services do not include investment advice or recommendations. No employee, staff member, or representative of the Company is authorized to offer investment advice or recommendations.
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2.3. If any statement or information provided by an employee, staff member, or representative of the Company is interpreted as investment advice or a recommendation, the Company expressly disclaims such interpretation and shall not be held responsible for it.

2.4. Our Services are not available to people aged under the age of 18 or who have not attained the legal age. To avoid any doubt, we disclaim any liability for unauthorised use by minors of our Services in any manner or form.

2.5. Without limiting the hereinabove provisions, our services are not available in areas where their use is illegal, and we reserve the right to refuse and/ or cancel access to our services to anyone at our sole discretion.

2.6. For the avoidance of doubt, the ability to access our Website does not necessarily mean that our services, and/ or your activities through it, are legal under the laws, regulations in your country of residency.

3. Disclaimer

3.1. You acknowledge, represent, and warrant that you are not a citizen or resident (permanent or otherwise) of, and will not access or use the Services from, any restricted territory. You acknowledge and agree that it is your sole responsibility to ensure that your use of the Services complies with all applicable laws and regulations in your jurisdiction, including those of your country of citizenship or residence. You further agree to indemnify and hold harmless the Company and its officers, employees, and agents from and against any loss, damage, or liability arising out of or in connection with your Account being established or the Services being used in any manner that is unlawful or not permitted in any jurisdiction. For the purposes of these Terms, a restricted territory includes those countries expressly identified as such in the Company's website^[1], as well as any other jurisdiction that may be designated from time to time by relevant governments or governmental agencies as being subject to trade or financial sanctions, restrictions, or prohibitions.

3.2. By purchasing or accessing any of the Company's products or Services, you represent and warrant that all information provided by you is true, accurate, and complete. You must promptly notify the Company if any of the above representations become inaccurate or invalid at any time.

3.3. The Company reserves the right, in its sole discretion and without prior notice, to suspend or terminate your Account or access to the Services if it reasonably believes such action is necessary to comply with applicable laws, regulations, or sanctions. You explicitly acknowledge and agree that any fees or payments made to the Company are non-refundable in the event of a breach of this Section.

4. Definitions - Interpretation

4.1. Unless expressly stated otherwise or the context requires it, the following words have the following meanings when used in these Terms:

4.1.1.Account means an account created by you, or on your behalf, to use Services offered by the Company.

4.1.2.Account Application Form means the relevant application form you must complete to establish an Account.

4.1.3.Evaluation means a simulated trading challenge based on which we will determine whether the Company considers a person to have sufficient proficiency in trading in order to fund their Account.

4.1.4.Funded Trader means a person who successfully completes the Evaluation and accepts the Company's offer to place theoretical trades using representative real-time data on the Company's platform.

4.1.5.Rewards means the monetary payment provided to the Funded User based on program rules.

4.2. In these Terms, all the words that denote only the singular number will also comprise the plural, wherever the aforementioned definitions apply and vice versa and the words that denote natural persons will comprise legal persons and vice versa. Words denoting any gender include all genders and whenever reference is made to the terms "Paragraphs", "Clauses", "Sections" and "Appendices" it concerns paragraphs, sections, and appendices of this Agreement.e.

5. Account establishment

5.1. To establish your account, you must complete the Account Application Form on the Website and provide the Company with all additional information requested to enable the Company to complete required identity verification and anti-money laundering checks.

5.2. You acknowledge that we might obtain, verify and record information identifying each individual who registers an Account with us, including but not limited to:

5.2.1. Governmental issued identification documents (Passport/ID/Driving License);

5.2.2. Recent proof of residential address;

5.2.3. Additional documentation as deemed necessary to verify your identity.

5.3. You authorise the Company and its third-party service providers to collect, process, and verify such data in accordance with applicable law and our Privacy Policy.

5.4. The Company has full and complete discretion as to whether it accepts an Account Application Form or proceeds with establishing or maintaining an Account.

6. Challenge fee

- 6.1. Upon establishing your Account, you will be required to select an Evaluation and pay the corresponding fee (the "Challenge Fee") in full prior to being granted access to the Platform. The Challenge Fee is strictly non-

refundable once your assessment period has commenced, except where a refund is expressly required by applicable law.

6.2. By submitting an Account Application Form, you expressly authorize the Company to establish your Account and acknowledge that you are accessing and using the Services voluntarily, without any form of solicitation, coercion, or undue influence from any party.

6.3. You agree that payment of the Challenge Fee is made voluntarily and in accordance with your chosen Evaluation. You must not initiate or submit a chargeback in relation to the Challenge Fee without substantiated grounds, including, but not limited to, circumstances where you have already begun receiving the Services or have accessed or used the platform in any manner.

6.4. The Company reserves the right to present these Terms as evidence to dispute any unsubstantiated chargeback claim. You shall be liable for any costs, expenses, or losses incurred by the Company (including administrative fees and legal costs on a full indemnity basis) arising from the defense or recovery of any unsubstantiated chargeback.

7. Evaluation & Funded accounts

7.1. Upon receipt of the applicable Challenge Fee, you will be granted access to the platform to commence your Evaluation.

7.2. Each Evaluation contains specific rules on profit targets, drawdowns, trading days and leverage use.

7.3. You may only change your selected Evaluation with the prior consent of the Company. The Company may, at its discretion, require you to pay any additional amounts necessary to cover differences in Challenge Fees or administrative costs incurred in facilitating the change. The Company reserves the exclusive right to approve or deny any request to change an Evaluation at its sole discretion.

7.4. The successful completion of Evaluations does not guarantee becoming a Funded Trader.

8. Payments

8.1. Payments are generally made every fourteen (14) days, or on-demand where such an option is available, subject to any applicable processing fee^[2].

8.2. Profit splits may be provided at rates of up to ninety-five percent (95%), depending on the specific program type or Evaluation outline selected by the Funded Trader.

8.3. All payouts will be processed only after the Company has verified the Funded Trader's payment account and confirmed that all applicable program rules, trading conditions and Funded Trader criteria have been fully met.

8.4. Payments will be made in the U.S. Dollars (USD) or, if expressly agreed by the Company, in an equivalent amount in another currency.^[3]

8.5. Payments will be made to the bank account nominated by you, provided that such account has been verified and is held in your name.

8.6. The Company reserves the absolute right to withhold, delay, suspend, or cancel any payout if it reasonably determines that there has been a breach of these Terms, the program rules, or any applicable laws or regulations, or where any form of fraudulent, abusive, or non-compliant activity is suspected.

9. Technical issues, infections, contaminations or other or destructive content

9.1. We shall not be liable, and you agree not to hold or seek to hold us or any of our agents or third-party service providers, liable for any technical problems, system failures and malfunctions, communication line failures, equipment or software failures or malfunctions, system access issues, system capacity issues, high Internet traffic demand, security breaches and unauthorised access, and other similar computer problems and defects.

9.2. We do not represent, warrant or guarantee that you will be able to access and/or use our online platform at all times or locations of your choosing, or that we will have adequate capacity for our online trading platform as a whole or in any geographic location or guarantee that our online trading platform will provide uninterrupted and error-free service. We do not make any warranties or guarantees with respect to our online trading platform and the content thereof, including, but not limited to, warranties for merchantability or fitness for a particular purpose.

9.3. We shall not be responsible for an impossibility to execute trades and requirements due to failures in the operation of informational systems caused by technical faults, which are beyond our control.

9.4. You understand that we cannot and do not guarantee or warrant that files and/or software available for downloading through our platform will be free of infection or viruses, worms, Trojan horses or other code that manifest contaminating or destructive properties. You are responsible for implementing sufficient procedures and checkpoints to satisfy your particular requirements for accuracy of data input and output, and for maintaining a means external to our online trading platform for the reconstruction of any lost data.

10. Prohibited trading practises and conduct

10.1. You agree not to engage, among others, in:

10.1.1. Prohibited trading practices listed below, including but not limited to those mentioned, may result in corrective or legal actions, warnings, denial of funded accounts or rewards, or permanent suspension.

10.1.2. Fraudulent activities, including but not limited to manipulating market prices, spoofing, or any behaviour designed to mislead or create artificial market conditions.

10.1.3. Strategies that exploit errors in the system, such as inaccurate price displays, delayed updates, or discrepancies in data feeds. This includes the use of external or slower data feeds from sources like personal broker accounts, Futures Feeds, or other platforms to gain an unfair advantage.

10.1.4. Coordinating trades with others, including between linked accounts of the same client or other clients, to manipulate the market is strictly prohibited. This includes activities such as executing opposing positions across multiple accounts to create artificial trading activity.

10.1.5. High-frequency trading (“HFT”) systems, AI-driven tools, or any mass data-entry methods that manipulate or exploit inefficiencies in the system. The use of such technologies that provide an unfair advantage, such as exploiting execution speeds or order-processing times, is prohibited.

10.1.6. Executing trades in a manner that contradicts standard financial-market practices or raises concerns of financial harm to the Company, such as over-leveraging, over-exposure, or account rolling, is prohibited.

10.1.7. Manipulating lot sizes or executing small trades in an effort to artificially meet trading-day requirements or bypass risk controls and any other action not compliant with proper risk-management principles.

10.1.8. Arbitrage trading, including latency arbitrage, hedge arbitrage, reverse arbitrage, or rollover-scalping arbitrage, is prohibited. These strategies exploit inefficiencies in the system rather than true market speculation.

10.1.9. Engaging in high-frequency trading or gap trading (taking advantage of market closures and re-openings).

10.1.10. Copy trading, mirror trading, or using third-party tools like Expert Advisors (“EAs”) to replicate trades among multiple clients is strictly forbidden. Clients must demonstrate independent decision-making and not attempt to artificially inflate success rates through linked or replicated trades.

10.1.11. The use of third-party EAs designed for tick-scalping, rollover-scalping, or high-frequency trading strategies is prohibited. Clients using third-party EAs must own the source code of the software.

10.1.12. Engaging in excessive or unrealistic trading volume, including executing an abnormally high number of trades or using large lot sizes with minimal pip movement to artificially inflate profits.

10.2. Clients must manage their risk responsibly and are prohibited from using a disproportionate portion of their account equity on a single trade or in a manner that undermines prudent risk-management practices. For the purposes of this clause, using more than thirty percent (30%) of the available margin per asset class (including a single trade or a group of trades) will be deemed excessive and may constitute a breach of acceptable trading conduct. Clients must also avoid failing to diversify their strategies or concentrating risk excessively in a single instrument or market. Engaging in gambling behaviour, such as risking large portions of capital on a single high-stakes trade, one-sided bets, or account rolling, is strictly prohibited.

10.3. While the challenge is conducted on a demo account and does not involve real capital, the Company reserves the right to monitor all trading activity for signs of excessive risk-taking, abusive strategies, or behaviour inconsistent with responsible trading. If, during the evaluation phase, a Client engages in trading practices that, in the Company's sole discretion, indicate a high likelihood of causing significant losses, the Company reserves the right to disqualify the Client from the program, suspend access to the account, or terminate the evaluation without refund.

10.4. Clients must maintain consistency in their trading approach, including reasonable alignment in lot sizes relative to their overall strategy and account balance. Abrupt or unjustified changes in lot sizes—such as trading one (1) lot followed by ten (10) lots without a clear strategic basis—may be deemed reckless behaviour or gambling rather than disciplined trading. The Company reserves the right to investigate and take action against trading patterns that lack consistency, risk management, or evidence of a defined trading plan.

10.5. Clients must not impersonate any person or entity, misrepresent their affiliation, or conceal their true identity or trading purpose. Any form of deceitful or misleading identification, whether during account creation or while engaging in trading activities, is strictly prohibited.

10.6. Creating, operating, or maintaining multiple accounts without the Company's prior written authorization is prohibited. Clients may not open or use additional accounts to circumvent trading limits, risk parameters, or evaluation criteria.

10.7. Clients may not share, sell, or otherwise transfer their login credentials, account access, or platform permissions to any third party. Any detected sharing or unauthorized access will result in immediate suspension or termination of all related accounts.

10.8. Any attempt to abuse, modify, decompile, reverse-engineer, or otherwise interfere with the Company's trading platform, servers, data feeds, or technological infrastructure is strictly forbidden. Clients must not attempt to gain unauthorized access to the Company's systems or exploit any aspect of the platform's functionality.

10.9. Clients are prohibited from uploading, transmitting, or introducing any viruses, worms, bots, scripts, or other malicious or automated code that may damage, disrupt, or alter the operation of the Company's systems, servers, or software.

10.10. Clients must not publish, post, or distribute any false, misleading, or defamatory statements or materials about the Company, its affiliates, employees, or representatives. Conduct that damages or attempts to damage the reputation or goodwill of the Company is strictly prohibited.

10.11. Any illegal, fraudulent, or unauthorized activity, whether directly related to trading or otherwise, constitutes a material breach of these Terms. Such actions may result in immediate account termination, disqualification from any program or

evaluation, and potential legal action at the Company's discretion.

10.12. If the Company determines you have contravened this clause 10.1., then the Company may immediately and without notice to you terminate or suspend your Account and you will forfeit any fees or payments you are entitled to under these Terms. You will not be eligible to become or remain a Funded Trader if your trading activities contravene the prohibitions of this clause 9.1. and you agree the Company may review your trading activities at any time to determine if such contraventions have occurred.

11. Intellectual property

11.1. All copyrights, trade/brand names, licence code, logos, and/or trademarks published on our website belong to us or of the third parties which have been authorised by us of its use on their websites, protected by international copyright and trademark laws. You are prohibited to modify, copy, alter, advertise, publish, sell, distribute or make any commercial use of the copyrighted material, whether in whole or in part, except with signed prior consent from us. All referenced third party logo's trademarks and products on our website are the property of the respective (site) owner(s) and must not be used or distributed without permission of the owner(s). Any violation of these provisions will null and void the licence granted hereunder.

11.2. You shall refrain from providing or uploading content that is illegal or harmful or inappropriate to other clients, and prohibited action which might revoke our licence.

12. Personal data protection - privacy

12.1. We collect Information from you in several cases including when you: (a) open an Account and provide us with information through the Account Application Form; (b) make a transaction with us; (c) additionally, from time to time, we may collect information about you from third party entities. By providing us with information, you are giving us your consent to collect, use, and store the information. For more information, please read our Privacy Policy.

13. Tax

13.1. You agree, you are responsible for the payment of all taxes that may arise in relation to your Account with us. We do not provide any tax advisory services to you on any tax issues related to the Services offered. You are solely responsible to seek independent tax advice with respect to the Services offered.

13.2. INDEMNIFICATION, DISCLAIMER, AND LIMITATION OF LIABILITY

13.3. Our obligations under these Terms do not constitute personal obligations of our directors, officers, shareholders, partners, members, employees, associates, representatives, agents, third party service providers, payment service providers, and/or third party content providers and/or any of them.

13.4. To the maximum extent permitted by law, we will not be liable for any consequential, incidental, special, direct, or indirect damages (including, but not limited to lost profits, trading losses or damages that result from use or loss of use of our online trading platform and third party content, inconvenience or delay). This is true even if such damages were foreseeable or whether either party has been advised of the possibility of such losses or damages.

13.5. Except as otherwise required by law, we will not be liable to you or anyone else for any loss resulting from a cause over which we do not have direct control. This includes failure of electronic or mechanical equipment or communications lines (including telephone, cable, and internet), unauthorised access, viruses, theft, operator errors, severe or extraordinary weather (including flood, earthquake, or other act of god), fire, war, insurrection, terrorist act, riot, labour dispute and labour problems, accident, emergency or action of government.

13.6. Driblo's liability is limited to the amount you paid within thirty (30) days prior to the claim.^[4]

14. Confidentiality

14.1. Neither party shall disclose any information relating to the business, investments, finances, or other matters of a confidential nature of the other party of which it may in the course of its duties or otherwise become possessed, and each party shall use all reasonable endeavours to prevent any such disclosure. However, this shall not apply in the following cases:

14.1.1. with the consent of the party who provided the information (such consent not to be unreasonably withheld);

14.1.2. if allowed or required by law or the Terms or required by a regulatory authority;

14.1.3. in connection with any legal proceedings relating to the Terms;

14.2. Your personal data and information will be stored no longer than necessary to carry out the purposes listed in these Terms.

14.3. This Clause shall survive the termination of these Terms.

15. Termination

15.1. The Company may, at its sole discretion, suspend or terminate any Account, access, or use of the Services at any time, with or without notice, if it determines or reasonably suspects that:

15.1.1. you have breached these Terms, any program rules, or applicable laws;

15.1.2. you have engaged in any prohibited trading strategies, abusive practices, or fraudulent activity; or

15.1.3. termination is otherwise required for legal, regulatory, or risk management reasons.

16. Entire agreement - severability

16.1. These Terms (together with its annexes, appendices, addenda, attachments, schedules, and exhibits and/or amendments) represents the entire agreement between you and us concerning the access and use of our online platform, and it cancels and supersedes all previous arrangements or agreements by and between you and us with respect to the subject matter hereof, superseding any other communications or understandings between you and us, except as determined and/or stated otherwise.

16.2. Each part of these Terms is a distinct undertaking. In the event any provision of these Terms is held to be invalid, illegal or unenforceable in any respect by a court of competent jurisdiction, such invalidity, illegality or unenforceability shall not affect any other provision or part of a provision of these Terms, which shall remain in full force and effect and shall in no way be affected or invalidated.

17. Review, amendments and modifications

17.1. We reserve the right to change, amend, alter, modify, delete or add to any of the provisions of the Terms at any time with or without giving any advance or prior notice by publishing such changes on our official website, and therefore, we suggest that you check these Terms from time to time. We may notify you of material changes that may impact your trading activity and/or Account at the email address associated with your Account, and you agree to accept email communications, links to, and/or our posting of any revised Terms on our trading platform and/ website. You agree, any of these means of communicating changes in these Terms constitutes adequate notice to you. Your continued access or use of the website or trading platform indicates your agreement to be bound by any such revisions.

18. Governing law and jurisdiction

18.1. All the terms and conditions of this Agreement as well as any matters pertaining to this Agreement, including without limitation to matters of interpretation or disputes, shall be governed by the applicable laws of Cyprus

18.2. The Company and you irrevocably submit to the jurisdiction of Cyprus for the settlement of any disputes that arise in relation to these Terms.

you shall add them in the footer @christos@skilling.com

Assigned to christos@skilling.com

confirm the fee

confirm

this is too limited @christos@skilling.com

Assigned to christos@skilling.com