

Volt Funded Trader Agreement

1. Introduction

- 1.1. This Agreement governs the use of the **Volt Funded Account** between us, our successors and assigns, and you. This Agreement should be read in conjunction with the policies, rules, and regulations provided on the Dashboard, Platform or Website.

2. Effective Date and Acceptance

- 2.1. This Agreement will become effective upon your acceptance or upon the commencement or continuation of use of the Dashboard, Platform and/or the provision of Services under this Agreement.

3. Eligibility and Representations

- 3.1. To be eligible to be appointed as a Trader under this Agreement, you must:
- a) complete the initial phase(s) of the Challenge;
 - b) accept this Agreement and any applicable documents we may require in our sole discretion;
 - c) receive our approval to open the Account, and
 - d) provide accurate, current, and complete information during registration.
- 3.2. You further represent and warrant that:
- a) you are a natural person of legal age and capacity to enter into this Agreement;
 - b) you are not relying on investment advice provided by us or any other entity and make trading decisions independently;
 - c) your activities under this Agreement are not and will not be prohibited under any applicable laws or regulations to which either you or we are subject;
 - d) you have full power and authority to enter into this Agreement and perform your obligations hereunder;
 - e) you will not engage in any illegal or unauthorised activity, will keep your Account and other information up to date so that we can process your transactions and contact you as required, and your trades are made solely through your own efforts;
 - f) any trading decisions you make are at your own risk, and we, our affiliates, employees, and agents will not be liable for any losses you may sustain; you are solely responsible for determining whether any trading strategy, or service is suitable for you based on your investment objectives, financial situation, and personal needs;
 - g) you are not subject to any legal, regulatory, or contractual restrictions that prohibit you from entering into this Agreement or trading in the markets; and
 - h) you will comply with all applicable laws, rules, and regulations in your jurisdiction.

4. Services

- 4.1. Subject to the conditions in Clause 3 being fulfilled, we will open and fund a simulated trading account and provide you with credentials to access and trade through our Dashboard. You agree to perform the following activities in the Account:
- a) develop trading strategies for various instruments that meet our criteria specified on the Dashboard;
 - b) execute and place trades in the instruments and through the Platform to demonstrate successful implementation;
 - c) comply with all obligations under this Agreement and any rules or guidelines set forth on the Dashboard.
- 4.2. You may also be required to provide additional services ancillary to the core services described above.

5. Account Rules

- 5.1. You must complete the onboarding process and provide Know-Your-Customer (KYC) information and/or documentation before receiving access to your Account, Dashboard, Platform, and/or any payments.
- 5.2. To maintain your Account, you must adhere to this Agreement and any communications from us. Trading must comply with all Rules and limits, including but not limited to:
 - a) Daily Drawdown Limit;
 - b) Maximum Drawdown Limit;
 - c) Profit Target/Challenge rules;
 - d) Prohibited Trading Practices;
 - e) Trading Hours and Market Events; and
 - f) any other terms set forth therein.

6. Withdrawals of Profits

- 6.1. If you successfully meet the Account's requirements as provided on the Dashboard, you will receive a share of the net realised profits generated through your Account, as per the profit split set on the Dashboard.
- 6.2. You may only withdraw profits that exceed the initial funded balance (i.e., any Equity above the original funded Capital). You acknowledge that the original funded Capital itself is not withdrawable.
- 6.3. You must comply with any minimum withdrawal thresholds or other conditions that we display on the Dashboard.
- 6.4. You may submit a withdrawal request at any time; however, we will process payouts only in accordance with the applicable payment cycle or other defined intervals shown on the Dashboard. We will not process any withdrawal outside the stated payment cycle unless we expressly communicate or approve otherwise. Once all applicable conditions are met and your withdrawal request is approved, we will process payments within a reasonable timeframe in accordance with our policies.
- 6.5. We reserve the right to verify, review, and audit your trading activity before approving any withdrawal. We may withhold, delay, or cancel payouts if you violate, or we reasonably suspect you have violated, any rule or any term of this Agreement. If a violation is suspected, we may temporarily withhold payment pending a full investigation.
- 6.6. Withdrawals will be processed only upon completion of all required Know-Your-Customer (KYC) verification procedures. We may request additional information or documentation where necessary to comply with legal, regulatory, or internal compliance requirements.
- 6.7. You may withdraw funds only through the withdrawal methods and payment options made available on the Dashboard or Platform. We may authorise an alternative withdrawal method only if we provide explicit written approval.
- 6.8. We may reduce your payout by any charges, fees, or costs associated with processing the withdrawal, including but not limited to bank fees, payment processor charges, currency conversion costs, or any other applicable transaction expenses.
- 6.9. We may, at our discretion and subject to the terms of this Agreement, refund any Fees in addition to your first profits.

- 6.10. Your account must be at least seven (7) days old before you can request a payout, even if you have met the minimum trading days requirement. Additionally, all open positions must be closed prior to submitting a withdrawal request.

7. Prohibited Trading Practices

- 7.1. You will not engage in the following prohibited trading practices during the performance of the Services:
- a) high-frequency trading (HFT), micro-scalping, arbitrage, news-based gap trading, hedging across accounts, trade coordination, tick scalping, Expert Advisors (EAs), and similar strategies;
 - b) exploiting platform quirks such as demo-server data freezing or engaging in news trading around major announcements (e.g., ± 2 minutes);
 - c) coordinated group trading to manipulate markets or circumvent risk controls;
 - d) use of martingale/grid strategies or other high-risk, inefficient approaches;
 - e) irregular or unauthorised access to the Dashboard, Account or Platform;
 - f) any form of deceitful or fraudulent activity;
 - g) allowing any third party to access or trade on your Account;
 - h) engaging with third parties to execute trades on their behalf or providing account management services to others;
 - i) exploiting pricing errors or latency in the Platform;
 - j) using non-public or insider information;
 - k) front-running trades;
 - l) gap trading, server spamming, latency arbitrage, long-short arbitrage, reverse arbitrage, server execution manipulation, opposite account trading, third-party copy trading or similar activities;
 - m) trading in a manner that jeopardises our relationship with service providers or creates regulatory issues.

8. Use and Safety

- 8.1. You acknowledge and accept full responsibility for monitoring your Account to ensure that all trades are executed correctly and that no unauthorised activity occurs. You must not give control of your Account to any other person or entity, nor will you control or access any other authorised trader's Account.
- 8.2. You are responsible for always maintaining the confidentiality and security of your Account credentials and for preventing unauthorised access, use, or disclosure. If you become aware of any deliberate or inadvertent disclosure, loss, theft, or unauthorised use of your credentials, you must immediately notify us and request the issuance of new login details.
- 8.3. Any activity carried out using your Account credentials will be deemed to have been undertaken by you, and you will be held liable for such activity unless and until we have been notified of the breach and have acknowledged receipt of your request for new credentials.

9. Intellectual Property

- 9.1. All copyright, trademark, trade secret, and other intellectual property rights ("IP") in and related to our Dashboard, Platform, Account, website, technology, branding, processes, and materials will remain the sole and exclusive property of the Company and/or its third-party licensors and service providers.
- 9.2. You acknowledge that you have no ownership rights or interests in the IP other than the limited, revocable right to access and use the Dashboard, Platform and Account in accordance with this Agreement.
- 9.3. You further agree not to:
- a) publish, distribute, transmit, or disclose any information related to or derived from the IP to any third party;

- b) copy, alter, modify, decompile, disassemble, reverse engineer, or attempt to derive the source code, structure, or ideas underlying the Dashboard or Platform;
- c) create derivative works based on the IP; or
- d) use the IP for any purpose other than as expressly permitted by this Agreement.

9.4. You acknowledge that the IP is confidential and the result of substantial investment of time, skill, and resources by the Company, and agree to preserve its confidentiality accordingly.

10. Confidentiality Obligations

10.1. You agree to:

- a) use all Confidential Information solely for the purpose of performing your obligations under this Agreement;
- b) not disclose Confidential Information to any third party without our prior written consent, except where such disclosure is required by law, regulation, or judicial process, or to professional advisors, employees, or agents who require access for the purpose of performing their duties and who are bound by equivalent confidentiality obligations; and
- c) take reasonable and appropriate measures to maintain the confidentiality of Confidential Information, using standards no less stringent than those you use to protect your own confidential data.

10.2. “**Confidential Information**” includes, but is not limited to, trading parameters, Dashboard and Platform features, proprietary strategies, internal policies, IP, and any non-public data provided by the Company.

10.3. The confidentiality obligations under this Clause will survive the termination or expiration of this Agreement.

11. Liability

11.1. To the fullest extent permitted by applicable law, we disclaim all liability for any losses, damages, costs, or expenses you may incur in connection with your use of the Account or Platform, except where such loss is caused by fraud, gross negligence, or willful misconduct.

11.2. In particular, we will not be liable for:

- a) direct, indirect, incidental, special, or consequential losses;
- b) trading losses resulting from decisions made by you;
- c) loss of profits, goodwill, business opportunity, or data;
- d) failure to respond to market fluctuations;
- e) errors, failures, or interruptions in the Dashboard, Platform, or Trading Environment;
- f) unauthorised access to your Account or credentials;
- g) system failures, viruses, or data breaches on your device or network;
- h) force majeure events or actions of third parties;
- i) your breach of any terms of this Agreement.

11.3. In all cases, our total aggregate liability under this Agreement will not exceed the total profit amount (if any) generated by you under the Account.

12. Indemnity

12.1. You agree to fully indemnify, defend, and hold harmless the Company and its directors, officers, employees, affiliates, agents, service providers, and licensors (collectively, the “Indemnified Parties”) from and against any and all losses, liabilities, claims, damages, penalties, expenses (including legal costs), or demands of any nature whatsoever, whether direct or indirect, arising from:

- a) your breach of any provision of this Agreement, including any Dashboard rules or applicable laws;
- b) your failure to perform your obligations in connection with your Account or trading activity; or

- c) any claim arising from the execution or attempted execution of any trade made by you or through your Account.

12.2. We reserve the right to set off any amounts due to you against any indemnified losses or pending disputes.

13. Service Availability, Issues and Remedies

13.1. The Dashboard and Platform (including any third-party brokerage or trading software made available to you) is provided on an "as-is" and "as available" basis. We make no express or implied representations or warranties of any kind, including but not limited to:

- a) uninterrupted, error-free, or secure operation;
- b) merchantability or fitness for a particular purpose;
- c) timeliness, accuracy, or completeness of data; or
- d) that defects will be corrected.

13.2. You acknowledge that interruptions, delays, or other issues may occur due to scheduled maintenance, third-party outages, cyberattacks, or technical failures. We will not be liable for any resulting loss or inconvenience.

13.3. You assume all responsibility for backing up your data, securing your system, and protecting your devices from potential threats or security risks. We reserve the right to update or modify the Dashboard, correct inaccuracies (including pricing or promotional errors), and revise service offerings without prior notice.

14. Amendments and Changes

14.1. We reserve the right, at our sole discretion, to amend this Agreement, the Dashboard rules, and any associated policies at any time.

14.2. Such amendments will be communicated to you via Written Notice (as defined in Clause 15) and will take effect upon issuance unless otherwise stated. Your continued use of the Account following notice of any amendment constitutes your acceptance of the revised terms.

14.3. We also reserve the right to suspend, modify, or discontinue any part of the Services, Account, or Dashboard features at any time without prior notice.

15. Written Notice

15.1. Any Written Notice under this Agreement may be delivered through one or more of the following methods:

- a) internal messaging via the Dashboard or Platform;
- b) email to your last address provided;
- c) postal delivery; or
- d) public posting on the Dashboard or Website.

15.2. Notices will be deemed served as follows:

- a) Email: within one (1) hour of sending;
- b) Internal messaging: immediately upon sending;
- c) Post: one (1) Business Day after mailing;
- d) Dashboard /Website post: within one (1) hour of publishing.

16. Termination

16.1. Either Party may terminate this Agreement by providing not less than five (5) Business Days' Written Notice to the other.

- 16.2. We may terminate this Agreement immediately and without notice if:
- a) you fail to perform any obligation owed under this Agreement;
 - b) you breach any Dashboard rule, policy, or applicable regulation;
 - c) you become subject to insolvency, bankruptcy, or similar proceedings;
 - d) any representation or warranty made by you becomes untrue or misleading;
 - e) you engage in Prohibited Trading Practices or fraudulent activity;
 - f) we determine, in our sole discretion, that immediate termination is necessary to protect our interests or comply with legal/regulatory obligations;
 - g) you fail to trade in your account for a continuous period of thirty (30) days, resulting in account inactivity.
- 16.3. Upon termination, we may:
- a) close your orders or trades;
 - b) suspend or close your Account;
 - c) cancel open trades;
 - d) restrict future access to our services;
 - e) withhold any unpaid profits pending investigation.
- 16.4. If a net positive balance exists in your Account following termination, and no rule violations are confirmed, such balance will be paid to you in accordance with our policies subject to all Company materials and confidential data being returned or deleted.
- 16.5. The provisions of this Agreement that by their nature are intended to survive termination will remain in full force, including but not limited to Clauses on Payment, Indemnity, Confidentiality, Intellectual Property, and Governing Law.

17. Independent Contractor

- 17.1. You acknowledge that you are operating as an independent contractor and not as an employee, agent, partner, or representative of the Company. Nothing in this Agreement will be construed to establish a joint venture, partnership, employment, or agency relationship.
- 17.2. You will not hold yourself as having authority to bind or represent the Company unless expressly authorised in writing. All trading decisions will be your sole responsibility, and you will not receive any employment-related benefits or compensation outside the scope of the agreed-upon profit share.

18. Force Majeure

- 18.1. We may, in our sole discretion, determine that a Force Majeure Event exists if circumstances beyond our reasonable control prevent us from fulfilling our obligations. These events include but are not limited to: natural disasters, acts of terrorism, war, cyberattacks, pandemic-related restrictions, utility outages, or market disruptions.
- 18.2. In such cases, we will notify you where feasible and may take or omit any action we reasonably deem appropriate, including suspending Services or Accounts, without incurring liability.

19. Assignment

- 19.1. We may assign, novate, or transfer all or part of our rights and obligations under this Agreement to a third party, provided that such assignment does not materially reduce your rights. You may not assign or transfer your rights or obligations without our prior written consent.

20. Severability

- 20.1. If any provision of this Agreement is found to be invalid or unenforceable under applicable law, the remainder of this Agreement will remain in full force and effect. The invalid or unenforceable provision will be replaced with a valid provision that most closely reflects the original intent.

21. Waiver

- 21.1. No waiver of any breach of this Agreement will be deemed a waiver of any subsequent breach. No waiver will be effective unless in writing and signed by the Party granting the waiver.

22. Governing Law and Dispute Resolution

- 22.1. This Agreement will be governed by and construed in accordance with the laws of England and Wales.
- 22.2. In the event of any dispute arising out of or in connection with this Agreement, the parties will first seek to resolve the matter through good-faith negotiations, and where appropriate, in a manner consistent with prevailing market practice, within fifteen (15) days of receiving written notice of the dispute.
- 22.3. If the dispute is not resolved through negotiation within sixty (60) days, the parties agree to submit to the exclusive jurisdiction of the courts of England and Wales for the resolution of the dispute.

23. Entire Agreement

- 23.1. This Agreement, together with all rules, policies, and notices referenced herein, constitutes the entire agreement between you and us with respect to the subject matter and supersedes all prior agreements or understandings.

24. Language

- 24.1. This Agreement is made in the English language. In the event of any discrepancy between translations, the English version will prevail.

25. Defined Terms

- 25.1. The following definitions apply to these Terms unless the context dictates otherwise:

"Account" means the virtual trading environment provided to the Trader under this Agreement. The Account is funded with simulated capital and can be accessed and operated via the Platform and as described in Clause 4.1.

"Agreement" means this Funded Trader Agreement, including all incorporated policies, schedules, notices, and Dashboard rules, as amended from time to time.

"Business Day" means any day other than a Saturday, Sunday, or public holiday in the jurisdiction in which the Company operates.

"Capital" means the Company's original amount allocated to the Trader in the Account, excluding any profits or losses incurred.

"Challenge" means the simulation programs or steps that you are required to complete in accordance with the Rules, Guidelines and this Agreement to qualify for a Profit from trading activities within the Platform.

"Company", "we", "us", or "our" means the provider of the funded trading services under this Agreement, including its successors, assigns, employees, and authorised agents i.e., Parlance Trading Ltd licensed by the

Mwali International Services Authority, Island of Mohéli as an International Brokerage and Clearing Company under number T2023236.

"**Confidential Information**" means all non-public, sensitive, or proprietary information disclosed by the Company to the Trader in connection with this Agreement, including but not limited to trading parameters, intellectual property, internal procedures, and technical data.

"**Daily Drawdown Limit**" means the maximum permissible net loss that a Trader may incur in a single trading day, as measured from the beginning-of-day balance or equity, whichever is higher. Breach of this limit will constitute a material violation of this Agreement and may result in immediate termination of the Trader's account or disqualification from the trading program.

"**Dashboard**" means the online user interface or portal through which the Trader can access performance metrics, payout schedules, notices, and account information.

"**Rules**" or "**Guidelines**" means the trading parameters, restrictions, and requirements set forth on the Dashboard, including but not limited to drawdown limits, profit targets, trading timeframes, and risk management rules.

"**Downtime**" means any interruption, delay, error, or deficiency in the operation or availability of the Dashboard, Platform, Trading Environment, or Account access.

"**Force Majeure Event**" means any event beyond the reasonable control of the Company, including but not limited to natural disasters, war, terrorism, cyberattacks, pandemics, system failures, market suspensions, regulatory changes, or any other unforeseeable event affecting the provision of services.

"**Funded Account**" means the Account granted to a Trader who passes all evaluation phases, enabling them to trade the Capital and withdraw a share of the profits they generate.

"**Indemnified Parties**" means the Company and its officers, directors, employees, affiliates, partners, agents, licensors, and service providers.

"**Initial Phase**" means the evaluation and verification stage the Challenge.

"**Intellectual Property**" or "**IP**" means all intellectual and proprietary rights, including without limitation copyrights, trademarks, service marks, patents, trade secrets, and related rights, in the Platform, Account, Dashboard, and all associated materials.

"**KYC**" means Know-Your-Customer documentation and procedures used to verify a Trader's identity and compliance with regulatory requirements.

"**Market Events**" means, but is not limited to, any scheduled economic releases, central bank announcements, and other high-impact events. The Trader may be restricted from opening or holding positions during such events, and any violation may result in disqualification or forfeiture of profits.

"**Maximum Drawdown Limit**" means the total allowable reduction from the initial account balance. If the Trader's account balance falls below this threshold at any time, it will be deemed a breach of the risk parameters, subjecting the Trader to account suspension or termination.

"**Platform**" means MetaTrader, our proprietary trading system, or any successor system we may introduce from time to time, through which you access the Services and conduct simulated trading.

"**Profit Split**" means the percentage of net realised profits from the Funded Account to be allocated to the Trader, as specified on the Dashboard.

"**Profit Target**" means the minimum profit amount or percentage that a Trader must achieve within a specified evaluation or trading period to qualify for progression or payout.

"**Prohibited Trading Practices**" means any trading behavior, strategy, or conduct that is explicitly prohibited under Clause 7 of this Agreement or by the Dashboard Rules.

"**Services**" means the trading services and related obligations to be performed by the Trader under this Agreement, including trade execution, strategy development, and compliance with rules and as described in Clause 4.1.

"**Term**" means the duration of this Agreement, from the Effective Date until termination in accordance with Clause 16.

"**Trader**", "**you**", or "**your**" means the individual entering into this Agreement to access and trade the Funded Account.

"**Trading Environment**" means the technological infrastructure, including but not limited to brokerage platforms, trading software, and data feeds, used to execute trades in the Funded Account.

"**Trading Hours**" means the timeframes during which trading is permitted under this Agreement, as defined by the Dashboard or Platform and subject to market availability.

"**Written Notice**" means formal communication delivered in accordance with Clause 15, including but not limited to emails, Dashboard notifications, Platform posts, or other written formats recognised herein.