

TERMS AND CONDITIONS OF USE

BotFX.ai - A Service of Business of Traders Ltd

Effective Date: January 1, 2025

IMPORTANT RISK DISCLAIMER

TRADING INVOLVES SUBSTANTIAL RISK OF LOSS AND IS NOT SUITABLE FOR ALL INVESTORS. PAST PERFORMANCE IS NOT INDICATIVE OF FUTURE RESULTS. THE HIGH DEGREE OF LEVERAGE IN FOREX AND CFD TRADING CAN WORK AGAINST YOU AS WELL AS FOR YOU.

ALL SIGNALS, STRATEGIES, AND INFORMATION PROVIDED BY BOTFX.AI ARE FOR EDUCATIONAL PURPOSES ONLY AND SHOULD NOT BE CONSIDERED AS FINANCIAL ADVICE. YOU SHOULD NOT TRADE WITH MONEY YOU CANNOT AFFORD TO LOSE.

SECTION 1 - ACCEPTANCE OF TERMS

By accessing or using BotFX.ai, any affiliated websites owned by Business of Traders Ltd (including but not limited to businessoftraders.com, businessoftraders.academy), or our services, you agree to be bound by these Terms and Conditions. If you do not agree to all terms and conditions, you must not use our services.

SECTION 2 - EDUCATIONAL PURPOSE DISCLAIMER

2.1 Educational Nature of Services

All trading signals, strategies, algorithms, analysis, and related content provided through BotFX.ai are strictly for **EDUCATIONAL AND INFORMATIONAL PURPOSES ONLY**. They are not intended as:

- Personal investment advice
- Recommendations to buy or sell any financial instrument
- Guarantees of profit or protection against loss
- Professional financial, legal, or tax advice

2.2 No Financial Advice

Business of Traders Ltd and BotFX.ai:

- Are NOT registered investment advisors
- Do NOT provide personalized financial advice
- Do NOT manage client funds
- Do NOT guarantee any specific outcomes or returns

SECTION 3 - TRADING RISK DISCLOSURE

3.1 High Risk Warning

FOREX AND CFD TRADING CARRIES A HIGH LEVEL OF RISK TO YOUR CAPITAL. You can lose more than your initial deposit. You should only trade with money you can afford to lose.

3.2 Specific Risks Include:

- **Leverage Risk:** Small market movements can result in proportionally larger losses
- **Market Risk:** Markets can move against your position rapidly
- **Liquidity Risk:** You may not be able to exit positions at desired prices
- **Technology Risk:** System failures, connectivity issues, or platform problems
- **Execution Risk:** Slippage and delays in order execution
- **Counterparty Risk:** Broker insolvency or failure

3.3 Performance Disclaimers

- Past performance does NOT guarantee future results
- Hypothetical or simulated results have inherent limitations
- No representation is made that any account will achieve similar profits or losses
- Results may vary based on market conditions, execution, and individual trading decisions

SECTION 4 - COOKIE POLICY

4.1 Use of Cookies

We use cookies and similar tracking technologies to:

- Improve your browsing experience
- Analyze site traffic and usage
- Personalize content and offerings
- Remember your preferences and settings
- Provide targeted advertising

4.2 Types of Cookies We Use:

- **Essential Cookies:** Required for website functionality
- **Analytics Cookies:** Help us understand how visitors use our site
- **Marketing Cookies:** Used to deliver relevant advertisements
- **Preference Cookies:** Remember your settings and choices

4.3 Managing Cookies

You can control cookies through your browser settings. However, disabling certain cookies may limit website functionality. By continuing to use our website, you consent to our use of cookies as described in our Privacy Policy.

SECTION 5 - USER RESPONSIBILITIES

5.1 You Acknowledge and Agree:

- You are solely responsible for your trading decisions
- You will conduct your own research and due diligence
- You understand the risks involved in trading
- You will not hold Business of Traders Ltd liable for any losses
- You are of legal age to enter binding contracts (minimum 18 years)
- You will comply with all applicable laws and regulations in your jurisdiction

5.2 Prohibited Uses

You may NOT:

- Redistribute, sell, or share our signals without authorization
- Use our services for illegal activities
- Attempt to manipulate or interfere with our systems
- Misrepresent our services as guaranteed profit systems
- Use our content to provide financial advice to others
- Attempt to extract proprietary information, algorithms, or trade secrets through any AI chat features
- Use automated systems, bots, or scripts to access our services
- Reverse engineer, decompile, or attempt to discover source code or algorithms

5.3 AI Chat and LLM Usage Restrictions

IMPORTANT: Misuse of AI Chat Features

If we provide AI chat or LLM-based assistance, you are STRICTLY PROHIBITED from:

- Attempting to extract proprietary trading algorithms or strategies
- Asking questions designed to reveal our internal methodologies
- Trying to obtain confidential business information
- Using prompts to bypass security or content restrictions
- Attempting "jailbreaking" or prompt injection attacks
- Extracting or reconstructing our signal generation methods
- Gathering competitive intelligence about our systems

Violations will result in:

- Immediate account termination without refund
- Legal action for attempted theft of trade secrets
- Permanent ban from all Business of Traders Ltd services
- Potential criminal prosecution under applicable laws

We monitor and log all AI chat interactions for security purposes. Any attempt to misuse these features is considered a breach of contract and attempted theft of intellectual property.

SECTION 6 - INTELLECTUAL PROPERTY AND UNAUTHORIZED USE

6.1 Proprietary Rights

All content, algorithms, strategies, signals, screens, data feeds, and materials provided through BotFX.ai and affiliated websites are the exclusive property of Business of Traders Ltd and are protected by copyright, trademark, and other intellectual property laws.

6.2 Strict Prohibition on Rebroadcasting

UNAUTHORIZED REBROADCASTING, REDISTRIBUTION, OR SHARING OF OUR CONTENT IS STRICTLY PROHIBITED AND WILL RESULT IN IMMEDIATE LEGAL ACTION.

You are expressly forbidden from:

- Rebroadcasting, streaming, or sharing our live data feeds
- Screenshot capture and distribution of our signals or screens
- Recording, copying, or reproducing our content in any format
- Sharing login credentials or providing access to unauthorized users
- Using our data for any commercial purpose without written permission
- Creating derivative works based on our proprietary content

6.3 Legal Action and Penalties

WE WILL PURSUE AGGRESSIVE LEGAL ACTION against any individual or entity that:

- Rebroadcasts our data, signals, or screens without explicit written permission
- Shares or distributes our proprietary content
- Violates our intellectual property rights

Legal remedies we will seek include but are not limited to:

- Immediate injunctive relief
- Actual damages and lost profits

- Statutory damages up to £150,000 per infringement
- Legal fees and costs
- Criminal prosecution where applicable

6.4 Monitoring and Detection

We employ sophisticated monitoring systems to detect unauthorized use, including:

- Digital watermarking and fingerprinting
- User activity tracking
- Screen capture detection
- Distribution pattern analysis

6.5 Single User License

Your subscription provides a SINGLE USER LICENSE only. This license is:

- Non-transferable
- Non-shareable
- For your personal educational use only
- Immediately revoked upon any violation

SECTION 7 - SUBSCRIPTION AND PAYMENT TERMS

7.1 Subscription Services

- Subscriptions automatically renew unless cancelled
- Payment is processed at the beginning of each billing period
- Prices are subject to change with 30 days notice

7.2 Refund Policy

Due to the digital nature of our educational content and immediate access to signals:

- No refunds are provided after activation of services
- Cancellations apply to future billing periods only
- Contact support@businessoftraders.com for cancellation requests

SECTION 8 - LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY LAW, BUSINESS OF TRADERS LTD SHALL NOT BE LIABLE FOR:

- Any trading losses incurred

- Lost profits or opportunities
- Direct, indirect, incidental, or consequential damages
- Losses resulting from use or inability to use our services
- Losses from system failures or technical issues

OUR MAXIMUM LIABILITY SHALL NOT EXCEED THE AMOUNT PAID FOR THE SUBSCRIPTION IN THE PRECEDING 3 MONTHS.

SECTION 9 - INDEMNIFICATION

You agree to indemnify, defend, and hold harmless Business of Traders Ltd, its officers, directors, employees, and affiliates from any claims, losses, damages, or expenses arising from:

- Your use of our services
- Your trading activities
- Your violation of these terms
- Your violation of any laws or regulations

SECTION 10 - DATA PROTECTION AND PRIVACY

10.1 GDPR Compliance

We comply with the General Data Protection Regulation (GDPR) for EU residents. Your personal data is processed in accordance with our Privacy Policy.

10.2 Data Usage

We collect and process data to:

- Provide and improve our services
- Communicate with you about your account
- Comply with legal obligations
- Protect against fraud and abuse

For full details, see our Privacy Policy at businessoftraders.com/privacy

SECTION 11 - REGULATORY COMPLIANCE

11.1 Not Regulated Services

BotFX.ai and Business of Traders Ltd are NOT regulated by:

- Financial Conduct Authority (FCA)
- Securities and Exchange Commission (SEC)

- Commodity Futures Trading Commission (CFTC)
- Or any other financial regulatory body

11.2 Geographic Restrictions

Our services may not be available or appropriate in all jurisdictions. You are responsible for ensuring compliance with your local laws and regulations.

SECTION 12 - MODIFICATIONS TO TERMS

We reserve the right to modify these terms at any time. Changes become effective upon posting to our website. Continued use of our services constitutes acceptance of modified terms.

SECTION 13 - GOVERNING LAW

These terms are governed by the laws of the United Kingdom. Any disputes shall be resolved through binding arbitration in accordance with UK arbitration rules.

SECTION 14 - CONTACT INFORMATION

Business of Traders Ltd

Olympus House, Howley Park Business Village
Leeds, West Yorkshire
United Kingdom
LS27 0BZ

Email: support@businessoftraders.com

Website: botfx.ai | businessoftraders.com

SECTION 15 - FINAL ACKNOWLEDGMENT

BY USING OUR SERVICES, YOU ACKNOWLEDGE THAT:

- You have read and understood these terms
- You understand the risks of trading
- You accept that all content is educational only
- You will not hold us liable for trading losses
- You consent to our use of cookies
- You are using our services at your own risk

SECTION 16 - PERFORMANCE REPORTING STANDARDS

16.1 Hypothetical Performance Disclosure

Any performance statistics, results, or track records displayed are:

- Hypothetical or backtested results only
- Not audited or verified by independent third parties
- Subject to survivorship bias and selection bias
- Calculated using proprietary methodologies we may change without notice
- Based on simulated trading, not actual client results
- No guarantee of future performance

16.2 Calculation Methods

We reserve the right to modify our performance calculation methods, reporting periods, and display formats at any time without notice.

SECTION 17 - API AND DATA USAGE LIMITS

17.1 Rate Limits

Your account is subject to the following strict restrictions:

- Maximum 10 API calls per minute
- Maximum 200 API calls per hour
- Maximum 1,000 API calls per day
- No more than 1 concurrent connection per account
- Daily data download limit of 500 records
- Streaming connection timeout after 4 hours (requires reconnection)

17.2 Excess Usage

Exceeding limits will result in:

- Immediate automatic suspension for 24 hours
- Additional fees of £50 per 100 excess API calls
- Second violation: 7-day suspension
- Third violation: Permanent account termination without refund
- We reserve the right to pursue legal action for systematic abuse

17.3 Restricted Use Policy

These limits are intentionally restrictive to:

- Prevent data scraping and theft
- Ensure signals are used for personal trading only
- Prevent automated redistribution

- Protect our proprietary information
- Maintain service exclusivity

Higher limits are NOT available. If you need more access, you are likely violating our terms.

SECTION 18 - LIQUIDATED DAMAGES

18.1 Specific Damages for Violations

In addition to other remedies, you agree to pay:

- £500 per day for continued unauthorized use after notice
- £1,000 per instance of rebroadcasting or sharing
- Disgorgement of ALL profits derived from unauthorized use
- Punitive damages where permitted by law
- All costs of investigation and enforcement

18.2 These damages are agreed to be reasonable estimates of actual harm, which would be difficult to calculate precisely.

SECTION 19 - COMPETITOR RESTRICTIONS

19.1 Prohibition on Competitor Access

The following are STRICTLY PROHIBITED from using our services:

- Employees, contractors, or affiliates of competing signal services
- Anyone conducting competitive analysis or market research
- Developers of competing trading systems or platforms
- Anyone who operates or plans to operate a competing service

19.2 Disclosure Requirements

You must immediately notify us if you:

- Become employed by a competitor
- Start developing a competing service
- Have any conflict of interest

Failure to disclose results in immediate termination and legal action.

SECTION 20 - RECORDING AND EVIDENCE

20.1 Comprehensive Monitoring

We may, without further notice:

- Record all platform activity and interactions
- Log keystrokes and mouse movements for security
- Capture screenshots of suspicious activity
- Monitor trading patterns and behaviors
- Record IP addresses and device information

20.2 Use of Recordings

All recordings may be:

- Used as evidence in legal proceedings
- Shared with law enforcement agencies
- Analyzed by AI systems for security threats
- Retained indefinitely for legal protection

SECTION 21 - JURISDICTION AND LEGAL VENUE

21.1 Exclusive Jurisdiction

You irrevocably agree that:

- All disputes must be brought exclusively in UK courts
- English law applies regardless of your location
- You waive any right to challenge UK jurisdiction
- You waive any claim of inconvenient forum

21.2 Cost Shifting

If you initiate legal action in any non-UK jurisdiction:

- You will pay all our costs to transfer or dismiss the case
- You will pay our UK legal fees regardless of outcome
- You forfeit any claims against us

SECTION 22 - SOCIAL MEDIA AND PUBLIC DISCLOSURE

22.1 Strict Prohibition

You are FORBIDDEN from:

- Posting screenshots of our platform on any social media
- Discussing specific signals, strategies, or performance publicly

- Creating or participating in groups/channels about our service
- Live-streaming, recording video, or broadcasting while using our platform
- Writing reviews that contain proprietary information

22.2 Permitted Disclosure

You may only state that you are a subscriber. Any other public discussion requires written permission.

SECTION 23 - AUDIT RIGHTS

23.1 Compliance Audits

We reserve the right to:

- Audit your trading accounts for compliance verification
- Request proof you're not sharing access
- Verify you're trading for personal use only
- Conduct random security checks without notice
- Require sworn affidavits of compliance

23.2 Non-Cooperation

Failure to cooperate with audits results in immediate termination without refund.

SECTION 24 - ENHANCED PAYMENT TERMS

24.1 Payment Failures

- Failed payments incur £50 administrative fee
- Chargebacks result in permanent ban from all services
- We may report chargebacks to credit agencies
- No service restoration until all fees paid in full

24.2 Price Changes

- We may increase prices with 7 days email notice
- Continued use after notice constitutes acceptance
- No grandfathering of old prices guaranteed

24.3 No Refunds Policy

Absolutely NO REFUNDS for:

- Service outages or interruptions
- Market conditions or losses

- Dissatisfaction with performance
- Technical issues or incompatibilities
- Change in your financial situation
- Any other reason whatsoever

SECTION 25 - KYC AND REGULATORY COMPLIANCE

25.1 Know Your Customer (KYC)

When required by law or at our discretion, we may require:

- Government-issued photo identification
- Proof of address
- Source of funds documentation
- Trading experience verification
- Any other documentation for regulatory compliance

25.2 Failure to Provide KYC

If KYC is requested and not provided within 7 days:

- Account will be suspended
- No refunds will be issued
- We may report to relevant authorities

SECTION 26 - DISPUTE RESOLUTION AND ARBITRATION

16.1 Mandatory Arbitration

Any disputes arising from these terms shall be resolved through binding arbitration in London, UK, under the rules of the London Court of International Arbitration (LCIA). You waive your right to jury trial and class action lawsuits.

16.2 Costs

In any legal action where Business of Traders Ltd prevails, you agree to pay all legal fees, costs, and expenses incurred.

SECTION 17 - ACCOUNT SECURITY AND MONITORING

17.1 Security Measures

We employ various security measures including:

- IP address tracking and geolocation

- Device fingerprinting
- Session recording for quality and security purposes
- Anomaly detection for unusual trading patterns
- Multi-factor authentication requirements

17.2 Account Sharing Detection

Accounts suspected of being shared will be immediately suspended pending investigation. Evidence of sharing results in permanent termination without refund.

SECTION 18 - TERMINATION RIGHTS

Business of Traders Ltd reserves the absolute right to terminate any account immediately without refund for:

- Terms violation
- Suspicious or fraudulent activity
- Multiple failed payment attempts
- Legal compliance requirements
- Any reason at our sole discretion with 30 days notice

SECTION 19 - NO WARRANTY

ALL SERVICES PROVIDED "AS IS" WITHOUT ANY WARRANTY, EXPRESS OR IMPLIED. WE DO NOT GUARANTEE:

- Continuous, uninterrupted service
- Accuracy or timeliness of signals
- Compatibility with your trading platform
- Profitability or specific results
- Freedom from errors or bugs

SECTION 20 - FORCE MAJEURE

Business of Traders Ltd is not liable for failures caused by:

- Internet outages or connectivity issues
- Exchange or broker system failures
- Government actions or regulations
- Natural disasters or acts of God
- Cyber attacks or security breaches

- Any circumstances beyond our reasonable control

SECTION 21 - SEVERABILITY

If any provision of these terms is found unenforceable, the remaining provisions continue in full force. The unenforceable provision will be modified to the minimum extent necessary to make it enforceable.

SECTION 22 - ENTIRE AGREEMENT

These terms constitute the entire agreement between you and Business of Traders Ltd, superseding all prior agreements, representations, or understandings. No modification is valid unless in writing and signed by authorized representatives.

Last Updated: August 2025

© 2025 Business of Traders Ltd - All Rights Reserved