

Terms and Conditions

Last Updated: October 25, 2024

1. Agreement to Our Legal Terms

Welcome to Stonehedge Group LTD ("Company", "we", "us", or "our"), a company incorporated in the United Kingdom with its registered office at: 6th Floor, Office 623 110 Bishopsgate, London EC2N 4AY, United Kingdom.

These Terms and Conditions ("Legal Terms") govern your access to and use of our website https://stonehedgegroup.net (the "Site") and any related services, platforms, tools, communications, or offerings that reference or link to these Legal Terms (collectively, the "Services").

Stonehedge Group is a wealth management firm guided by the principle of "Clients' Experience First." We provide innovative financial solutions and personalized support designed to empower clients at every stage of life.

Contact Information

You can reach us via:

- **Phone:** +1 (888) 207-9267
- Email: info@stonehedgegroup.net
- Mail: 6th Floor, Office 623 110 Bishopsgate , London EC2N 4AY, United Kingdom

Binding Agreement

By accessing or using our Services, you acknowledge that you have read, understood, and agreed to be bound by these Legal Terms. If you do not agree with all of the provisions contained herein, you are expressly prohibited from using the Services and must cease all use immediately.

These Legal Terms apply to all users of our Services, including clients, prospective clients, and visitors.

Modifications to These Terms

We reserve the right to update or modify these Legal Terms at our discretion and for any reason. When changes are made, we will revise the "Last Updated" date above. Your continued use of the Services following the posting of any updates constitutes your agreement to the revised Legal Terms.

We encourage you to review these Terms periodically to stay informed of any changes. You waive any right to receive individual notice of updates.

Eligibility

The Services are intended solely for individuals who are at least 18 years of age or the age of legal majority in your jurisdiction. By using the Services, you confirm that you meet this requirement. Individuals under the age of 18 are not permitted to register or use the Services.

We recommend printing a copy of these Legal Terms for your personal records.

2. Our Services

Our Services may include financial insights, commodity options trading, investment advisory, and wealth management offerings. Access to certain features may be subject to eligibility, subscription, regulatory approval, or additional agreements.

The Services are not intended for distribution or use by any person or entity in a jurisdiction where such distribution or use would violate applicable laws or regulations, or where such actions would require us to register or comply with local requirements.

If you choose to access the Services from outside the United Kingdom, you do so at your own risk and are solely responsible for compliance with local laws.

Please note that our Services are not designed to comply with certain industry-specific regulations, including but not limited to:

- Health Insurance Portability and Accountability Act (HIPAA)
- Federal Information Security Management Act (FISMA)
- Gramm-Leach-Bliley Act (GLBA)

If your use of the Services would subject us to such regulatory requirements, you are not permitted to access or use the Services.

3. Risk Disclosure

Investment Risk

All investments involve risk, including the potential loss of principal. Trading in commodity options and related financial instruments is speculative and may not be suitable for all investors.

The past performance of any trading strategy, investment, or financial product does not guarantee future results.

By using our Services, you expressly acknowledge and agree that:

- Markets can be volatile, and investment outcomes are inherently uncertain.
- You may sustain losses significantly greater than your initial investment.
- StoneHedge Group LTD does not guarantee any level of performance, return, or success.

No Guaranteed Results

We do not make any express or implied guarantees or representations that your use of our Services will lead to any specific financial outcome. All advice, signals, or recommendations provided are general in nature and do not account for your individual financial circumstances unless otherwise expressly agreed in writing.

You are strongly encouraged to consult with independent financial, legal, or tax advisors before making any investment decisions.

4. User Responsibilities

As a user of the Services, you agree that you:

- Are solely responsible for your own trading and investment decisions.
- Will use the Services in compliance with all applicable laws and regulations.
- Will not engage in any unauthorized use of the Services, including attempting to access accounts, systems, or data that you do not have express permission to access.
- Will not misrepresent your identity, financial status, or regulatory status in any interaction with the Company or its representatives.

Account Security

You are responsible for maintaining the confidentiality of your login credentials and any activity conducted through your account. You must notify us immediately if you believe your account has been compromised.

Prohibited Activities

You agree not to:

- Use the Services for unlawful, abusive, or fraudulent purposes.
- Reproduce, duplicate, sell, or exploit any portion of the Services without our express written consent.

Interfere with the functionality, security, or integrity of the Services.

Leverage and Margin

Trading with us allows you to use leverage, enabling you to open a position by depositing only a fraction of the total contract value. This means even small market movements can lead to proportionally larger changes in the value of your investment—both gains and losses. Our Margin Contracts, CFDs, and Options contracts offer high leverage due to low margin requirements. However, this also increases your exposure to market volatility.

Pl2 ase be aware that adjusting your leverage on an already active account may immediately impact your open positions. We may also require additional funds to support your existing contracts. 4

#3you are a **Retail** or **Institutional** client and your account equity (account balance plus running profit/loss) falls below 50% of the required margin, we will automatically close your open positions.

4. 4 You are a Professional client, your positions will be automatically closed when your equity falls below specific margin thresholds defined for your account type.

4.5 your responsibility to monitor your margin requirements and account status to avoid a stop-out. You may need to add funds to your account. All relevant margin and contract details can be monitored directly through your trading platform.

5. Intellectual Property

All content and materials available through the Services, including but not limited to text, graphics, website design, logos, software, reports, trade ideas, market commentary, and proprietary tools (collectively, the "Content"), are owned or licensed by StoneHedge Group LTD and are protected by copyright, trademark, and other applicable intellectual property laws.

Limited License

You are granted a limited, non-exclusive, non-transferable license to access and use the Content solely for your personal or internal business use in connection with the Services.

Restrictions

You may not:

- Copy, modify, distribute, or publicly display the Content without our prior written consent.
- Use the Content for commercial resale, republication, or mass distribution.
- Reverse engineer or attempt to extract source code from our proprietary systems.

All rights not expressly granted herein are reserved by StoneHedge Group LTD.

6. Service Management

We reserve the right, at our sole discretion, to manage the Services as necessary to ensure legal compliance and operational integrity. This includes the right to:

- 1. Monitor the Services for any violations of our Legal Terms.
- 2. Take legal action, including notifying law enforcement, against users who breach applicable laws or our Terms.
- 3. Restrict access, limit availability, or disable your contributions (where technically feasible) without notice or liability.
- 4. Remove or disable files and content that are excessively large or otherwise burden our systems.
- 5. Take other actions necessary to protect our rights, property, and the proper functioning of the Services.

Note: All accounts are subject to a minimum market participation period of 12 months. We charge no upfront commissions. A 10% commission is taken only on margin gains if your profit exceeds 30%.

6.1 Retail Accounts

Retail accounts are suited for individuals seeking shorter-term exposure with quarterly review cycles. Key terms:

- Minimum term: 12 months before full liquidation.
- **Profit withdrawals:** Allowed after 6 months.
- **Capital access:** After 12 months, 70% of the account balance may be withdrawn, with a 30% minimum kept operational.
- **Inactivity fee:** A 5% daily fee on total equity is charged after 10 consecutive business days of inactivity.

6.2 Institutional Accounts

Institutional accounts are tailored for individuals aiming for long-term growth and higher returns. Key terms:

- **Minimum initial deposit:** \$100,000 USD. 6
- **Commitment term:** 3 years minimum.
- Return access: Profits become available after 12 months.
- Withdrawals: Allowed on profits initially; after 18 months, 70% of the portfolio may be withdrawn, with 30% remaining operational.
- **Inactivity fee:** A 3% daily fee on total equity is applied after 10 consecutive business days of inactivity.

7. Dispute Resolution

Governing Law

These Legal Terms and any dispute or claim arising out of or in connection with them shall be governed by and construed in accordance with the laws of **England and Wales**, without regard to conflict of law principles.

Jurisdiction

You agree that any legal action or proceeding arising out of or relating to the Services or these Legal Terms shall be brought exclusively in the courts of **London**, **United Kingdom**, and you hereby consent to the jurisdiction of such courts.

Arbitration (Optional Clause)

At our sole discretion, we may require you to submit any disputes arising from the use of these Terms or the Services to final and binding arbitration under the rules of the London Court of International Arbitration (LCIA).

8. Limitation of Liability

To the maximum extent permitted by law, StoneHedge Group LTD, including its affiliates,

officers, directors, employees, agents, licensors, or service providers, shall not be liable for any

direct, indirect, incidental, special, consequential, or punitive damages, including without

limitation:

7

- Loss of profits, revenue, business, data, or goodwill;
- Financial losses resulting from investment or trading decisions;
- Errors or delays in the transmission of data;
- Unauthorized access to or use of your information.

This limitation applies whether the alleged liability arises from contract, negligence, tort,

or any other legal theory, even if we have been advised of the possibility of such damages.

Your sole and exclusive remedy for dissatisfaction with the Services is to stop using them.

9. Indemnification

You agree to indemnify, defend, and hold harmless StoneHedge Group LTD and its affiliates, officers, directors, employees, agents, and licensors from and against any and all losses, liabilities, claims, damages, costs, or expenses (including reasonable legal fees) arising out of or in connection with:

- Your use or misuse of the Services;
- Your violation of these Legal Terms;
- Your violation of any applicable laws, regulations, or third-party rights.

We reserve the right to assume exclusive defense and control of any matter otherwise subject to indemnification by you, in which case you agree to cooperate with our defense.

10. Termination

We may, in our sole discretion, suspend or terminate your access to the Services at any

time and without notice if:

• You breach any provision of these Legal Terms;

- Your conduct harms or potentially harms our reputation or the integrity of the Services;
- We are required to do so by law or regulatory authorities. 8 Upon termination:
- Your right to access and use the Services will immediately cease;
- Any accrued rights and obligations shall survive termination.

You may also terminate your account or subscription at any time by contacting us at

info@stonehedgegroup.net.

11. Privacy Policy

Your privacy is important to us. Our practices regarding the collection, use, and protection

of your personal data are described in our **Privacy Policy**.

By using the Services, you consent to the collection and use of your personal information

in accordance with our Privacy Policy, which includes details on:

- What personal data we collect and why;
- How we use your data for service delivery and compliance;
- Your rights to access, update, or delete your information.

We implement industry-standard security measures to protect your data. However, we

cannot guarantee that unauthorized third parties will never be able to defeat those

measures.



12. Contact Information

For questions or concerns about these Legal Terms or the Services, you may contact us at:

StoneHedge Group LTD

6th Floor, Office 623 110 Bishopsgate,

London EC2N 4AY, United Kingdom

Phone: +1 (888) 207-9267

Email: info@stonehedgegroup.net

9