

Terms of Use

Account eligibility, platform scope, execution boundaries, product notices, and user responsibility rules.

Tenant legal layer for FXBridge | FXBridge | fxbridge.org

1. Introduction

FXBridge operates on the tenant domain fxbridge.org as the client-facing legal layer for public users opening, funding, and using accounts through this tenant experience.

1.1 Scope

These Terms govern access to the website, wallet interfaces, CFD and trading interfaces, DEX-style integrations, AI predictions modules, automation tools, MAM/PAMM program flows, support channels, and connected product notices made available through this domain.

2. Nature of the Platform

The platform may provide software access to decentralized blockchain protocols, third-party execution venues, internal account tools, reporting modules, and tenant-branded frontends. Product availability, execution method, and onboarding flow may differ by tenant, jurisdiction, account type, and infrastructure dependency.

Nothing in these Terms should be interpreted as a blanket statement that licensing is never required. Regulatory treatment depends on structure, governance, fee flows, counterparty arrangements, and the laws that apply to the specific product and user.

3. No Custody and No Financial Advice

Where the product is presented as a decentralized or non-custodial service, users remain responsible for their own wallets, credentials, transaction approvals, and destination addresses.

No information presented through the platform, including predictions, model output, desk commentary, rankings, or automation presets, constitutes personal financial, legal, tax, or investment advice.

4. User Responsibility

Users must ensure that accessing or using the platform is lawful in their own jurisdiction, that all onboarding information is accurate, and that wallet and account credentials are kept secure.

Users are responsible for reviewing live contract specifications, spreads, leverage, financing, order controls, legal notices, and product-specific disclosures before transacting.

5. Product-Specific Modules

AI predictions, automated bots, signal products, MAM/PAMM managed strategies, and similar tools are optional product layers with separate risk characteristics. Availability of these tools does not reduce the user's responsibility to assess suitability and legal compliance.

Where MAM/PAMM or managed strategy products are enabled, investors may be required to accept separate mandates, disclosures, read-only controls, and monitoring restrictions before activation.

6. Jurisdictional Positioning

Australia, Canada, the United Kingdom, and other jurisdictions may regulate custodial exchanges, brokers, investment services, promotions, and client-money handling differently from decentralized software or non-custodial interfaces.

The absence of a licensing requirement in one jurisdiction does not imply the same outcome elsewhere, and legal interpretations may evolve over time.

7. Limitation of Liability

To the maximum extent permitted by applicable law, the platform is not liable for losses arising from market volatility, slippage, liquidation, third-party outages, blockchain congestion, smart-contract faults, wallet compromise, internet failure, user error, or changes in law or regulatory interpretation.

8. Contact and Updates

Questions about these Terms may be sent to legal@fxbridge.org. Updated versions may be published on this domain and become effective from the date shown on the document or product notice.