



RIFFARD FUNDED LLC

Sovereign Framework for Access to Private Internal Systems

PREAMBLE

Riffard Funded LLC, a company incorporated under the applicable laws of the United States of America (hereinafter "Riffard Funded"), operates a set of private internal systems intended to structure, govern and regulate access to controlled trading environments, proprietary infrastructures and, where applicable, mechanisms of conditional financial recognition.

Riffard Funded constitutes the operational core of a structured ecosystem including, in particular, Riffard Access, Institutional Selection by Riffard, Riffard Capital, a proprietary terminal, as well as specialized internal divisions operating under Riffard Group (private financial infrastructure, risk governance, compliance and internal services).

Access to these systems is strictly restricted, non-public, conditional, and subject to acceptance of this contractual framework, which constitutes the entire agreement binding the Participant to Riffard Funded.

ARTICLE 1 — LEGAL NATURE OF THE RELATIONSHIP

The relationship between Riffard Funded and any person accessing the internal systems (the “Participant”) is exclusively contractual, private and discretionary.

It does not, under any circumstances, constitute:

- an employment contract or salaried relationship;
 - a service provision agreement;
- a mandate, third-party asset management or delegation;
 - a company, joint venture or partnership;
- an agency, representation or subordination relationship;
 - a relationship of economic dependence.

No provision shall be construed as creating any obligation of employment, continuity, volume or remuneration.

Any attempt at reclassification is expressly excluded and irrevocably rejected.

ARTICLE 2 — GENERAL ACCESS FRAMEWORK

The Participant acknowledges that:

- Riffard Funded provides no investment, financial or patrimonial advice;
- no real capital belonging to the Participant is entrusted to Riffard Funded within the scope of the internal systems.

The environments made available may include non-real allocated capital, used exclusively as internal tools for governance, measurement and calibration.

ARTICLE 3 — INTERNAL SYSTEMS OPERATED

The internal systems include, in particular:

- structured trading environments;
- behavioral measurement and risk-management mechanisms;
- proprietary algorithmic governance systems;
- internal processes of filtering, prioritization and conditional recognition.

These systems may be modified, suspended or removed unilaterally by Riffard Funded, without justification or prior notice.

ARTICLE 4 — RIFFARD ACCESS

Riffard Access is a subscription-based structured access program, allowing operation within a controlled environment disciplined and aligned with the institutional standards of Riffard Group.

Conditional financial attributions (“payouts”) may be granted following defined periods, at the sole discretion of Riffard Funded.

Key Internal Rules

- Strict daily cooldown: 1 % (realized + floating loss);
 - Breach \geq 1 %: automatic temporary lock;
- Maximum risk per position: 0.50 % of the balance;
 - Mandatory Stop Loss on every position;
- Automated risk calculation via the proprietary terminal;
 - No maximum overall drawdown;
- In the event of a zero balance: automatic reset;
 - Time-based payout cycle: 30 days;
 - Only one payout permitted per cycle;
 - Cycle reset after payout attribution;
- Indicative split: 80 % Participant / 20 % Riffard Funded LLC;
 - No contractual payout cap.

Any financial attribution remains discretionary, non-guaranteed, non-recurring, and does not constitute guaranteed income or an acquired right.

ARTICLE 5 — INSTITUTIONAL SELECTION BY RIFFARD

Institutional Selection by Riffard is an internal institutional system, designed to observe over time the behavior, discipline and risk management of operators evolving within an advanced simulation environment.

This system may, by internal decision falling under Riffard Group, grant access to:

- institutional recognition;
- discretionary remuneration;
- invitations to internal structures such as Riffard Capital.

No participation creates any right to remuneration, integration or continuity.

ARTICLE 6 — R-SCORE

The R-Score is an internal algorithmic governance tool, automated, proprietary and non-public.

It is:

- calculated from behavioral and operational data;
- recorded, tracked and locked by the backend of Riffard Group;
- auditable exclusively internally.

Its parameters, weightings and thresholds may be modified, suspended or reset at any time.

The R-Score constitutes neither a rating nor a ranking nor a contractual commitment and is not subject to challenge.

ARTICLE 7 — FINANCIAL ATTRIBUTIONS & EXECUTION

Any financial attributions that may be granted are executed via third-party payment service providers.

Riffard Funded is deemed to have fulfilled its obligation upon initiation of the transfer. Actual receipt times depend exclusively on banking networks, jurisdictions and the recipient's financial institutions.

No delay, blockage or external incident shall engage the liability of Riffard Funded.

ARTICLE 8 — ABSOLUTE CONFIDENTIALITY

The Participant undertakes to absolute confidentiality, unlimited in time, concerning in particular:

- the internal systems;
- algorithmic systems;
- the R-Score and its mechanisms;
- any information relating to Riffard Capital or the private infrastructures of Riffard Group.

Any breach may result in immediate exclusion without prior notice.

ARTICLE 9 — LIMITATION OF LIABILITY

To the maximum extent permitted by applicable law:

- Riffard Funded disclaims any liability for indirect, financial, opportunity or reputational losses;
- the total liability of Riffard Funded is strictly limited to zero (0), or failing that, to the amount effectively paid to the Participant during the last thirty (30) days.

ARTICLE 10 — GOVERNING LAW & ARBITRATION

Depending on the nature of the system and the Participant's profile, any dispute shall fall exclusively under private international arbitration, to the exclusion of any state court.

- Global institutional systems

Swiss law — ICC Arbitration — Seat: Geneva — Language: English

- Riffard Capital

Singapore law — SIAC Arbitration — Seat: Singapore — Language: English

- US-based Participants or high remuneration

New York State law (USA) — AAA Arbitration (International Rules) — Seat: New York —
Language: English — Express waiver of class actions

Arbitral awards are final, confidential and enforceable internationally.

ARTICLE 11 — INTELLECTUAL PROPERTY, PROPRIETARY SYSTEMS & ABSOLUTE PROTECTION

All elements constituting the Riffard Funded ecosystem, operating under Riffard Group, including in particular:

- visual, graphic and aesthetic identity;
- design, user interface (UI) and user experience (UX);
- functional architecture of products and services;
- the proprietary terminal, its logic, rules, automation and control mechanisms;
- algorithmic systems, internal protocols, governance and scoring engines;
- data structures, operational flows and decision-making logic;
- institutional narrative, structuring of offerings and presentation of systems;

constitute protected works, proprietary systems and exclusive strategic assets, protected in particular by intellectual property law, database rights, trade secret law and unfair competition law.

No right, license or authorization — express or implied — is granted.

Prohibition of Imitation

Any reproduction, imitation, adaptation or transposition, including functional or conceptual, likely to create substantial similarity or confusion with the Riffard Funded ecosystem or Riffard Group, even in the absence of literal copying, is strictly prohibited.

Right of Action

Riffard Funded LLC and Riffard Group expressly reserve the right to initiate any judicial or arbitral action, in any competent jurisdiction, against any entity infringing or attempting to reproduce their design, systems, terminals or internal mechanisms, and to seek any injunctive relief, cessation, withdrawal, damages, and full reimbursement of legal costs.

These provisions apply without territorial limitation and survive any termination of the relationship.

ADDITIONAL LEGAL PROVISIONS

The following provisions supplement the Sovereign Framework governing access to the internal systems operated by Riffard Funded LLC, without modifying or replacing any prior article of this framework.

These provisions are intended to clarify the operational nature of the systems provided and reinforce the transparency of the contractual environment governing participation.

All provisions contained herein are deemed fully integrated into the Sovereign Framework and shall be interpreted together with the articles set forth above.

ARTICLE 12 — PROGRAM NATURE & STRUCTURE

Participants acknowledge that the services and systems operated by Riffard Funded LLC constitute access to proprietary internal technological environments designed to structure, observe and evaluate trading behavior.

The programs made available by Riffard Funded LLC are designed exclusively for:

- behavioral observation of trading discipline
 - risk-management evaluation
- operational interaction with proprietary technological infrastructures
- Participation in any system provided by Riffard Funded LLC does not constitute, and shall never be interpreted as:
 - investment services
 - brokerage services
 - portfolio or asset management
 - financial advisory services
 - solicitation of investments.
- Riffard Funded LLC does not receive, manage, trade or custody funds belonging to Participants.
 - Participation fees grant access exclusively to the internal systems, infrastructures and evaluation environments developed and operated by Riffard Funded LLC.

ARTICLE 13 — TRADING RISK DISCLOSURE

Trading activities, whether performed in real or simulated environments, involve a significant level of risk and may not be suitable for all individuals.

Participants engaging with the proprietary systems operated by Riffard Funded LLC acknowledge that the environments provided may include simulated trading conditions using non-real capital.

Such environments are designed solely for:

- evaluation purposes
 - behavioral measurement
 - training and operational calibration.
- Simulated performance results do not represent actual trading results and may differ materially from performance achieved under real market conditions.
 - Participation within the Riffard Funded ecosystem does not guarantee:
 - financial gain
 - payouts
 - remuneration
 - access to institutional structures.
 - Any financial attribution that may occur remains discretionary and subject exclusively to the internal governance mechanisms of Riffard Funded LLC.
 - Past performance within any environment does not guarantee future results.

ARTICLE 14 — PARTICIPANT RESPONSIBILITY

Participants remain fully responsible for their decisions, actions and behavior within the systems made available by Riffard Funded LLC.

- Riffard Funded LLC shall not be held liable for:
 - financial losses
 - opportunity losses
- decisions taken by Participants within or outside the internal environments.
 - Participation in the systems provided implies that the Participant fully understands the risks associated with trading activities and voluntarily chooses to engage with the proprietary environments.
- Participants are encouraged to operate within the systems responsibly and in accordance with the internal risk-management framework established by Riffard Funded LLC.

ARTICLE 15 — DATA PROCESSING & PRIVACY

Riffard Funded LLC may collect, process and store personal information necessary for the operation of its internal systems, compliance procedures and operational security.

Such information may include identification data, operational metrics, behavioral analytics and system interaction data generated through the use of the proprietary platforms.

Data processing is conducted solely for the purposes of:

- operational management of internal systems
 - security and compliance procedures
 - technological infrastructure maintenance
 - internal governance mechanisms.
- Riffard Funded LLC undertakes to implement reasonable technical and organizational measures designed to protect the confidentiality and integrity of such data.

ARTICLE 16 — PARTICIPATION FEES & REFUND POLICY

Participation fees grant access to proprietary technological infrastructures and internal evaluation systems operated by Riffard Funded LLC.

Unless otherwise specified, participation fees are considered non-refundable once access to the internal systems has been granted.

Refund requests may be reviewed exclusively at the discretion of Riffard Funded LLC in cases involving:

- technical malfunction preventing system access
- administrative error in the registration process.
- The granting of any refund remains exceptional and does not create any obligation of reimbursement.

FINAL SUPPLEMENTAL PROVISION

These additional provisions form an integral part of the Sovereign Framework governing access to the proprietary systems operated by Riffard Funded LLC.

All articles contained within this framework shall be interpreted together and applied cumulatively.

In the event of any interpretative ambiguity, the provisions most consistent with the operational nature of the Riffard Funded ecosystem shall prevail.