

Crypto Coaching with Jordan

Terms & Conditions

Effective date: 23 September 2025

Jurisdiction: Western Australia, Australia

This document explains your rights and obligations when using our website and coaching services. Our coaching is strictly educational and not financial advice.

Contents

1. Agreement • 2. Nature of Services • 3. Eligibility • 4. Bookings & Payments • 5. Cancellations & Rescheduling • 6. Conduct • 7. Intellectual Property • 8. No Guarantees & Risk • 9. Limitation of Liability • 10. Indemnity • 11. Third Party Services • 12. Governing Law • 13. Changes • 14. Contact

1. Agreement

By accessing this website or booking services from Crypto Coaching with Jordan (“we”, “us”, “our”), you agree to these Terms & Conditions. If you do not agree, do not use the Services.

2. Nature of Services

We provide educational coaching and mentorship related to trading and market analysis. We are not licensed financial advisers. Nothing provided by us constitutes financial, investment, legal, tax, or accounting advice, nor a recommendation to buy or sell any asset.

3. Eligibility

You must be at least 18 years old and have the legal capacity to enter into a binding agreement. You agree to comply with all applicable laws in your jurisdiction.

4. Bookings & Payments

- Scheduling is conducted via Calendly. You are responsible for providing accurate contact details and attending at the agreed time.
- Until Stripe is enabled, payment is handled via Bank Transfer / PayID. Payment instructions are provided after booking.
- Prices are listed in AUD and may change prior to purchase. Taxes may apply where required by law.

- Unless required by law, completed sessions are non-refundable. Where permitted, we may offer rescheduling at our discretion.

5. Cancellations & Rescheduling

If you need to cancel or reschedule, provide at least 24 hours' notice. Late cancellations or no-shows may be forfeited without refund. If we must reschedule due to unforeseen circumstances, we will provide reasonable alternatives.

6. Conduct

You agree to professional, respectful conduct during sessions. You must not record, share, or republish paid sessions or materials without written permission. We may terminate access for inappropriate conduct or breach of these Terms.

7. Intellectual Property

All content, documents, videos, frameworks, and other materials we provide remain our intellectual property. We grant you a personal, non-transferable license for your own educational use only. Commercial use or redistribution is prohibited without consent.

8. No Guarantees & Risk

We do not guarantee results, profits, or specific outcomes. Trading and investing involve significant risk, including loss of principal. Past performance is not indicative of future results. You are solely responsible for your decisions and actions.

9. Limitation of Liability

To the maximum extent permitted by law, we exclude all liability for any loss, damage, costs, or expenses (direct or indirect), arising from your use of the Services. Where liability cannot be excluded, our liability is limited to resupplying the Services or the cost of resupply.

10. Indemnity

You agree to indemnify and hold us harmless from any claims, losses, liabilities, or expenses (including legal fees) arising from your use of the Services or your breach of these Terms.

11. Third-Party Services

We use third-party providers (e.g., Calendly for scheduling, Stripe for payments when enabled, hosting by Vercel, analytics, and Upstash for counters). Each third-party has its own terms and privacy policies. We are not responsible for third-party services.

12. Governing Law

These Terms are governed by the laws of Western Australia, Australia. You submit to the exclusive jurisdiction of the courts of Western Australia.

13. Changes

We may update these Terms from time to time. The “Effective date” reflects the latest version. Your continued use of the Services constitutes acceptance.

14. Contact

For questions, email: jordankukich@gmail.com