

Terms of Use

1. Scope of Application

Information on and from this website is operated by Quant Infinity Solutions AG, Beethovenstrasse 45, 8002 Zurich (hereinafter referred to as the Operator).

These Terms of Use apply exclusively to the use of the information on this website, the registration for the establishment of a customer account and for the establishment of a test account (hereinafter referred to as "Services"). In addition to these Terms of Use, the contractual relationship with the client is also subject to the Terms and Conditions to be agreed separately.

The information and offers on this website are directed exclusively at legal or natural persons over the age of 18 who are both domiciled in Switzerland.

The use of these services is not permitted in a legal system that does not allow all provisions of these Terms of Use to take effect, including and without limitation the choice of law and jurisdiction clause in accordance with Clause 12.

2. Use of the Services

The users of our services agree to the use of our website and the input of data in accordance with these Terms of Use and our [Data Protection Declaration](#).

The use of our services for illegal purposes or to impair the website is prohibited.

Quant Infinity Solutions AG reserves the right to monitor the use of the Services in order to verify compliance with these Terms of Use and the Data Protection Declaration or any applicable laws or legal obligations.

Access to the Services, their quality, speed and availability at all times is at the sole discretion of Quant Infinity Solutions AG. Access to customer accounts may be blocked, suspended or terminated at any time without notice.

If you notice any incidents in connection with our website that appear unusual to you, we would be very grateful if you would notify us immediately.

3. Registration as a Customer

You can register as a customer on our website. In doing so you must agree to our Terms and Conditions which contains our financial advice agreement and wealth management agreement.

In order to comply with legal requirements, we will check your identity and information within the framework of the Act to Combat Money Laundering and Terrorist Financing.

In addition to the Terms and Conditions, these Terms of Use and the Data Protection Declaration also apply to clients. In the event of contradictions, these Terms of Use and the Data Protection Declaration shall take precedence over the customer Terms and Conditions.

4. Links to Third Party Websites

The web pages contain various links to third party providers. These are marked with the respective logos. By clicking on these hyperlinks you leave the area of our website which is also no longer within our sphere of influence.

The contents of the external links are beyond our influence, so that we do not assume any liability for the safety and correctness of such contents. The responsibility always lies with the respective operator of the external website(s). Should we become aware of any legal infringements, we will remove the corresponding external links immediately.

5. Communication

Communication with our website is encrypted. However, communication with our mail servers is open and unencrypted. If you communicate with us via e-mail, it cannot be ruled out that data sent with this channel may be viewed by third parties and that contacts with us may be traced. In addition, the data may circulate across borders, even if the sender and recipient are located in Switzerland. Therefore, it doesn't guarantee the confidentiality of the data transmitted by e-mail.

If you correspond with us by e-mail or other unsecure communication channels, we assume that you agree to this form of communication with us and accept the mentioned and other risks. Otherwise, we ask you to notify us accordingly so that encrypted communication can be set up. We store your e-mail correspondence in accordance with the legal requirements.

6. Data Protection and Data Security

Data protection and data security regarding the use of our services result from our [Data Protection Declaration](#).

7. Copyright

The information on this website and the newsletter such as trademarks, product names or company names or logos, texts, images, graphics, photos, videos, software including source code etc. are protected by Swiss and international intellectual property law. In particular are «arty» and the arty logo protected trademarks of Quant Infinity Solutions AG.

The structure of our website is also protected. The user can use this information for internal purposes free of charge and at any time revocable by the operator. Any use of the website and its information, such as copying, reproducing, modifying, reselling, distributing, extracting, re-using, transferring, publishing, downloading, reproducing or any other use thereof, regardless of the means or medium used, is prohibited without the written consent of Quant Infinity Solutions AG. All rights reserved.

If we are not the creator of the content, we respect the copyrights of third parties. We mark such contents as contents of third parties. In the event that, despite careful work on our part, you notice an infringement of copyright, we ask you to inform us accordingly so that the removal of this content can be arranged immediately.

8. Liability

The user uses the services at his own risk. Quant Infinity Solutions AG disclaims all liability arising from the use of the services. Quant Infinity Solutions AG shall in particular not be liable for direct or indirect personal injury or damage to property or purely financial losses caused by unintentional acts or omissions or by slight or medium negligence. Any mandatory statutory provisions shall remain reserved.

In addition, Quant Infinity Solutions AG shall not be liable for any acts or omissions of any of Quant Infinity Solutions AG's auxiliary persons for any loss of data, transmission interference and/or security, any damage caused by interruption or failure of any Service, or any loss due to unauthorized access or viruses and other harmful components.

We assume no liability for the accuracy, completeness and topicality of the information contained on the website. The content of the website and its services may be changed at any time and without prior notice. The information published on the website comes from various sources, including third party sources (see point 9).

The user becomes liable for all activities carried out with his assigned username and password. If Quant Infinity Solutions AG becomes liable to any third party for any use by a user, that user shall fully indemnify Quant Infinity Solutions AG, including any enforcement costs. You are also responsible for your use of this website in accordance with all applicable laws in the country from which you access the website.

9. Regulatory Approval

Quant Infinity Solutions AG is licensed exclusively in Switzerland to provide investment advice and asset management services. We assume that the client is aware of this when entering into the business relationship. You can find the information of the relevant authority here: [Imprint](#).

10. Changes

We may change or discontinue the information, content, structure, etc., of this website, including the legal notices, at any time without notice.

11. Applicable law and jurisdiction

Any disputes, on whatever legal grounds, that may arise between you and Quant Infinity Solutions AG in connection with the use of the services shall be governed by the substantive laws of Switzerland, without regard to its conflicts of law principles and international law. The place of jurisdiction shall be the registered office of Quant Infinity Solutions AG, subject to mandatory legal jurisdictions.

Zurich, 20 April 2021, Version 1.1