

TERMS AND CONDITIONS



RISK DISCLOSURE

The Financial Products provided by the company entail Contracts for Difference (CFDs), Forex, cryptocurrencies, and other forms of complex financial products. Trading CFDs, Forex, and cryptocurrencies is quite risky because leverage can work either to your advantage or disadvantage. Consequently, trading in these abovementioned financial instruments and securities CFDs might not be as suitable for investors since there is a possibility of losing all the capital invested. It is essential not to invest money that you can't afford to lose. Before trading complex financial products provided, it is vital to make sure you are acquainted with the associated risks.

TERMS & CONDITIONS

By reading and proceeding with the registration, you agree and approve that you are above the legal age of 18 years.

This client agreement, alongside any accompanying documents and schedule(s), as amended if need be (hereafter the "Agreement"), details the terms of the contract between you (the Client) and us. This Website is owned and run by Quantrix Capital. Its registered address is 120 Bark St, Bolton BL1 2AX United Kingdom

BY CLICKING "I AGREE" BELOW, I AM VERIFYING THAT:

- I understand all the Terms and Conditions and other terms mentioned, alongside all the policies herein, are a part of the binding Agreement between me (the Client) and Quantrix Capital.
- I am over 18 years and that the personal details issued in this application are valid and correct. I will also notify Quantrix Capital of any possible changes.

Quantrix Capital might not be in a position to determine the suitability of any product to me due to undisclosed info or the lack of experience.

I have provided complete, accurate, and honest details, including my identity and residential address. Quantrix Capital have the ability, without limitation, to amend any of the terms provided in the Agreement at any given time by posting such data on our Website.

I certify that I had an opportunity to trade using a demo account and/or read a tutorial. I comprehend, as a consequence, the trading process and the RISKS associated. Additionally, I have read and understood the risks involved in Forex, CFD, and cryptocurrency trading. The use of the Website and any other Service is void in cases where prohibited by law.

I agree and request to open a personal account by entering details in the Subscription Form and affirm that I have read and comprehended the terms and policies, including the Terms and Conditions and the Risk Disclosure.

PREAMBLE

Quantrix Capital provides easy access to its Site and other services to customers who accept the terms and conditions. This means that you explicitly affirm that you have read and agreed to the Terms and conditions provided by using their Website. Quantrix Capital' obligations are subject to any restrictions or limits that the Website may consent to in writing and any legal, regulatory, statutory, or market requirements. Below are the terms and conditions that apply to all customers that choose to trade with us. In case you need any form of clarification or additional information regarding the subjects presented, feel free to reach out to customer service support at any time. First, you must read and accept the Terms and Conditions to benefit from the top-notch services provided by our Website. Agreement to these terms and conditions is effective upon acceptance. If by any chance you don't consent to be bound by the prescribed terms and conditions of the current Agreement, ensure you inform us in writing. If Quantrix Capital opt to make any amendments, it will do so online, and to continue trading with them, you may be requested to accept the proposed changes. To be eligible to trade with Quantrix Capital, you must be above the legal age of 18 years and that you are aware of the trading risks involved. You hereby consent that you have the experience and knowledge to trade.

Quantrix Capital can't be held responsible in the event of any damages or loss, and we are also not responsible for verifying whether you have enough knowledge and experience or if you trade wisely. By equal measure, legal restrictions apply. You should be fully aware that trading instruments and other similar online operations are regulated differently globally. The mere fact that you can use our Website and our services doesn't mean that your country has legalized such activity. Quantrix Capital users are advised to educate themselves regarding jurisdiction limitations of respective governing laws. You are hereby also affirming that the funds you're using to trade are not from any kind of illegal activity. Do not abuse the services or license provided to you. By consenting to the Terms and Conditions, you will be provided with a limited license. However, you cannot deep-link to Quantrix Capital's Website or copy and resell materials featured on their Website. Information provided by the Website should be used solely for transaction executions inside or within Quantrix Capital. It is important to note that suspending or closing your trading account because of any breach of the terms of service and Acceptable Use Policy could lead to potential losses. Ensure you do not provide falsified or erroneous information. The account and access we provide will be terminated if we realize that the information provided is inaccurate, and you will stop accessing the services in the platform. You concur that Quantrix Capital can stop your access to any of their online trading services at its sole discretion with or without notice and further close down your trading account. The current terms and conditions stipulate that under no circumstances shall Quantrix Capital be held liable for losses incurred or damage of any kind during trading because of the connection to our Website or negligence. Our employees shall also not be held liable. In any proven circumstance, Quantrix Capital' liability is limited to the last monthly commissions received from the money you deposited or transferred to your trading account.

TERMS AND CONDITIONS

The Prelude to these terms of service is tied thereof and together with any other company policies, and it constitutes a legal and binding agreement between you, the User, and Quantrix Capital. You and any other individual using the Website to trade online are hereby referred to as the "User" and/or "Client." By using or accessing the Website, any individual doing so (hereafter: "User") unambiguously and completely express their binding Agreement to all of the Terms and Conditions that constitutes, as previously noted, a legal and binding agreement between you, the "User" and Quantrix Capital, and agrees to comply therewith fully. These Terms and Conditions shall oversee all activities with Quantrix Capital.

BY USING THIS WEBSITE IN ANY WAY, YOU CONFIRM YOUR

BINDING ACCEPTANCE AND AGREEMENT TO THE STIPULATED TERMS AND CONDITIONS. IF BY ANY CHANCE YOU DON'T ACCEPT THESE TERMS AND CONDITIONS OR ANY POLICIES HEREOF – YOU CAN'T USE QUANTRIX CAPITAL' TRADING SERVICES AND DESIST FROM USING THIS WEBSITE IMMEDIATELY.

Permitted Use: *Any Client/User must be above the legal age of 18 years and legally eligible to use this Website under the jurisdiction pertinent to him/her. The Client/User proves that he or she has the legal capacity to participate in legally binding agreements. Users cannot make commercial, serial, or automated use of the Website. The Site strictly prohibits the use of any data gathering, data mining, offline browsing plug-ins, bandwidth theft, and software download, batch download, or access through any external software other than the principal official or common web browsers. Your Trading Account and Bank Account: Once we receive your application, we might carry out routine credit or any other checks for that matter that we deem important, including without the limitation of obtaining additional information from your bank, credit agencies (if applicable) or your employer. Credit reference agencies will record details relating to your search regardless of whether your application for an account proceeds or not. We hold the right to conduct additional credit checks at any time as long as the Agreement is still enforced and binding. You acknowledge and agree that we may employ credit scoring techniques to gauge your application. This may affect the company's decision to accept or reject your application or alter how your trading account will operate. You must alert Quantrix Capital immediately if there are any material changes to the information you provided in the Application Form. In case your application goes through, we will proceed to open a trading account for you. We will then provide you with a user ID and Account Number. You cannot disclose your personal account details to any other individual. In the event that you are aware that a third party knows your personal account details, you must notify QUANTRIX CAPITAL immediately. You commit to assist us in investigations regarding any potential misuse of your personal Trading Account.*

You consent that we are not responsible for confirming or checking the identity of any individual using your trading account. You agree that we shall be entitled (not obliged) to sort out payments owed to you to the single Account you own for all sums. We may (but not obliged) consent to transfer funds to a different Bank Account(s). Nevertheless, the fact that Quantrix Capital consent to do so doesn't mean that we shall be liable for mistakes we make while transferring monies, provided that the sums transferred according to this Agreement are correct. Available funds in the Clients' Account might include incentives and agreed/voluntary bonuses, or any other sums that are not deposited by the Client directly or earned from trading with their Account from actually deposited funds (Non-Deposited Funds). Take note that unless otherwise, funds identified as Non-Deposited Funds can't be withdrawn immediately. Further, as a result of technical limitations, Non-Deposited might be assigned to the User's Account in specific situations (for instance, for the technical grounds of allowing the closure of positions or an indebted account).

NON-DEPOSITED FUNDS

No-Deposited funds, together with the profits earned on a trading account, are not counted as the Client's funds. If a withdrawal request of Non-Deposited Funds is made, Quantrix Capital bear the full rights to reclaim such and any related funds.

Further Covenants: *Besides the above and without limiting the perceived generality of this clause, you ascertain that your bank account details are fully accurate and complete and that you will ensure you notify us in case there are any changes. You will also provide us with the necessary documentation upon request of the revised Bank Account details. This will confirm that the bank account belongs to your home country or your country of residence. You also agree that we are not obliged to transfer any money to or accept money from any other account apart from the Bank Account associated with your home country. QAUNTRIX CAPITAL BROKERS will not be held liable for any loss or damage incurred by the Client due to the use of your trading monies that have been erroneously deposited or on upon our behalf, except in the event of fraud (this excludes fraud from a third party).*

Quantrix Capital holds the right to suspend or close your Trading Account at any time as per the terms of this Agreement. Consent explicitly that Quantrix Capital hold the right to alter the margin amount allowable per any online trade due to the market's volatility, even without prior notice. Multiple Accounts: Except otherwise indicated in this Agreement, having more than one Account will imply that each Account will be treated as different from the other. Consequently, credits made on one Account (including margin monies) will not automatically discharge your liabilities with regards to another Account unless we apply our rights defined by this Agreement.

Joint Accounts/Beneficiaries: *In cases where an account belongs to several clients or to a company, corporation, partnership, or any other corporate body, all signatories or beneficiaries will have to approve any withdrawal requests made on the Account.*

Linking to this Website: *Creating links from outside websites to any page on the company's Website without Quantrix Capital' written consent is prohibited. Displaying or Running this Website or any material or information displayed on this Website in the form of frames or through other related means on external sites without the company's consent or written permission is prohibited. All allowed links to the Website must comply with existing appropriate laws, rules and regulations, and ethical norms on the internet.*

IP and Copyright Notice: *All graphics, texts, information, sounds, designs, content, applications, object code files, source codes, and other material on the Site or ones that can be taken from the Site are protected by trademark, copyright, and other laws. Such material may not be utilized unless permitted in the Terms and Conditions or with written permission previously provided by the owner of the material used. This includes data or*

information. Information on this Website is legally owned by Quantrix Capital or its suppliers and respective affiliates, and thus, it cannot be copied or used without prior consent. You cannot alter or modify the materials or information displayed on the Site or ones that can be downloaded or reproduce, distribute, or any other use of such materials or information for any commercial or public purpose. Any form of unsanctioned use of such materials or information may potentially result in the violation of copyright laws, laws of privacy and publicity, trademark laws, and other laws and regulations.

Force majeure: While Quantrix Capital aims to comply with our set obligations promptly, the company will not be held liable whatsoever for any limited or non-performance of our responsibilities by any reason for that matter beyond our reasonable control. This includes but is not limited to any computer or systems failure, communications, market default, failure or closure, suspension, or the burden or change of respective governing regulations or any other regulation or governmental or legal requirement. And thus, Quantrix Capital shall not be liable for losses incurred as a result thereof. Without bias to the clause's generality, these events will be perceived as an event leading to force majeure: where Quantrix Capital (in its opinion) are not in a position to maintain an orderly market because of civil unrest, riots, strikes, terrorism, or communication or power failure; extreme financial market volatility; suspension, liquidation or closure of underlying markets. Without bias to this clause's generality, we will be eligible to alter Margin Requirement, alter trading times, cancel or close any open positions/contracts in the event of force of Majeure.

Trademarks: Specific trademarks, service marks, trade names, and logos utilized or displayed on Quantrix Capital' Site include registered and unregistered trademarks, service marks, and trade names of the Website and its affiliates. Any other trademarks, service marks, and trade names utilized or displayed on the Site refer to the registered and unregistered service marks and trade names of other respective owners. Nothing on the QUANTRIX CAPITAL Site grants or should be interpreted as granting, by estoppel, implication, or otherwise, any provision or right to utilize any trade names, trademarks, logos, or service names displayed on the Website. No use is granted without prior written permission of QUANTRIX CAPITAL. Login security: As the Client, you are fully responsible for maintaining your Account as required at all times. This entails making sure that the required trading margin is met. If you own more than one Account, the responsibility to maintain your Account will be separate for each Account unless agreed otherwise (in writing) with you. Every individual using a login, whether the person is duly authorized or not, is considered legally authorized to enter the system and give further communications or instructions on behalf of the Client represented by the login based on the registration information Quantrix Capital. The company will act on such communication or instruction without requesting additional confirmation, and to avoid doubt, the transactional fees shall apply.

Unlawful usage: You are barred from using the Quantrix Capital website and resources unlawfully. You are also informed and aware that besides these terms and conditions, including any and all related policies tied to the usage of the Website and resources. You are obliged and entitled to comply with the laws and regulations associated with your jurisdiction, alongside any declarations linked to securities, gambling, anti-money laundering, and/or taxation. Quantrix Capital prohibits conduct that is perceived as a criminal offense or that it might give rise to civil liability or by any chance violate the law. Apart from existing law or in equity remedies that we may have, if we evaluate, in our own discretion, that you have dishonored or you could dishonor the preceding prohibitions, we might take the necessary action we deem necessary to ensure that we prevent or cure such associated violation, including without restrictions, the removal of the User from the Site and/or related materials.

Quantrix Capital will fully cooperate with exiting legal authorities or subpoena or court order requesting us to disclose personal information, including the Client's identity, if found posting such materials. The Client assumes that all personal information in the Site is accurate, true, complete, and updated.

User accepts to indemnify and hold Quantrix Capital harmless, including its agents, subsidiaries, officers, and/or employees, against any liabilities, claims, debts, obligations, expenses, etc., in any way tied to any form of misuse or abuse of the Website services or information contained or provided herein. More specifically, including (but not limited to) any form of violation of these Terms and Conditions and/or breach of any stipulated regulations whatsoever (and this includes any breach or transgression of any third-party rights) and/or violation of any pertinent third-party terms and conditions; No Warranties implied or expressed: USE THE QUANTRIX CAPITAL RESOURCES AND WEBSITE AT YOUR OWN RISK. THE MATERIALS, INFORMATION, AND SERVICES OFFERED ON/VIA THIS WEBSITE ARE OFFERED "AS IS" WITHOUT EXPRESS OR IMPLIED WARRANTIES OF ANY FORM, INCLUDING WARRANTIES OF FITNESS FOR A SPECIFIC PURPOSE, MERCHANTABILITY, OR NON-VIOLATION OF INTELLECTUAL PROPERTY. You must carefully go through the Risk Warning Notice, including all other documents provided to you in relation to this Agreement. DO NOT present your Online Application Form if you are not certain about the effects or consequences of this Agreement or the associated risks. By clicking the "Submit" button and submitting your Online Application Form for review, then it means you acknowledge that you have gone through all the documents provided to you and that you comprehend and accept the terms detailed in the Agreement.

Quantrix Capital, including any of its affiliated companies, subsidiaries, agents, lawyers, employees, bankers, trustees, and/or officers, do not regulate and/or supervise and/or validate the information published on this Website, including trading information, articles, quotes, etc. Quantrix Capital' only duty and endeavor are to ensure that trading is facilitated and it provides relevant articles and information considered useful. Quantrix Capital shall not be liable, in any way, or face any damages and/or expenses to any third-party or Client, except to return last monthly fees (to the sum that was actually paid to Quantrix Capital), and this is subject to the terms and conditions stipulated herein. Quantrix Capital shall not be held liable for the denial of service on any justification, whether specific, general or personal. Quantrix Capital shall not be held responsible for any software, information, products and/or services offered by third parties. The Website may be, at any chosen time be offline for maintenance purposes or for any other reason for that matter, and services may not be rendered, temporarily and/or continuously and/or indefinitely, to any individual at no liability to Quantrix Capital. The Site doesn't guarantee that you will be in a position to access services on the Site at any time and location,

and it doesn't offer any warranties with regards to the content on the Site. Without limitation to the stated terms and conditions, Quantrix Capital will not be held responsible due to the impossibility of executing Clients' trading orders because of letdowns in systems due to technical failures, which are beyond the Site's control. Quantrix Capital and its respective subsidiaries, affiliates, employees, agents, and officers do not warrant that the materials, information, and services offered on/or via the Site are accurate. The materials, information, and services offered on/via the Site might be outdated. Neither Quantrix Capital and its affiliates commit themselves or assume the duty to verify, update, and validate such materials, information, and services rendered. Except explicitly implied herein and under certain conditions, Quantrix Capital does not provide any advisory service. All investments, transactions, and decisions are made at your own risk and discretion. Quantrix Capital, including its subsidiaries, employees, agents, and/or officers, do not assume responsibility and will not be held liable for any damages as a result of viruses that may affect your personal computer, telecommunication equipment, or any other device/property for that matter as a result of accessing and/or use of the Website, or your downloading of any data or materials from the Site. At no point will Quantrix Capital or any of its respective directors, officers, employees, affiliates, shareholders, successors, agents, or assigns, or any other third party involved in the production, creation, or transmission of this Site, be held responsible to you or anyone else for any form of indirect, punitive, special, consequential or incidental damages (including, without limitation, those occurring as a result of lost profits, business interruption or lost data) emerging from the use/inability to use, or because of using this Site, and any other Site associated with Quantrix Capital, or the information, materials, or services on any of such related Sites, whether this is based on contract, warranty, tort or any other form of legal theory and with or without you are advised of the likelihood of such damages. The preceding liability limitations don't apply to the extent barred by law.

In case of any problem with this Site or any content provided, you acknowledge that your only remedy is to stop using this Site. As a registered user, Quantrix Capital might return the fees initially received within the previous month with regards to denial of services within that period because of any act/omission by QUANTRIXCAPITALBrokers.com. All claims directed to Quantrix Capital shall be obsolete within a period of 6 months since the claim occurred. If there is an issue with the information, products/services purchased on/via the Site, you accept that the only solution, besides the one said above, is from the third party that provided such information, products/services. The aforementioned disclaimers indicate that Quantrix Capital does not promise to engage in the provision of any service and all functionality on the Website. This also implies that if you think you have any claims against Quantrix Capital, your claims should be addressed with no delays as such claims will be obsolete within 6 months.

Revision to the Terms and Condition: Free from bias to the above, the Client acknowledges and agrees that Quantrix Capital and its recognized advisors have the right, at all times, to amend and to nullify any and all of the Terms and Conditions stipulated herein, at its own discernment, without giving the Client prior notice. When such amendments are made, they shall be fully binding and effective once posted on the Site. You should make a point of visiting this page to ensure that you review the then updated Terms and Conditions that bind you. There are specific requirements of these Terms and Conditions that might be added to or replaced by legal notices and terms located on different Site pages. The current terms and conditions were last revised on MAY 10, 2021. This is a clear sign that the Terms and Conditions could be amended when deemed necessary by Quantrix Capital, and this shall apply to any client immediately. Quantrix Capital shall provide a link to these Terms and Conditions throughout the different pages of their Site and explicitly state when the Terms and Conditions were updated.

Termination: You, the Client, or Quantrix Capital may terminate or suspend your trading Account or your usage of the Site at any time, with or without any reason. Excluding the ability to withdraw accumulated funds, you hold no right to any remedy for the termination of services, all subject to Quantrix Capital policy and the relevant laws and regulations. Quantrix Capital reserves the right to suspend, change, or terminate any aspect of the Website without notice.

Additional Assistance: If you find that you do not comprehend any of the preceding Terms and Conditions or that you have some questions or suggestions, we welcome you to contact our support at any time. This implies that you should contact us in advance if anything related to these Terms and Conditions is unfair, unclear, or unacceptable to you.

Our Commitment to Privacy and Security: To help deter illegitimate access, maintain data accuracy and guarantee the information is used correctly, we have installed reasonable and appropriate electronic, physical, and managerial procedures to secure and safeguard the collected information. Please check our Privacy Policy for additional information.

Assignment to Third Parties: In terms of third parties, Quantrix Capital has the right to grant, assign, sublicense or transfer any or all of the rights indicated herein. This includes the right concerning data or information, in part or wholly, to any chosen third party. This implies that any agreement between the Client and Quantrix Capital on terms indicated under the Terms and Conditions may be assigned, in part or in full, by Quantrix Capital to a third party. The Client has no right to do this.

No Waiver: The consent of Quantrix Capital to any violation of the Terms and Conditions and/or the inability to exercise the rights provided for here shall be free from bias to of Quantrix Capital' legal remedies and rights, and therefore, they shall not be held to prevent it from seeking or exercising the same.

Severability: In the event that any provision provided herein is deemed invalid or void by any court of law with proper jurisdiction, the respective provision shall be severed, and this will not invalidate the validity and/or effect of all the remaining provisions indicated. This means that if a court of law rules that certain provisions are unenforceable, then only the specific article shall be affected and not the whole Agreement.

