

RocketTrader, Inc., *dba* Quants Compete, a Delaware corporation, and its respective parent, agents, associates, affiliates, and subsidiary companies, divisions, or designees (“us”, “we”, “our”, or “Quants Compete”) welcomes you to our website, social networking sites, interactive features, and any other online activities or platforms provided by us (collectively, the “Quants Compete Site”) in connection with information about us and our products and services. This Terms of Use (“Terms of Use”) was last updated on January 02, 2025.

PLEASE READ THE FOLLOWING TERMS OF USE CAREFULLY BEFORE USING THE QUANTS COMPETE SITE. THE TERMS OF USE ARE A BINDING LEGAL CONTRACT BETWEEN YOU AND QUANTS COMPETE. ALL USERS AND VISITORS TO THE QUANTS COMPETE SITE AGREE THAT ACCESS TO AND USE OF THE QUANTS COMPETE SITE ARE SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS AND OTHER APPLICABLE LAW.

THE INFORMATION ON THE QUANTS COMPETE SITE IS SUBJECT TO CHANGE AT ANY TIME AND MAY BE INCOMPLETE AND/OR MAY CONTAIN ERRORS. YOUR USE AND CONTINUED USE OF THE QUANTS COMPETE SITE AFTER WE MAKE ANY CHANGES WILL CONSTITUTE YOUR ACCEPTANCE OF SUCH CHANGES. BY ACCESSING AND USING THE QUANTS COMPETE SITE, YOU ACKNOWLEDGE THAT YOU HAVE READ AND REVIEWED THESE TERMS OF USE IN THEIR ENTIRETY, YOU AGREE TO THESE TERMS OF USE AND QUANTS COMPETE’S PRIVACY POLICY. WHILE WE INTEND TO MAKE EVERY ATTEMPT TO KEEP THE INFORMATION ON THE QUANTS COMPETE SITE CURRENT, WE MAKE NO CLAIMS, PROMISES, OR GUARANTEES ABOUT THE ACCURACY, COMPLETENESS, OR ADEQUACY OF THE INFORMATION CONTAINED IN OR LINKED TO OR FROM THE QUANTS COMPETE SITE. QUANTS COMPETE DISCLAIMS ANY LIABILITY, LOSS, OR RISK, DIRECTLY OR INDIRECTLY, OF THE APPLICATION OF ANY OF THE CONTENTS OF THE QUANTS COMPETE SITE.

BINDING EFFECT.

This is a binding agreement between you and Quants Compete. By using the Quants Compete Site, you agree to abide by these Terms of Use, as they may be amended by Quants Compete from time to time in its sole discretion. It is your responsibility to review these Terms of Use periodically, and, if at any time you find these Terms of Use unacceptable, you must immediately leave and cease all use of the Quants Compete Site. By using the Quants Compete Site, you represent that you are at least 18 years old and that you are legally able to enter into this binding agreement. If you are accessing and using the Quants Compete Site on behalf of a company (such as your employer) or other legal entity, you represent and warrant that you have the authority to bind that company or other legal entity to these Terms of Use. In that case, “you” and “your” will refer to that company or other legal entity.

ELECTRONIC COMMUNICATION.

Unless otherwise stated, the preferred communication method between you and Quants Compete is electronic. You consent to receive communications from Quants Compete in an electronic form. You agree that all terms and conditions, agreements, notices, disclosures, and other communications that we provide to you electronically satisfy any legal requirement that such communications would satisfy if they were in writing.

PRIVACY POLICY.

Quants Compete respects your privacy and permits you to control the treatment of your personal information. A complete statement of Quants Compete’s Privacy Policy can be found by clicking www.quantscompeter.com/privacy-policy. Quants Compete’s Privacy Policy is expressly incorporated into these Terms of Use by this reference.

ELIGIBILITY; REPRESENTATIONS AND WARRANTIES.

By accessing or using the Quants Compete Site, you represent and warrant that: (A) You are at least 18 years old and can form a binding contract with Quants Compete; (B) You will do your best to keep your account information current, complete, and accurate and you will promptly update all information to keep your account complete and accurate upon any change (if you created a user account); and (C) You will comply with these Terms of Use and all applicable federal, state, and local laws, rules, regulations, and ordinances.

REGISTRATION; ESTABLISHING AN ACCOUNT; YOUR ACCOUNT.

You do not have to be a registered user to visit the Quants Compete Site. If prompted to register, you may be required to agree to these Terms of Use and the Privacy Policy and provide all requested information, including, but not limited to, contact information, authentication information, and/or identification details, as may be requested by Quants Compete in its sole discretion. You agree to update all of your information, as necessary, to keep it accurate, complete, and up to date. If you fail to do so, we reserve the right to suspend or terminate your account. You may also be asked to provide a username (i.e., your email address) and password. You are entirely responsible for maintaining the confidentiality of your password and for restricting access to your account. You may not use the account, username, or password of someone else at any time. You agree to notify Quants Compete immediately of any unauthorized use of your account, username, or password. Quants Compete shall not be liable for any loss that you incur as a result of someone else using your password or account, either with or without your knowledge. You may be held liable for any losses incurred by Quants Compete due to someone else's use of your password or account, with or without your knowledge.

YOU AGREE THAT YOU AND ONLY YOU ARE SOLELY AND FULLY RESPONSIBLE FOR ANY ACTIVITIES OR ACTIONS TAKEN UNDER YOUR ACCOUNT, WHETHER OR NOT YOU HAVE AUTHORIZED SUCH ACTIVITIES OR ACTIONS.

MOBILE NETWORKS; TEXTING.

When you contact us via your phone, where available, or you access any Quants Compete Site through a mobile network, your network or roaming provider's messaging, data, and other rates and fees may apply, which shall be your sole responsibility. Quants Compete neither warrants that our Site will be compatible with your mobile device nor warrants that all features otherwise available on the Quants Compete may work with your network provider or device.

OWNERSHIP OF THE QUANTS COMPETE SITE.

The Quants Compete Site is owned and operated by Quants Compete. You acknowledge and agree that all content and materials contained at the Quants Compete Site, including content, materials, information, visual interfaces, graphics, design, compilation, computer code, software, services, and all other elements of the Quants Compete Site, are protected by United States copyright, patent, trademark, and trade dress laws, international laws and conventions, and all other relevant intellectual property and proprietary rights, and applicable laws, and are proprietary and constitute valuable intellectual property owned by Quants Compete or others who have licensed use of such content and materials to us. Except as provided herein, the Quants Compete Site (including past, present, and future versions) and all such content and materials that are included in, on, or that are otherwise a part or accessible from the Quants Compete Site (collectively, the "Quants Compete Content") are owned, controlled, or licensed by us. Except as expressly authorized by Quants Compete under these Terms of Use, you agree not to sell, license, distribute, copy, modify, publicly perform or display, transmit, publish, edit, adapt, create derivative works from, or otherwise make unauthorized use of the Quants Compete Content.

YOUR ACCESS TO AND USE OF THE QUANTS COMPETE SITE.

Nothing contained in these Terms of Use or on the Quants Compete Site shall be construed as conferring to you any license or right, expressly, by implication, by estoppel, or otherwise under any of Quants Compete or a third party's intellectual property right(s). Any rights not expressly granted herein are reserved. Further, you are expressly prohibited from: (A) the sale or resale or commercial use of the Quants Compete Site, the Quants Compete Content, and/or any of the other contents or materials found thereon; (B) any collection and use of any information posted on the Quants Compete Site for any purpose other than your own personal use and entertainment, including, without limitation, any purpose competitive to Quants Compete or any commercial purpose, including, without limitation, marketing, solicitation, or otherwise; (C) any downloading or copying of the Quants Compete Site or account information for any reason other than your personal use; (D) the use of data mining, robots, or similar data gathering and extraction tools; (E) deep-linking to any portion of the Quants Compete Site; (F) framing or utilizing framing techniques to enclose any portion of the Quants Compete Site without our express written consent; (G) using the Quants Compete Site to access or collect any personal information, including account names, email addresses, or other such information of any other person, entity, or third party for any purpose, including, without limitation, commercial, marketing, solicitation, or any other purpose; (H) attempting to gain access to secured portions of the Quants Compete Site to which you do not possess access rights; (I) using the Quants Compete Site to generate unsolicited email advertisements or spam to any individual, entity, or third party; (J) using any automatic or manual process to search or harvest information from the Quants Compete Site, or interfering in any way with the proper functioning of the Quants Compete Site; or (K) any other unauthorized use of the Quants Compete Site, Quants Compete Content, and/or other contents or materials found thereon. The violation of the aforementioned terms shall result in the immediate termination of permission or license granted to you by us in these Terms of Use.

USE OF SOFTWARE.

We may maintain and/or create certain investment advice, model programs, platforms, advisory resources, and/or software (collectively, the "Quants Compete Programs"), which may be available to you from our Site. If you use the Quants Compete Programs, or use any of the content available therefrom, including all files and images contained in or generated on behalf of Quants Compete Programs and any accompanying data, such use shall be deemed to be licensed to you by Quants Compete. Such license shall permit your PERSONAL NONCOMMERCIAL USE ONLY. Such license shall be a limited, personal, royalty-free, non-assignable, non-exclusive, revocable, and non-sublicensable license to access the Quants Compete Site, to access and use the Quants Compete Programs, to access the Quants Compete Content, and/or to access the Quants Compete Site according to these Terms of Use. Quants Compete does not transfer the title or the intellectual property rights to the Quants Compete Programs, the Quants Compete Site, and/or the Quants Compete Content; and Quants Compete retains full and complete title to the Quants Compete Programs, the Quants Compete Site, and/or the Quants Compete Content as well as all intellectual property rights therein. You hereby agree and understand that you shall neither sell, redistribute, or reproduce the Quants Compete Programs, the Quants Compete Site, and/or the Quants Compete Content, nor decompile, reverse-engineer, disassemble, or otherwise convert the Quants Compete Programs, the Quants Compete Site, and/or the Quants Compete Content to a human-perceivable form or any other form without the prior written authorization from Quants Compete.

USER CONTENT; LICENSE TO USE USER CONTENT.

For purposes of these Terms of Use, and unless otherwise defined herein, the term "content" means text, data, graphics, images, music, software, audio, video, works of authorship of any kind, and information or other materials that are generated, provided, or otherwise made available through the Quants Compete Programs and/or the Quants Compete Site. The term "User Content" means any content that users or customers (including you) post, upload, display, or otherwise provide to be made publicly available through or on the Quants Compete Site, including any content you authorize us access to from your social media accounts.

The Quants Compete Site may allow for the submission of User Content by you and other Quants Compete Site users, and the hosting, sharing, and/or publishing of such User Content with Quants Compete and other users.

You hereby agree and understand that any User Content that you publicly place or that you authorize us to publicly place on the Quants Compete Site may be viewed by other users and may be viewed by any other person visiting the Quants Compete Site. Although we reserve the right to review and remove any User Content that violates these Terms of Use, such User Content is the sole responsibility of the user who posts it, and Quants Compete cannot guarantee that all User Content will comply with these Terms of Use.

Quants Compete does not claim ownership to your User Content; however, if you do post User Content to the Quants Compete Site, and unless we indicate otherwise, you grant Quants Compete a universal, perpetual, irrevocable, non-exclusive, royalty-free, transferable, and fully sub-licensable right to use, host, store, reproduce, edit, modify, adapt, publish, translate, create derivative works from, distribute, and publicly display such User Content and the name submitted in connection with your User Content, throughout the world in any and all media form or platform now known or hereafter conceived. Quants Compete and its affiliates are free to use any ideas, concepts or know-how contained in your User Content for any purpose whatsoever including, but not limited to, developing, manufacturing, distributing, and marketing services using such information. We are not, however, obligated to use your User Content.

You will not be compensated for any User Content. By posting User Content on the Quants Compete Site, you warrant and represent that you own the rights to the User Content or are otherwise authorized to post, distribute, display, perform, transmit, or otherwise distribute User Content. You represent and warrant that neither your User Content, nor your use and provision of your User Content, nor any use of your User Content by Quants Compete on or through the Quants Compete Site, will infringe, misappropriate, or violate a third party's intellectual property rights, or rights of publicity or privacy, or result in the violation of any applicable law or regulation. You further represent and warrant that the User Content is accurate, that use of the User Content you supply does not violate these Terms of Use and will not cause injury to any person or entity, and that you will indemnify Quants Compete, its officers, managers, members, employees, consultants, agents, affiliates, and representatives, for all demands, loss, liability, claims, or expenses (including attorneys' fees), made against us by any third party arising out of or in connection with our use and exploitation of your User Content. You further understand that we are not responsible or liable for the removal or deletion of (or the failure to remove or delete) any of your User Content.

INAPPROPRIATE CONTENT.

You shall not make the following types of content available on the Quants Compete Site: Any content that (A) violates or infringes anyone's rights, including rights of publicity, privacy, copyright, trademark, or other intellectual property or contract right; (B) is libelous, defamatory, abusive, threatening, bullying, intimidating, harassing, or otherwise injurious to third parties; (C) is fraudulent, false, misleading, or deceptive; (D) is hate speech or promotes discrimination, bigotry, racism, hatred, harassment, or harm against any individual or group; (E) is violent or threatening or promotes violence or actions that are threatening to any person or entity; (F) promotes illegal or harmful activities or substances; (G) advocates or encourages conduct that could constitute a criminal offense, give rise to civil liability, or otherwise violate any applicable local, state, national, or foreign law or regulation; (H) advertises or otherwise solicits funds or is a solicitation for goods or services; or (I) contains software viruses, political campaigning, commercial solicitation, chain letters, mass mailings, or any form of "spam."

You may not use a false email address, impersonate any person or entity, or otherwise mislead as to the origin of User Content or any other content. Quants Compete reserves the right (but not the obligation) to remove or edit such User Content or any other content, but does not regularly review posted User Content or any other content. Any opinions, testimonials, advice, ratings, discussions, comments, and/or other User Content of any kind made by you or any user of the Quants Compete Site are those of the respective author(s) or distributor(s)

and not of Quants Compete. Quants Compete reserves the right to terminate your receipt, transmission, or other distribution of any such material using the Quants Compete Site, and, if applicable, to delete any such material from our servers. Quants Compete intends to cooperate fully with any law enforcement officials or agencies in the investigation of any violation of these Terms of Use or of any applicable laws.

COMPLAINTS; ALLEGED VIOLATIONS.

Quants Compete reserves the right to terminate your use of the Quants Compete Site and the investment advisory services being provided to you pursuant to your agreement with us in connection with such advisory services. To ensure that Quants Compete provides a high quality experience for you and for other users of the Quants Compete Site, you agree that Quants Compete or its representatives may access your account, if applicable, and records on a case-by-case basis to investigate complaints or allegations of abuse, infringement of third-party rights, or other unauthorized uses of the Quants Compete Site. Quants Compete does not intend to disclose the existence or occurrence of such an investigation unless required by law, but Quants Compete reserves the right to terminate your account, if applicable, or your access to the Quants Compete Site and the Quants Compete Programs immediately, with or without notice to you, and without liability to you, if we believe that you have violated any of the Terms of Use, furnished Quants Compete with false or misleading information, or interfered with use of the Quants Compete Site or the Quants Compete Programs by others.

PROHIBITED USES.

Quants Compete imposes certain restrictions on your permissible use of the Quants Compete Site and/or the Quants Compete Programs. You are prohibited from violating or attempting to violate any security features of the Quants Compete Site and/or the Quants Compete Programs, including, without limitation, (A) accessing content or data not intended for you, or logging onto a server or account that you are not authorized to access, or impersonating any person or entity or posting any images of another person without his or her permission; (B) attempting to probe, scan, or test the vulnerability of the Quants Compete Site and/or the Quants Compete Programs, or any associated system or network, or to breach security or authentication measures without proper authorization; (C) interfering or attempting to interfere with service to any user, host, or network, including, without limitation, by means of submitting a virus to the Quants Compete Site and/or the Quants Compete Programs, overloading, “flooding,” “spamming,” “mail bombing,” or “crashing”; (D) using the Quants Compete Site to send unsolicited email, including, without limitation, promotions, or advertisements for services; (E) forging any TCP/IP (i.e., Transmission Control Protocol/Internet Protocol) packet header or any part of the header information in any email or in any posting using the Quants Compete Site and/or the Quants Compete Programs; (F) attempting to modify, reverse-engineer, decompile, disassemble, or otherwise reduce or attempt to reduce to a human-perceivable form any of the source code used by Quants Compete; (G) soliciting passwords for any purpose, or personal information for commercial or unlawful purposes from other users or disseminating another person’s personal information without his or her written permission; (H) creating another user account if we have already terminated your account, unless you have our prior written permission to do so; (I) using the Quants Compete Site and/or the Quants Compete Programs for any harmful or nefarious purpose; (J) using the Quants Compete Site and/or the Quants Compete Programs to damage Quants Compete, its business, or reputation; or (K) using the Quants Compete Site and/or the Quants Compete Programs for any purpose that is illegal or prohibited by these Terms of Use. Any violation of system or network security may subject you to civil and/or criminal liability.

TERMINATION.

We may terminate your access to portions of the Quants Compete Site, and the Quants Compete Programs for any reason. If you want to terminate your legal agreement with Quants Compete as related to your use of the Quants Compete Site, you may do so by notifying Quants Compete at matthew.jones@quantscompete.com. Upon termination for any reason, your right to access and/or use the Quants Compete Site and/or the Quants Compete Programs will immediately cease. You agree that we will have no liability whatsoever to you or any

other party as a result of a termination of your access to the Quants Compete Site, the Quants Compete Programs.

Upon any termination, discontinuation, or cancellation of your account, all provisions of these Terms of Use that by their nature should survive will survive, including, without limitation, ownership provisions, warranty disclaimers, indemnity, limitations of liability, and dispute resolution provisions.

AFFILIATED AND THIRD-PARTY SITES, THIRD-PARTY SERVICES, AND THIRD-PARTY CONTENT.

Quants Compete has no control over, and no liability for any third-party websites, applications, or materials. Quants Compete works with a number of third-party partners and affiliates, whose Internet sites may be linked with the Quants Compete Site. Because neither Quants Compete nor the Quants Compete Site has control over the content and performance of these third-party partner and affiliate sites, Quants Compete makes no guarantees about the accuracy, currency, content, policies, promotions, services, or quality of the information provided by such third-party sites, and Quants Compete assumes no responsibility for unintended, objectionable, inaccurate, misleading, or unlawful content that may reside on those sites. Similarly, from time to time in connection with your use of the Quants Compete Site, you may have access to content items (including, but not limited to websites or “social media” sites such as LinkedIn, YouTube, Instagram, Facebook, X, etc.) that are owned by third parties. You acknowledge and agree that Quants Compete makes no guarantees about, and assumes no responsibility for, the accuracy, currency, content, policies, promotions, services, failures, actions, damages, losses, problems, or quality of this third-party content. You acknowledge sole responsibility for and assume all risk arising from your use of any third-party websites, applications, or materials.

Further, certain portions of the Quants Compete Site may be integrated into, or be provided in connection with third-party websites, services, content, and/or materials (“Third-Party Services”). We do not review or control any Third-Party Services. We additionally make no claim or representation regarding, and accept no responsibility for, the quality, content, nature, or reliability of Third-Party Services. There is no implied connection, endorsement, or adoption by Quants Compete of these Third-Party Services, and we shall not be responsible for any content provided on or through these Third-Party Services. Certain opinions, claims, advice, representations, statements, or other information or materials may be made available by third parties (“Third-Party Content”). This Third-Party Content belongs to the respective authors or providers of the applicable Third-Party Content and these authors and providers are solely responsible for the Third-Party Content.

QUANTS COMPETE DOES NOT: (I) GUARANTEE THE ACCURACY, COMPLETENESS, OR USEFULNESS OF ANY THIRD-PARTY CONTENT REGARDING ANY PORTION OF THE QUANTS COMPETE SITE OR QUANTS COMPETE PROGRAMS; OR (II) ADOPT, ENDORSE, OR ACCEPT RESPONSIBILITY FOR THE ACCURACY OR RELIABILITY OF ANY OPINION, CLAIM, ADVICE, REPRESENTATION, OR STATEMENT MADE BY A THIRD PARTY AS PART OF ANY THIRD-PARTY CONTENT. UNDER NO CIRCUMSTANCES WILL QUANTS COMPETE BE RESPONSIBLE FOR ANY LOSS OR DAMAGE RESULTING FROM YOUR RELIANCE ON THIRD-PARTY CONTENT IN CONNECTION WITH THE QUANTS COMPETE SITE OR QUANTS COMPETE PROGRAMS, INCLUDING OUR SERVICES.

YOUR CORRESPONDENCE AND BUSINESS DEALINGS WITH OTHERS FOUND ON OR THROUGH THE QUANTS COMPETE SITE AND/OR QUANTS COMPETE PROGRAMS AND ANY TERMS, CONDITIONS, WARRANTIES, AND REPRESENTATIONS ASSOCIATED WITH ANY SUCH DEALINGS, ARE SOLELY BETWEEN YOU AND THE THIRD PARTY. QUANTS COMPETE ENCOURAGES YOU TO REVIEW ALL POLICIES, RULES, TERMS, AND REGULATIONS, INCLUDING THE PRIVACY POLICIES AND TERMS OF USE OF EACH AND ANY THIRD-PARTY SITE THAT YOU VISIT.

THIRD-PARTY ACCESS TO YOUR INFORMATION.

Although you are entering into an agreement to disclose your information to us pursuant to these Terms of Use, we may use third-party individuals and organizations to assist us, including contractors, web hosts, web developers, and others. In doing so, we may delegate our authority to collect, access, use, and disseminate your information to said third-party individuals or organizations. You hereby agree and understand that every authorization that you grant to us under these Terms of Use, you also grant to any third party that we may hire, contract, or otherwise retain the services of for the purpose of operating, maintaining, repairing, or otherwise improving or preserving the Quants Compete Site, the Quants Compete Programs, or any of our underlying files or systems. You agree not to hold us liable for the actions of any of these third parties, even if we would normally be held vicariously liable for their actions, and that you must take legal action against them directly should they commit any tort or other actionable wrong against you.

NO WARRANTIES.

YOU ACKNOWLEDGE AND AGREE THE QUANTS COMPETE SITE AND/OR QUANTS COMPETE PROGRAMS, INCLUDING WITHOUT LIMITATION, ANY WEBSITES, MOBILE OR TABLET WEBSITES, SERVICES AVAILABLE AND ACCESSIBLE VIA OUR WEBSITES, ELECTRONIC SERVICES, SOCIAL NETWORKING SITES, INTERACTIVE FEATURES, SOFTWARE, TECHNOLOGY, TOOLS, CONTENT, AND ANY OTHER MATERIALS OR ANY OTHER ONLINE ACTIVITIES OR PLATFORM WE OWN OR CONTROL, ARE PROVIDED AS-IS AND AS AVAILABLE, WITH ALL FAULTS, AND WITHOUT PERFORMANCE ASSURANCES, WARRANTIES, OR GUARANTEES OF ANY KIND.

YOU ASSUME THE RISK OF ANY AND ALL DAMAGE OR LOSS FROM USE OF, OR INABILITY TO USE, THE QUANTS COMPETE SITE AND/OR QUANTS COMPETE PROGRAMS. TO THE MAXIMUM EXTENT PERMITTED BY LAW, QUANTS COMPETE EXPRESSLY DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, REGARDING THE QUANTS COMPETE SITE AND/OR THE QUANTS COMPETE PROGRAMS, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, TITLE, ACCURACY, SECURITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT, AND ANY WARRANTIES THAT MAY ARISE FROM COURSE OF DEALING, COURSE OF PERFORMANCE, OR USAGE OF TRADE. WE DO NOT WARRANT THAT THE OUR SITE OR THE QUANTS COMPETE PROGRAMS WILL MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF THE QUANTS COMPETE SITE AND/OR THE QUANTS COMPETE PROGRAMS WILL BE UNINTERRUPTED OR ERROR-FREE. YOU EXPRESSLY AGREE THAT YOUR USE OF THE QUANTS COMPETE SITE AND QUANTS COMPETE PROGRAMS ARE AT YOUR SOLE RISK.

Certain applicable state laws may not allow the exclusion of implied warranties; therefore, some of the above exclusions may not apply to you. No statement of ours or any of our officers, managers, members, employees, consultants, agents, affiliates, and representatives, shall create any warranty other than those expressly contained in these terms of use.

You will not hold Quants Compete or its third-party service providers, licensors, and suppliers, as applicable, responsible for any loss or damage that results from your access to or use of the Quants Compete site or Quants Compete programs, including without limitation any loss or damage to any of your computers or data, as the Quants Compete site and/or the Quants Compete programs may contain bugs, errors, problems, or other limitations.

YOU ACKNOWLEDGE THAT WE DO NOT CONTROL ANY ADVERTISEMENTS, PRODUCT DESCRIPTIONS, PRODUCTS, OR CONTENT OFFERED BY THIRD PARTIES ON OR THROUGH THE QUANTS COMPETE SITE AND/OR QUANTS COMPETE PROGRAMS. EXCEPT AS OTHERWISE AGREED IN WRITING, WE ASSUME NO RESPONSIBILITY FOR AND MAKE NO

WARRANTY OR REPRESENTATION AS TO THE ACCURACY, CURRENCY, COMPLETENESS, RELIABILITY, OR USEFULNESS OF SUCH THIRD-PARTY ADVERTISEMENTS, PRODUCT DESCRIPTIONS, PRODUCTS, OR CONTENT OR THIRD-PARTY SERVICES MADE AVAILABLE BY THIRD PARTIES THROUGH OUR SITE.

The federal and state securities laws impose liabilities under certain circumstances on persons who act in good faith, and therefore nothing in this Terms of Use, the Quants Compete Site or the Quants Compete Programs shall in any way constitute a waiver or limitation of any rights that you may have under federal or state securities laws.

LIMITED LIABILITY.

OUR LIABILITY TO YOU IS LIMITED. To the maximum extent permitted by law, in no event shall Quants Compete or any of its officers, managers, members, employees, consultants, agents, affiliates, or representatives (collectively, the “Quants Compete parties”) be liable for damages of any kind (including, but not limited to, direct, indirect, special, incidental, exemplary, punitive, or consequential damages, loss of business, lost profits, or lost data, regardless of the foreseeability of those damages) arising out of or in connection with your access to or use of the Quants Compete site and/or Quants Compete programs; your inability to access or use the Quants Compete site and/or Quants Compete programs; the conduct or content of other users or third parties on, through, or following the use of the Quants Compete site and/or Quants Compete programs; or unauthorized access, use or alteration of your user content, even if Quants Compete has been advised at any time of the possibility of such damages.

This limitation shall apply regardless of whether the damages arise out of breach of contract, tort (including, without limitation, negligence and strict liability), product liability, or any other legal theory or form of action even if the Quants Compete parties have been advised of the possibility of such damages, arising out of or relating in any way to the unauthorized access to or alteration of your user content, even if a remedy set forth herein is found to have failed its essential purpose.

You specifically acknowledge that Quants Compete parties are not liable for any defamatory, offensive, or illegal conduct of other users or third parties and that the risk of injury from the foregoing rests entirely with you. Quants Compete disclaims and takes no responsibility for any conduct of you or any other user, on or off the Quants Compete site and/or Quants Compete programs. Quants Compete takes no responsibility for any content that you or another user or third-party posts, sends, or receives through the Quants Compete site. Any content downloaded or otherwise obtained through the use of the Quants Compete site and/or Quants Compete programs is accessed at your own discretion and risk.

Your sole and exclusive remedy for dissatisfaction with the Quants Compete site and/or Quants Compete programs is to stop using the Quants Compete site and/or Quants Compete programs. To the fullest extent permissible by applicable law, the maximum liability of Quants Compete parties arising out of or relating in any way to your access to or use of the Quants Compete site and/or Quants Compete programs shall be one hundred dollars (\$100.00). **THE LIMITATIONS OF DAMAGES SET FORTH ABOVE ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN QUANTS COMPETE AND YOU.**

The federal and state securities laws impose liabilities under certain circumstances on persons who act in good faith, and therefore nothing in this Terms of Use, the Quants Compete Site or the Quants Compete Programs shall in any way constitute a waiver or limitation of any rights that you may have under federal or state securities laws.

INDEMNITY.

YOU AGREE TO INDEMNIFY QUANTS COMPETE FOR YOUR ACTS AND OMISSIONS. IN CONSIDERATION FOR YOUR USE OF THE QUANTS COMPETE SITE AND/OR QUANTS COMPETE PROGRAMS AND TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, YOU, ON BEHALF OF YOURSELF, YOUR HEIRS, EXECUTORS, AND ADMINISTRATORS, AND ANY OTHER PERSON(S) WHO MAY TAKE BY OR THROUGH YOU, HEREBY AGREE TO INDEMNIFY, DEFEND, RELEASE, FOREVER DISCHARGE, AND HOLD HARMLESS THE QUANTS COMPETE PARTIES, FROM AND AGAINST ANY LIABILITY FOR ANY AND ALL THIRD-PARTY CLAIMS, JUDGMENTS, DAMAGES, LIABILITIES, SETTLEMENTS, LOSSES, COSTS, EXPENSES, AND RECOVERIES FOR ANY AMOUNTS CLAIMED DUE, OF ANY KIND OR NATURE WHATSOEVER ARISING OUT OF OR IN CONNECTION WITH YOUR ACCESS TO OR USE OF THE QUANTS COMPETE SITE AND/OR QUANTS COMPETE PROGRAMS, YOUR USER CONTENT, OR YOUR BREACH OF THESE TERMS OF USE AND/OR THE QUANTS COMPETE PRIVACY POLICY, WHICH YOU MAY NOW OR HEREAFTER BE ENTITLED TO ASSERT, INCLUDING PENALTIES, INTEREST, AND REASONABLE ATTORNEYS' FEES AND DISBURSEMENTS, INCLUDING BUT NOT LIMITED TO ANY DEATH, INJURY, LOSS OF ENJOYMENT, PROPERTY DAMAGE, OR OTHER HARM OR LOSS OF ANY KIND OR NATURE, ANY CLAIMS BASED ON PUBLICITY RIGHTS, INVASION OF PRIVACY, DEFAMATION, COPYRIGHT INFRINGEMENT, TRADEMARK INFRINGEMENT, OR ANY OTHER INTELLECTUAL PROPERTY RELATED CAUSES OF ACTION, OR YOUR USE OR MISUSE OF THE QUANTS COMPETE SITE AND/OR QUANTS COMPETE PROGRAMS, OR YOUR OTHER ACTS OR OMISSIONS IN CONNECTION THEREWITH.

The federal and state securities laws impose liabilities under certain circumstances on persons who act in good faith, and therefore nothing in this Terms of Use, the Quants Compete Site or the Quants Compete Programs shall in any way constitute a waiver or limitation of any rights that you may have under federal or state securities laws.

RELEASE.

To the fullest extent permitted by applicable law, you hereby release and forever discharge Quants Compete and the Quants Compete Parties from, and hereby waive and relinquish, each and every past, present, and future dispute, claim, controversy, demand, right, obligation, liability, action, and cause of action of every kind and nature (including personal injuries, emotional distress, identity theft, death, and property loss and damage), that has arisen or arises directly or indirectly out of, or relates directly or indirectly to, (A) any interactions with, or act or omission of, or User Content provided by, other Quants Compete Site users or (B) any third-party site, services, and links included on or accessed through the Quants Compete Site and/or Quants Compete Programs.

To the extent the law permits, you release us from any claims or liability related to any content and/or User Content posted on the Quants Compete Site and from any claims related to the conduct of any other users or customers of ours. You agree to waive California Civil Code Section 1542 (if you are a California resident), and any similar provision in any other jurisdiction (if you are a resident of such jurisdiction), which states: **“A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her would have materially affected his or her settlement with the debtor or released party.”**

The federal and state securities laws impose liabilities under certain circumstances on persons who act in good faith, and therefore nothing in this Terms of Use, the Quants Compete Site or the Quants Compete Programs shall in any way constitute a waiver or limitation of any rights that you may have under federal or state securities laws.

COMPLIANCE WITH INTELLECTUAL PROPERTY LAWS.

When accessing the Quants Compete Site and/or Quants Compete Programs, you agree to obey the law and to respect the intellectual property rights of others. Your use of Quants Compete Site and/or Quants Compete Programs is at all times governed by and subject to laws regarding copyright ownership and use of intellectual property. You agree not to upload, download, display, perform, transmit, or otherwise distribute any information or content in violation of any third party's copyrights, trademarks, or other intellectual property or proprietary rights. You agree to abide by laws regarding copyright ownership and use of intellectual property, and you shall be solely responsible for any violations of any relevant laws and for any infringements of third-party rights caused by any User Content you provide or transmit. The burden of proving that any content does not violate any laws or third-party rights rests solely with you. You further agree not to remove, alter, or obscure any copyright, trademark, service mark, or other proprietary rights or notices incorporated in or accompanying the Quants Compete Site, Quants Compete Programs, and/or the Quants Compete Content.

COPYRIGHT INFRINGEMENT.

If you are a copyright owner or an owner's agent and find that any content on the Quants Compete Site and/or Quants Compete Programs infringes upon your copyrights, please report such alleged copyright infringement in accordance with the Digital Millennium Copyright Act of 1988 ("DMCA") and the Terms of Use. Upon receipt of a properly completed and delivered DMCA notice of such alleged Infringement, Quants Compete will take whatever action it deems appropriate in its sole discretion, but subject to its obligations under the DMCA, including removal of the challenged material from the Quants Compete Site and/or Quants Compete Programs, as may be deemed necessary.

If you have evidence, know, or have a good faith belief that your rights or the rights of a third party have been violated and you want Quants Compete to investigate further, your DMCA notice must include all of the following information in writing: (A) a physical or electronic signature of a person authorized to act on behalf of the owner of the exclusive right that is allegedly infringed; (B) identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works are covered by a single notification, a representative list of such works; (C) identification of the material that is claimed to be infringed or to be the subject of infringing activity and that is to be investigated, and information reasonably sufficient to permit Quants Compete to investigate and/or locate the material; (D) information reasonably sufficient to permit Quants Compete to contact you, such as an address, telephone number, and if available, an email address at which you may be contacted directly; (E) a statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and (F) a statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. For this notification to be effective, you must provide it to our designated agent:

RocketTrader, Inc.
dba Quants Compete
Attn: Website Administrator
785 Old Hickory Blvd. Suite 301
Brentwood, TN 37027

COPYRIGHT.

All Quants Compete Content included in or made available through the Quants Compete Site and/or Quants Compete Programs, such as text, graphics, logos, button icons, images, audio clips, digital downloads, data compilations, and software is the exclusive property of Quants Compete or its content suppliers and protected by United States and international copyright laws. The compilation of all Quants Compete Content included in or made available through the Quants Compete Site and/or Quants Compete Programs are also the exclusive property of Quants Compete and protected by United States and international copyright laws. Without

limitation, Quants Compete owns a copyright in the selection, coordination, arrangement, and enhancement of the Quants Compete Content on the Quants Compete Site and/or Quants Compete Programs. All Quants Compete Content on the Quants Compete Site and/or Quants Compete Programs is: Copyright © 2025 Quants Compete. All rights reserved.

TRADEMARKS.

All trademarks, service marks, trade names, and trade dress, whether registered or unregistered, of Quants Compete used on the Quants Compete Site and/or Quants Compete Programs are trademarks or registered trademarks of Quants Compete. Quants Compete's trademarks and trade dress may not be used in connection with any product or service that is not provided by Quants Compete and/or the Quants Compete Programs, in any manner that is likely to cause confusion among customers, or in any manner that disparages or discredits Quants Compete. Without our prior written permission, you agree not to display or use, in any manner, any such trademarks and/or trade dress. Without limitation of the foregoing, you may not use any meta tags or any other "hidden text" utilizing our names, trade dress, or trademarks without our express prior written consent. Any goodwill associated with any use of such names, trade dress, or trademarks by you shall inure exclusively to Quants Compete or its respective owners. The Quants Compete Site, Quants Compete Programs, and/or the Quants Compete Content may not be copied, modified, reproduced, downloaded, or distributed in any way, in whole or in part, without the express prior written permission of Quants Compete, which may be withheld with or without reason. Any unauthorized use of the Quants Compete Site, Quants Compete Programs, and/or the Quants Compete Content is prohibited. You agree to abide by any and all additional trademark and copyright notices, information or restrictions contained in any part of the Quants Compete Site and/or Quants Compete Programs.

DISPUTE RESOLUTION; GOVERNING LAW.

You hereby agree that any dispute or claim between you and Quants Compete arising out of, relating in any way to, or in connection with these Terms of Use, the Quants Compete Privacy Policy, the Quants Compete Site, and/or Quants Compete Programs (collectively, the "Dispute(s)") shall be resolved in accordance with the provisions set forth herein.

A. *Informal Resolution.* Before taking any formal action as described herein, you agree that if you have any Dispute with Quants Compete, you will first contact us directly at support@quantscompete.com, provide a brief, written description of such Dispute and your contact information (including your email address associated with your user account, if any) and allow sixty (60) business days to pass, during which time Quants Compete will attempt to reach an amicable and informal resolution of any issue with you.

B. *Applicable Law.* You agree that United States federal law including the Federal Arbitration Act, and (to the extent not inconsistent with or preempted by federal law) the laws of the State of Delaware, USA, without regard to conflict of laws principles, will govern all Disputes. Such a body of law will apply regardless of your residence or the location of where you use the Quants Compete Site and/or Quants Compete Programs.

You understand that this Terms of Use includes no provision to arbitrate, a waiver of the right to seek a judicial forum, including trial by jury, except where such waiver would be void under federal or state securities laws. You acknowledge by using the Quants Compete Site and/or the Quants Compete Programs that you consent to this arbitration provision, and such consent is voluntary. You further understand that this arbitration provision is final and binding on the parties.

Contact information for Quants Compete's registered agent for Disputes is as follows:

Tennessee Agent for Service of Process
RocketTrader, Inc.
dba Quants Compete
Attn: Joseph Bennie
785 Old Hickory Blvd. Suite 301
Brentwood, TN 37027

C. *No Class Action Matters.* We each agree that Disputes shall be dealt with only on an individual basis and not in a class, consolidated or representative action. An arbitrator shall not have the power to vary these provisions.

D. *Injunctive Relief.* Notwithstanding anything to the contrary in this Terms of Use, either party may bring suit in court seeking an injunction or other equitable relief arising out of or relating to the infringement of a party's intellectual property or any conduct that violates the section titled "Inappropriate Content" and/or the section titled "Prohibited Uses" of these Terms of Use.

E. *Opt-Out.* You may choose to opt-out of arbitration and reject the Arbitration provisions contained herein by emailing us at rockettrader2020@gmail.com with your notice to opt-out ("Notice to Opt-Out"). Your Notice to Opt-Out **must** include your full name, street address, city, state, zip code, email address, and an unaltered digital image of your valid driver's license. The Notice to Opt-Out must be received by Quants Compete no later than thirty (30) days after the date you accept these Terms of Use for the first time. There are no exceptions to these opt-out procedures. If you opt-out of the Arbitration provisions contained herein, ALL other parts of these Terms of Use will remain in effect and continue to apply to you.

Whether to agree to the arbitration agreement is an important decision. It is your decision to make, and you should take care to conduct further research and to consult with others, including but not limited to an attorney, regarding the consequences of your decision, just as you would when making any other important business or life decision.

TO THE FULLEST EXTENT PERMITTED BY LAW, YOU WAIVE THE RIGHT TO A TRIAL BY JURY WITH RESPECT TO ANY DISPUTE ARISING OUT OF OR RELATING TO THESE TERMS OF USE OR YOUR ACCESS AND USE OF THE QUANTS COMPETE SITE AND/OR QUANTS COMPETE PROGRAMS. YOU FURTHER AGREE THAT ANY AND ALL DISPUTES OR CONTROVERSIES BETWEEN YOU AND QUANTS COMPETE SHALL BE RESOLVED ON AN INDIVIDUAL BASIS WITHOUT RESORT TO ANY FORM OF CLASS ACTION AND SHALL NOT BE CONSOLIDATED WITH THE CLAIMS OF ANY OTHER PARTIES. YOUR WAIVER OF THE RIGHT TO BRING ANY DISPUTE AS A CLASS ACTION SHALL NOT BE DEEMED UNENFORCEABLE EVEN IF THE GOVERNING STATE LAW WOULD OTHERWISE PERMIT THE ACTION TO BE FILED AND PROSECUTED AS A CLASS ACTION.

SEVERABILITY; WAIVER.

If any provision of these Terms of Use, or the application thereof to any person, place, or circumstance, will be held by a court of competent jurisdiction to be invalid, void, or otherwise unenforceable, such provision will be enforced to the maximum extent possible, or, if incapable of such enforcement, will be deemed to be deleted from these Terms of Use, and, provided that the fundamental terms and conditions of these Terms of Use remain legal and enforceable, the remainder of these Terms of Use and such provisions as applied to other persons, places, and circumstances will remain in full force and effect. No waiver by Quants Compete of any breach or default by you will be deemed a waiver of any preceding or subsequent breach or default, nor will any delay or omission on the part of Quants Compete to exercise or avail itself of any right or remedy that we have or may have hereunder shall operate as a waiver of any right or remedy.

DOMESTIC AND INTERNATIONAL USE.

The Quants Compete Site and/or Quants Compete Programs are controlled and operated by Quants Compete from its primary offices in the State of California; provided, however, Quants Compete may at its sole discretion operate, amend, modify or otherwise alter the Quants Compete Site and/or Quants Compete Programs outside of the State of California. Quants Compete makes no representation that any of the content or the electronic services to which you have been given access to are available, appropriate, or legal for use in other locations or other jurisdictions. Your access to or use of the Quants Compete Site and/or Quants Compete Programs should not be construed as Quants Compete purposefully availing itself of the benefits or privilege of doing business in any state or jurisdiction other than Arizona. Those who choose to access or use the Quants Compete Site and/or Quants Compete Programs from outside the United States do so voluntarily and at their own risk, and are responsible for compliance with their local laws.

CALIFORNIA USERS – CONSUMER RIGHTS NOTICE.

Under California Civil Code Section 1789.3, users of the Quants Compete Site from California are entitled to the following specific consumer rights notice: The Complaint Assistance Unit of the Division of Consumer Services of the California Department of Consumer Affairs may be contacted by mail at 1625 North Market Blvd., Suite N 112, Sacramento, CA 95834, or by telephone at (916) 445-1254 or (800) 952-5210.

MODIFICATIONS.

Quants Compete may, in its sole discretion and without prior notice, (A) revise these Terms of Use or its Privacy Policy; (B) modify the Quants Compete Site and/or Quants Compete Programs; or (C) discontinue the Quants Compete Site and/or Quants Compete Programs at any time. Such revision(s) shall be effective immediately on such posting by Quants Compete. We will also revise the “Last Updated” date found at the beginning of this Terms of Use when we post changes to it. You agree to review these Terms of Use, the Privacy Policy, and other online policies posted on the Quants Compete Site periodically to be aware of any revisions. You agree that, by continuing to use or access the Quants Compete Site and/or Quants Compete Programs, you shall abide by any and all revisions, as applicable. These Terms of Use were last modified as of the date “Last Updated”, above.

ENTIRE AGREEMENT.

This is the entire agreement between us relating to the subject matter herein and supersedes any and all prior or contemporaneous written or oral agreements between us with respect to such subject matter. These Terms of Use are not assignable, transferable, or sublicenseable by you except with our prior written consent. Any heading, caption, or section title contained in these Terms of Use is inserted only as a matter of convenience and in no way defines or explains any section or provision hereof. If you have any questions or comments regarding these Terms of Use, please contact us at support@quantscompete.com.

LANGUAGE.

It is the express intent of the parties that these Terms of Use and all related documents have been written in and the governing language thereof shall be English.

FEEDBACK.

We welcome feedback, comments, and suggestions for improvements to the Quants Compete Site (“Feedback”). You can submit Feedback by emailing us at matthew.jones@quantscompete.com. If you provide us any Feedback, you agree that we may use, copy, modify, create derivative works of, and otherwise exploit the Feedback for any purpose.