

Terms

Any content on this site or related pages are not intended to provide financial advice. Traderflow Pte. Ltd. is not registered as a licensed advisor in any regulatory authorities. Nothing on Traderflow should be construed as an offer to sell, a solicitation of an offer to buy, or a recommendation for any securities, currencies or other financial products by Traderflow or any third party. You are solely responsible for determining whether any trading, trading strategy, financial products or related transaction is appropriate for you based on your personal financial objectives, circumstances and risk tolerance. You should consult your financial advisor regarding your specific situation.

HIGH RISK INVOLVED; SEEK INDIVIDUAL PROFESSIONAL ADVICE BEFORE INVESTING. Any individual who chooses to trade in any securities, currencies or other financial products mentioned, referred to or profiled in the Services should do so with caution. Trading or transacting in any securities, currencies or other financial products involves HIGH risk; you may lose some, all, or possibly more than your original investment. Trading in the financial product discussed in certain traderflow.com's publications is highly risky. Any subscriber or user of our Services bears responsibility for their own trading research and decisions, and should use information from the Services only as educational and research purposes only. It is easy to lose money trading, and we recommend always seeking individual advice from a licensed professional.

Terms and Conditions ("Terms")

Last updated: 4 April 2023

Terms of Service & Refund Policy

Any information provided on site, or through a third party, is not to be seen as accurate or true, given possible discrepancies and interpretations. Any news or information can be delayed. Any user should to due diligence to ensure the information is accurate, which cannot be guaranteed onsite. All information on social media, including but not limited to Twitter, Instagram, TikTok, Discord, Facebook or otherwise, may also have inaccurate information, with claims unable to be verified at the time.

REGISTRATION

This User Agreement between Authorised User ("You") and Traderflow (www.traderflow.com) ("the Site") and any of our Site affiliates, agencies, sponsors, licensees or content partners (hereafter, collectively referred to as "Traderflow", "We", or "Us") governs your use of these information services and web sites (collectively referred to as "the Tools"), including any document, content, services, functions or features accessible on or through the Site (the "Products"). Your use of the Site and the Tools is subject to the terms and conditions hereof. By using the Site or any other website owned, operated, licensed, or controlled by Us, you agree to be bound by the terms of the User Agreement. Other provisions that govern your use of the Site may be set forth in online notices appearing in connection with certain Products (collectively, the "Additional Terms"), all of which are incorporated by reference into this User Agreement. Your use of any Products that are subject to Additional Terms constitutes your acceptance of the respective Additional Terms.

BY REGISTERING FOR OR USING THIS SITE, THE USER ACCEPTS ALL OF THESE TERMS (the "TERMS OF SERVICE"). USE OF THIS SITE WILL CONSTITUTE THE USER'S ACCEPTANCE OF ALL OF SUCH TERMS OF SERVICE. WE RESERVE THE RIGHT TO TERMINATE A USER'S SUBSCRIPTION IF WE DETERMINE THAT THE TERMS OF SERVICE HAVE BEEN VIOLATED. USERS WHO VIOLATE THE TERMS OF SERVICE FORFEIT ANY SUBSCRIPTION CHARGES ALREADY PAID.

IF YOU DO NOT AGREE TO THESE "TERMS OF SERVICE", PLEASE DO NOT USE THIS SITE. The Terms of Service for your continued use of this Site will be available at www.traderflow.com and accessible from your Account Profile page. Please check this area before using this Site whenever a change has been indicated. Changes to the Terms of Service posted on the home page of the Site is an effective notice to the User of the change in such terms and conditions.

If you do not agree to these changes in the Terms of Service as they may occur, please arrange to terminate your registration with Us immediately (i) by notifying Us of your unwillingness to accept the changes to the Terms of Service and (ii) by discontinuing your use of the Site. Your continued use of Site after such changes in the Terms of Service will signify your acceptance of the change in the terms and conditions.

BY REGISTERING FOR OR USING THIS SITE, YOU ARE AGREEING TO ALL TERMS AND POLICIES OUTLINED BELOW:

1. INFORMATION You shall be responsible for obtaining the requisite communication lines and internet connections to interface with Traderflow. You understand and agree that nothing in this Agreement shall be deemed to constitute an undertaking by Traderflow to continue to disseminate the Information in its present form or configuration. Traderflow, in its sole discretion may, from time to time, make modifications to the Information and Service, irrespective of whether such modifications would require changes to be made by you to any device or equipment which receives the Service from Traderflow. You shall bear all risks of failing to make concurrent modifications to your devices and equipment and you acknowledge and agree that neither Traderflow nor its Information Providers (defined as the source from which Traderflow receives the Information made available through the Service) shall be responsible if such changes affect your access to or use of the Service in any way.

2. OWNERSHIP OF SOFTWARE Software included as part of the Service contains software proprietary to Traderflow and/or to third parties ("Third Party Suppliers") and licensed to Traderflow ("Traderflow Software"). Traderflow and Third Party Suppliers retain title and ownership to the Traderflow Software and all copyright and other intellectual property rights therein. Your receipt of the Service does not constitute a sale of the Traderflow Software or any copy. You agree not to alter, decompile, or disassemble the Traderflow Software.

3. YOU AGREE TO PAY THE PREDETERMINED SUBSCRIPTION FEE FOR YOUR USE TO THE SITE. All subscription rates are subject to change at anytime. In the event of a price increase existing subscribers will continue to renew at their original rate. The prices on the billing page reflect the currently offered rates. These payments are non-refundable; should a payment fail the subscription will be cancelled. Should a payment be rejected, or subscription cancelled prematurely from the period of monthly payments, the amounts are not refundable. Should a payment fail the subscription access for the respective user will be halted until the payment has been made. Users who opt out of the payment plan are not eligible for a refund on any previously made payments.

4. YOU AGREE NOT TO SHARE ACCESS TO YOUR ACCOUNT AND NOT TO REDISTRIBUTE ANY DATA YOU RECEIVE THROUGH YOUR USE OF THE SITE OR PRODUCTS.

A) You may not copy, modify, scrape, reproduce, republish, distribute, transmit or use the Site or the Products for commercial or other purposes, except to the extent required in order for you to use the Site and the Products in the manner expressly provided herein.

B) You may NOT share your password with anyone. You shall be solely responsible for maintaining the confidentiality of your password. You shall immediately notify Traderflow of any known or suspected unauthorised use(s) of your account, or any known or suspected breach of security, including loss, theft, or unauthorised disclosure of your username, password or credit card information. You are fully responsible for all usage and activity on your account, including, but not limited to, use of the account by any third party Authorised by you to use your username and password. If the computer system on which you accessed the Service is sold or transferred to another party, you warrant and represent that you will delete all cookies and software files obtained by or through use of the Service.

Legal action will be taken where deemed appropriate if it is found that you are redistributing or reselling the information on the Site.

5. THIS SITE AND ALL OF ITS CONTENTS ARE COPYRIGHTED. THE VIEWER OF THIS SITE IS GIVEN A LIMITED LICENSE TO USE ITS CONTENTS FOR PERSONAL OR INTERNAL COMPANY USE ONLY. This Site and all its contents are made available to you, with the agreement that you will not copy or reproduce the contents of this Site, except for your own personal or internal company use, in any form and that you will not sell, lease, loan, or otherwise make them available to third parties or anyone else without the express written permission of the author.

6. DIGITAL GOODS (NO REFUND POLICY)

A) Since services are non--tangible, irrevocable, digital goods; we do not issue refunds, which you are solely responsible for understanding. During checkout, upon clicking the final submit button on any payment to Traderflow, your purchase is charged to the credit/debit card that you supplied. All sales are final.

B) You cannot cancel a purchase or receive a refund for a purchase. You can cancel future recurring subscription payments at anytime from your Account Settings page. Any payments that have already been processed are non-refundable.

C) If you are under trial period, you will be billed at the end of your trial unless cancelled.

D) All plans auto-renew. If you do not wish to renew, you must cancel 24 hours prior to your renewal date.

E) The subscription fees for Traderflow are set forth on Traderflow website and may be amended at Traderflow sole discretion from time to time without notice and are payable monthly or annually in advance. Payment shall be accepted by credit card for monthly and annual subscriptions.

F) A portion of your subscription fee may include an exchange fee that is paid to the securities exchanges by Traderflow on a monthly basis. These exchange fees are non-refundable.

7. YOU AGREE THAT THE INFORMATION YOU HAVE PROVIDED UPON ACCOUNT REGISTRATION IS ACCURATE AND CORRECT TO THE BEST OF YOUR KNOWLEDGE.

8. YOU UNDERSTAND THAT YOUR USE OF THE SITE WILL ALWAYS BE SUBJECT TO AND PURSUANT TO THIS AGREEMENT. You may review this Agreement at any time by clicking on "Terms" from our home page or by accessing it from your Account Profile page.

9. YOU AGREE TO NOT SOLICIT, PROMOTE, OR SHARE EXTERNAL PREMIUM DATA WITHIN OUR MESSAGE BOARDS. A) You may not share or promote your own for-profit, paid, or non-public services or websites that you are affiliated with.

B) You may not share premium(paid) data from external sources including screenshots, non-public links, documents, or copyrighted material which you don't solely own, have permission to, or are licensed to redistribute.

C) You may not promote, share, discuss, or suggest the use of competing services within the chat room. Traderflow reserves the right (but does not have any obligation) to prohibit or restrict conduct on the Traderflow websites and to edit, block, or remove any content, in whole or in part, which in our sole discretion we believe violates our Subscriber Code of Conduct, or is otherwise objectionable. If you believe that material has been posted that violates any of these prohibitions, or that should otherwise be removed, please contact Traderflow.

You Agree to not solicit members of the Site for any reason.

10. DISCORD/CHAT; CODE OF CONDUCT You understand that the use of our chat room is a revocable privilege and subject to the Chat Code of Conduct rules outlined here. We reserve the right to ban any user from participating in our chat room that violates any of the rules outlined in Chat Code of

Conduct. If you do not wish to participate in the chat, it can be disabled from your Account Settings. Chat rules can be viewed at anytime from the chat window by clicking Rules.

You Agree to adhere to the Chat Code of Conduct and promote a positive, professional, and team-oriented atmosphere.

11. **PRIVACY** We respect your privacy rights. We will not sell or distribute your email address or other information without your express consent. Only Traderflow, our Agencies, Attorneys, and Partners are entitled to your information.

12. **NO ENDORSEMENT** You understand that neither Traderflow, nor any part of the Service, or any equipment utilised by Traderflow is sponsored or endorsed by any of the Information Providers. Traderflow may contain links to websites operated by parties other than Traderflow. Such links are provided for your convenience only. Traderflow does not control such websites, and is not responsible for their contents. Traderflow's inclusion of links to such websites does not imply any endorsement of the material on such websites or any association with their operators.

13. **COPYRIGHT; PROPRIETARY DATA; USE PROVISIONS**

Neither Traderflow nor any individual or organisation that may be a source of content distributed through the Site makes any warranty as to the timeliness and accuracy of the information. The Products are provided for informational purposes only and do not constitute financial advice. Access to, transmission or receipt of, or reliance upon, Content from the Site does not create, and is not intended to create, an investor- broker relationship between you or any other person or any Content Partner.

A.) Except for the license granted in the User Agreement, all right, title, and interest in the Site and the Tools (including all trademarks, copyrights, and other intellectual property rights), in all languages, formats and media throughout the world, are and will continue to be the exclusive property of Traderflow and/or the Content Partners.

You may not decompile, reverse engineer, scrape, disassemble, rent, lease, loan, sublicense, or create derivative works from the Site.

14. **NO REPRESENTATIONS OR WARRANTIES**

Neither Traderflow, its Agencies, Attorneys, Members, Affiliates, nor any Content Partner makes any warranty or representation that the Information is accurate and timely. You understand that use of the Site and of the Products is undertaken at Your own risk. Any information or data provided by Traderflow is not exhaustive or complete. **NEITHER TRADERFLOW NOR ANY CONTENT PARTNER ASSUMES ANY LIABILITY FOR THE USE OR INTERPRETATION OF ANY PRODUCT. THE SITE AND THE PRODUCTS ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES WITH RESPECT TO PERFORMANCE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT OF**

THIRD PARTY RIGHTS, ACCURACY, OMISSIONS, COMPLETENESS, CURRENTNESS, OR TIMELINESS. YOUR EXCLUSIVE REMEDY UNDER THIS AGREEMENT, IF ANY, FOR ANY CLAIM FOR DAMAGES RELATING TO YOUR USE OF THE SITE OR THE PRODUCTS, WHETHER ON THE BASIS OF CONTRACT, NEGLIGENCE, OR ANY OTHER BASIS, WILL BE LIMITED TO THE AGGREGATE AMOUNT OF CHARGES PAID BY YOU TO TRADERFLOW DURING THE 12-MONTH PERIOD PRECEDING THE EVENT GIVING RISE TO SUCH CLAIM. YOU ACKNOWLEDGE THAT PROVISION OF THE SITE AND CONTENT ENTAILS THE LIKELIHOOD OF SOME HUMAN AND MACHINE ERRORS, DELAYS, INTERRUPTIONS AND LOSSES, INCLUDING THE INADVERTENT LOSS OF DATA.

15. TRANSMISSION NO WARRANTY THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE OF THE INFORMATION OR SERVICES AVAILABLE THROUGH THE SERVICE.

16. LIMITATION OF LIABILITY

IN NO EVENT WILL THE CONTENT CREATOR, ITS AFFILIATES, PARTNERS, MEMBERS, MANAGERS, DIRECTORS, OFFICERS, EMPLOYEES OR AGENTS BE LIABLE TO YOU OR ANY THIRD PERSON FOR ANY INDIRECT, CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, SPECIAL OR PUNITIVE DAMAGES, INCLUDING FOR ANY LOST PROFITS OR LOST DATA ARISING FROM YOUR USE OF THE WEBSITE, OR ANY OF THE CONTENT OR OTHER MATERIALS ON, ACCESSED THROUGH OR DOWNLOADED FROM THE WEBSITE, EVEN IF THE CONTENT CREATOR OR ITS AFFILIATES, PARTNERS, MEMBERS, MANAGERS, DIRECTORS, OFFICERS, EMPLOYEES OR AGENTS IS AWARE OR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED HEREIN, THE LIABILITY OF THE CONTENT CREATOR AND ITS AFFILIATES, PARTNERS, MEMBERS, MANAGERS, DIRECTORS, OFFICERS, EMPLOYEES AND AGENTS TO YOU FOR ANY CAUSE WHATSOEVER, AND REGARDLESS OF THE FORM OF THE ACTION, WILL AT ALL TIMES BE LIMITED TO THE AMOUNT PAID, IF ANY, BY YOU TO THE CONTENT CREATOR FOR THE WEBSITE IN THE IMMEDIATELY PRECEDING TWELVE MONTHS, BUT IN NO CASE WILL SUCH LIABILITY TO YOU EXCEED \$500. YOU ACKNOWLEDGE THAT IF NO FEES ARE PAID TO THE CONTENT CREATOR FOR THE WEBSITE, YOU SHALL BE LIMITED TO INJUNCTIVE RELIEF ONLY, UNLESS OTHERWISE PERMITTED BY LAW, AND SHALL NOT BE ENTITLED TO DAMAGES OF ANY KIND FROM THE CONTENT CREATOR, REGARDLESS OF THE CAUSE OF ACTION.

CERTAIN STATE LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE DISCLAIMERS, EXCLUSIONS OR LIMITATIONS MAY NOT APPLY TO YOU, AND YOU MAY HAVE ADDITIONAL RIGHTS.

17. TAXES You shall be solely responsible for the payment of any taxes, charges or assessments imposed on you or Traderflow, and any penalties or interest thereon, relating to the provision of the Service (except for any income taxes, if any, imposed on Traderflow). All residents must pay their respective sales tax on subscription and exchange fees which will be collected and remitted by Traderflow to the appropriate state agency.

18. LAWS You represent and warrant that you are not engaged in, and agree not to engage in, any unlawful transaction or business, and/or will not use or knowingly permit anyone to use the Information and/or the Service for: i) any purpose or in any manner not authorised by this Agreement, or ii) for any unlawful purpose or in any manner not in compliance with the statutes, rules and regulations

19. DISCLAIMER

There is a HIGH degree of RISK and speculation involved in trading any securities, currencies or other financial products. Past results are not indicative of future returns. Traderflow is not a registered financial advisor nor is licensed as such with any regulatory authorities. Traderflow does not manage client assets in any way. Information provided and opinions expressed on the website do not constitute financial advice. Any and all ideas expressed, research, tutorials, and instructional resources are for educational purposes only. The ideas expressed are solely the opinions of Traderflow. We advise everyone to know the risks involved with trading. We encourage every visitor to the website to do his/her own research and to consult with his/her own financial advisor(s) prior to engaging in any trading activities, and to make sure he/she knows all the potential risks involved. Any trading decision that results in losses or gains made based on any information on this site, or related services is not the responsibility of Traderflow.

20. INDEMNIFICATION OF TRADERFLOW You shall indemnify Traderflow, the Information Providers and each of their respective officers, directors, partners, employees and agents (the "Indemnified Parties") against, and hold the Indemnified Parties harmless from, any and all Claims or Losses imposed on, incurred by, or asserted against the Indemnified Parties as a result of or relating to your non-compliance with any of the terms and conditions of this Agreement and your breach of any of your representations and warranties in this Agreement.

Your use of ideas, systems, and/or data provided by Traderflow are at your own risk and it is your sole responsibility to evaluate the accuracy, completeness, and usefulness of the information.

Any Affiliates who do not operate under the following Terms of Ethics may be terminated at the company's discretion. Affiliates may not engage in any form of unsolicited marketing, neither for their Traderflow referral code, nor for any other business endeavors the Affiliate operates. This includes, but is not limited to; posting to community channels (either private or public) without permission, mass emailing or direct messaging, or any activity considered to be spam by any given platform. -Affiliates may never misrepresent or otherwise downplay the risks involved in trading. Affiliates are expected to maintain transparency of their practice. Any misrepresentation of trading income, success rate, or the risk-to-reward relationship in their trading is grounds for termination. - Affiliates engaged in publicly posting positions, live trading, public trade callouts, or otherwise broadcasting their positions and performance must maintain full transparency to their audience. This includes, but is not limited to: accurately representing the use of the Traderflow Platform, posting the legitimate performance of positions broadcast, providing an explicit disclaimer if making trades on a paper account, acknowledging losing trades when they occur. Utilising misleading or inaccurate trading performance for any reason is grounds for termination. Traderflow reserves the

right to periodically review the practices of any parties affiliated with the company. Decisions made regarding the above Terms of Ethics are final, and at the discretion of the company.

21. Discord

By joining this Discord server you agree to the following terms of service: 1. Nothing on the Traderflow platform, to include this Discord server, should be considered financial advice. There is risk involved in trading of any kind; you may lose some, all, or potentially more than your original investment. 2. Your use of ideas, systems, and/or data posted in the Traderflow Discord server is at your own risk and it is your responsibility to evaluate the accuracy, completeness, and usefulness of the information. Traderflow does not verify or guarantee the accuracy of any material posted in the Discord server. Any and all material posted in the Discord server is strictly for informational, educational, and entertainment purposes only. It should not be assumed that any methods, techniques, or indicators presented on or in connection with Traderflow will be profitable, or that they will not result in losses. 3. The Traderflow Discord server is a public forum. The moderation team reserves the right to delete messages that they deem disruptive to the chat. This includes, but is not limited to, comments that contain harmful, abusive, derogatory, vulgar, racist, or hateful language. Messages that may disrupt the chat such as spam, 'shitposting', and unauthorised solicitation are also subject to moderation. The discussion or encouragement of illegal activities is strictly forbidden. This includes, but is not limited to, creating 'pump and dumps', evading taxes, and anything that would violate securities or antitrust laws. Server members, to include subscribers to the Traderflow platform, that engage in the aforementioned language may be muted or removed from the server without warning.

21. Trading Account Connection Policy

Traders that change passwords on their accounts have 1 week to update their Traderflow accounts with incorrect login information account will be archived and deleted.

Users will be emailed with a 1 week warning when connection comes back with incorrect credentials. If you have a demo or inactive live account, your broker may archive your account after a certain period. For Trading Accounts in competitions, users have to contact their brokers to revive/extend their accounts.

With regards to news or any articles, we cannot verify the veracity or truth of the statements written. Facts and figures may be wrong. Use any material with skepticism and doubt.

IF YOU DO NOT AGREE TO THESE "TERMS OF SERVICE", PLEASE DO NOT USE THIS SITE.

© 2026 Traderflow. Rights reserved.