

TERMS

The Liquidity Software Solutions Limited (“The Liquidity Software Solutions Limited”) owns multiple internet sites, each of which has separate terms and conditions of use, a link to which appears at the bottom of the home page for each such site. Your use of The Liquidity Software Solutions Limited internet site (this “Site”), including the services and/or materials provided to you pursuant to this Site is subject to the following terms and conditions (the “Terms”). By accessing, using, or registering to use the Software (as defined herein), Services (as defined herein) and/or Materials (as defined herein) from this Site you agree to follow and be bound by these Terms. IF YOU DO NOT ACCEPT ALL OF THESE TERMS, DO NOT USE THIS SITE.

SERVICES

The Liquidity Software Solutions Limited may provide you with access to a variety of resources, materials and downloads, including business, educational and technical news and information (collectively, “Services”). The Services, including any updates and enhancements, are subject to the Terms.

USAGES

Any software or related materials that are made available to download from this Site or otherwise provided to you (“Software”) is the copyrighted work of The Liquidity Software Solutions Limited and/or its licensors (if any). You must be a registered The Liquidity Software Solutions Limited subscriber in order to download and/or use the Software. Furthermore, your right to download and/or use the Software will be subject to the terms and conditions of the applicable end user license agreement (“The Liquidity Software Solutions Limited License Agreement”), which you must first agree to by clicking on the “I AGREE” (or similar prompt) prior to downloading. Any use, reproduction or redistribution of the Software not in accordance with such The Liquidity Software Solutions Limited License Agreement is prohibited.

USE OF MATERIALS

The origins of such materials may be internal or external to The Liquidity Software Solutions Limited. While third-party Materials are believed to be reliable, such third party Materials have not been independently authenticated, tested or verified in whole or in part by The Liquidity Software Solutions Limited. All Materials provided on The Liquidity Software Solutions Limited websites, including any material from third parties, is “as is,” and The Liquidity Software Solutions Limited makes no express or implied claims, representations or warranties as to its accuracy, validity or veracity. The Liquidity Software Solutions Limited and its licensors shall not be liable, in any way, for your use of these Materials, any results that may occur from such use, or any consequences from decisions made in reliance on these Materials.

In addition, certain downloads from The Liquidity Software Solutions Limited websites may contain third party software. Any download of software is governed by the terms of the Software License Agreement between The Liquidity Software Solutions Limited and the user. The Liquidity Software Solutions Limited makes no claims, representations or warranties that the software will operate properly, securely, effectively or efficiently. The Liquidity Software Solutions Limited disclaims all liability concerning the download of software from the websites, including, but not limited to damage to the user's hardware, software, network or systems, loss of data, application failure, backup errors or problems related to connectivity, security, compatibility, functionality or efficiency.

LIMITATION OF USE

Unless otherwise specified in the Terms and/or The Liquidity Software Solutions Limited License Agreement, the Services and Materials are for your personal and non-commercial use. Notwithstanding anything to the contrary in the preceding sentence, if you have obtained any Software pursuant to a The Liquidity Software Solutions Limited License Agreement, and have been granted access by The Liquidity Software Solutions Limited to the The Liquidity Software Solutions Limited Customer Order Management portion of the Site, you may use the Services and/or Materials made available in the Customer Order Management portion of the Site solely for your internal business purposes related to your license of our Software.

You may not modify, copy, distribute, transmit, display, perform, reproduce, publish, license, create derivative works from, transfer, or sell any information, products or services obtained from the Services or Materials. If you breach any of these Terms, your authorization to use this Site automatically terminates and you must immediately destroy any materials in your possession obtained from the Site (including Materials requested pursuant to the Site and sent by The Liquidity Software Solutions Limited via email or post).

UPDATES AND/OR CHANGES TO THE SITE

The Services and/or Materials may contain technical inaccuracies or typographical errors. Unless otherwise specified in the Terms and/or The Liquidity Software Solutions Limited License Agreement, the Services, Software and/or Materials may be updated, modified or deleted at any time without notice.

CONFIDENTIALITY

You may obtain direct access via the Site to certain confidential information of The Liquidity Software Solutions Limited and its suppliers, including without limitation technical, contractual, product, program, pricing, marketing and other valuable information that should reasonably be understood as confidential ("Confidential Information"). You must hold Confidential Information in strict confidence. Title to Confidential Information remains with The Liquidity Software Solutions Limited and its suppliers.

Your obligations regarding Confidential Information expire five (5) years after the date of disclosure. Upon termination of the Terms or The Liquidity Software Solutions Limited's written request, You must cease use of Confidential Information and return or destroy it.

The Confidentiality provision will not apply with respect to Confidential Information to the extent that You can establish by legally sufficient evidence: (a) You possessed such Confidential Information prior to Your receipt from The Liquidity Software Solutions Limited, without an obligation to maintain its confidentiality; (b) such Confidential Information is or becomes generally known to the public through no act or omission by You, or otherwise without violation of the Terms; (c) You obtained such Confidential Information from a third party who had the right to disclose it, without an obligation to keep such information confidential; (d) You independently developed substantially similar information without the use of Confidential Information and without the participation of individuals who have had access to it, or (e) You are required to disclose such Confidential Information in response to a valid order by a court or other governmental body, as otherwise required by law, but only after prior notice to The Liquidity Software Solutions Limited adequate to afford The Liquidity Software Solutions Limited the opportunity to object to the disclosure.