

Terms and Conditions of Use

Please read these terms and conditions of use (“Terms of use”, “Terms”) carefully and fully.

1. General Terms & Conditions

Welcome to ExaMetrics, we offer a AI platform that allows users to better understand the service offered by our partner: ExaMarkets Forex Broker. We created this website in order to explain and present in the best way that it is automatic trading with AI robots. The goal is to explain the benefits of the services offered by ExaMarkets.

2. Terms of Service

By accessing this website, you agree and accept to be bound by these Terms of Use, all applicable laws and regulations, and agree that you are responsible for compliance with any applicable local laws. If you do not agree with any of these terms, you are prohibited from using or accessing this site. The materials contained in this website are protected by applicable copyright and trade mark law.

2. Disclaimer

The materials on ExaMetrics website are provided “as is”. ExaMetrics makes no warranties, expressed or implied, and hereby disclaims and negates all other warranties, including without limitation, implied warranties or conditions of merchantability, fitness for a particular purpose, or non-infringement of intellectual property or other violation of rights. Further, ExaMetrics does not warrant or make any representations concerning the accuracy, likely results, or reliability of the use of the materials on its Internet website or otherwise relating to such materials or on any sites linked to this site.

3. Limitations

In no event shall ExaMetrics or its suppliers be liable for any damages (including, without limitation, damages for loss of data or profit, or due to business interruption), arising out of the use or inability to use the materials on ExaMetrics Internet site, even if ExaMetrics or an ExaMetric authorized representative has been notified orally or in writing of the possibility of such damage. Because some jurisdictions do not allow limitations on implied warranties, or limitations of liability for consequential or incidental damages, these limitations may not apply to you.

4. Revisions and Errata

The materials appearing on ExaMetrics website could include technical, typographical, or photographic errors. ExaMetrics does not warrant that any of the materials on its website are accurate, complete, or current. ExaMetrics may make changes to the materials contained on its website at any time without notice. ExaMetrics does not, however, make any commitment to update the materials.

5. Links

ExaMetrics has not reviewed all the sites linked to its Internet website and is not responsible for the contents of any such linked site. The inclusion of any link does not imply endorsement by ExaMetrics of the site. Use of any such linked website is at the user's own risk.

7. Changes to These Terms of Use

ExaMetrics may revise these terms of use for its website at any time without notice. By using this website, you agree to be bound by the current version of these Terms and Conditions of Use.

8. Conditions For The Service

8.1. You must be at least 18 years old to use our Service.

8.2. You fully understand the Service we provide, the risks involved, the amount of initial capital you need and possible drawdown you may incur.

8.3. You need to purchase a license to use the service. Every user will obtain full access to their products once their subscription is activated.

9. Fair use of our Website

As a condition for using the Website, you agree not to provide any information, data or content to us or the Website that is incorrect, inaccurate, incomplete or that violates any law or regulation. In addition, you agree that you will not, nor allow third parties to:

9.1. enter any non-public / secure areas of the Website;

9.2. send viruses, worms, junk mail, spam, chain letters, unsolicited offers or ads of any kind and for any purpose;

9.3. investigate, scan or test the Website or any other related system or network, or violate any security or authentication;

9.4. use any automated systems of software to withdraw data from the Website ("screen-scraping");

9.5. make and distribute copies of the Website;

9.6. attempt to sell, distribute, copy, rent, sub-license, loan, merge, reproduce, alter, modify, reverse engineer, disassemble, decompile, transfer, exchange, translate, hack, distribute, harm or misuse the Website.

9.7. or create derivative works of any kind whatsoever

You may not create an account under someone else's name or act like someone else in any other way.

In case the account concerns a corporate account, only an authorized person is allowed to trade with the corporate account.

It is the responsibility of the user of the corporate account that only authorized persons have access to the account. If you receive personal data or other sensitive information from other users, you will keep this information secret. You may not promote or advertise our services as a get-rich-quick scheme

10. Agreement Term And Termination

10.1. The Agreement shall take effect on the date we accept your order to our Service and remain valid subject to ninety (90) days written notice of termination by either party. Termination of the Agreement will not affect any trade executed prior to termination or any irrevocable order entered prior to termination.

10.2. If we detect unauthorized or suspicious actions with your subscription to our Service, you may be temporarily blocked from our Website until all the circumstances have been clarified. Your Agreement with us can also be terminated if you do not provide the required clarifications within the time requested.

10.3. We offer our Service in specified Service Period. You can terminate our Service in any time within the Service Period. Termination does not imply refund before 90 day period. After termination, you acknowledge and warrant that you still comply with and are legally bound.

11. Exclusion And Limitation Of Liability

11.1. You agree that the use of the Service is at your sole risk and that you make your own independent decision to access or use any of the Service or to execute any trade order or transaction. We are not responsible for determining whether any trade order or transaction you may enter into is suitable, appropriate, advisable or in accordance with any laws or regulatory requirements.

11.2. We do not warrant that the Service will be uninterrupted or error free nor do we make any warranty as to the results that may be obtained from the use of the Service or as to the timeliness, sequence, accuracy, completeness, liability or content of any information, service or transaction provided through the Service. The Service is provided on an “as is”, “as available” basis without warranties of any kind, either express or implied, including but not limited to any implied warranties of merchantability, fitness for a particular purpose, non-infringement, trade usage, course of dealing, course of performance, best execution or any warranties concerning the accuracy, completeness, timeliness or availability of the Service.

11.3. Except for liability arising as a result of the gross negligence or willful misconduct of us, we shall not be liable for any loss, damage or injury including but not limited to, direct lost profits or trading losses or any consequential, special, incidental, indirect or similar damages from the use or inability to use the Service or any part thereof.

11.4. We shall in any case not be liable for any direct or indirect cost, loss, damage or injury related to tax or settlement issues in relation to the Service.