

Quantum Leap Company LLC Terms and Conditions.

Welcome to the www.billionstradeclub.com site, owned by Quantum Leap Company LLC, a company authorized by the Financial Services Authority of St. Vincent and the Grenadines, hereinafter "QLC". This site is made available to purchasers with current membership, for the purpose of purchasing products and services on our website.

By clicking "I Agree" and also by ordering and accessing our Website, or any of them, on or through the Website, you, freely, voluntarily and with full authority and capacity to do so, agree to be bound by these Terms and accept them. If you (as a Customer) do not agree to be bound by all of these Terms, please do not use, use or access our site or any services offered through the site.

QLC reserves the right to add or modify the Terms and Conditions at any time and all terms added or modified will be effective when they are updated, your continued use of this site following the posting of changes constitutes acceptance of the changes, even if they have been revised.

Privacy Notice.

QLC is responsible for the use and protection of your personal data, therefore adheres to all applicable laws regarding the privacy of information submitted by users of this site.

The data we collect from you will be used to prove your identity as a purchaser of any of our memberships so that you can obtain the benefits that this entails. In addition, we will use your personal information to: a) Keep our databases up to date and provide you with better service; b) To send you exclusive notices and promotions.

All information you provide to us during your use of the QLC website must be correct, complete, and up-to-date. If we have reason to believe that incorrect, incomplete, or outdated information has been provided, access to the QLC website may be limited or restricted.

It should be mentioned that QLC is not responsible for the privacy practices and measures employed by other websites, in this regard you should take the necessary measures to prevent the misuse of your information.



Intellectual Property Rights.

The design of the www.billionstradeclub.com website, graphics, data, text, images, information, art, software, videos, sound files, as well as the selection and arrangement thereof, are protected by copyright law. The publication of any of the above elements on the www.billionstradeclub.com site does not constitute a waiver of any rights in such elements. The user of the website www.billionstradeclub.com or the purchasers of memberships in it, do not acquire ownership rights in any of these elements viewed through the aforementioned website, therefore, none of these elements may be used, copied, downloaded, published, transmitted, displayed, reproduced, recorded or in any other way, without our prior written authorization.

The "Billions Trade Club" brand, "We Do It Because We Can" tagline, logos, slogans, and site design www.billionstradeclub.com, are trademarks and/or trade dress owned by Quantum Leap Company LLC. The use of any trademark or other material contained on the site, without our prior written permission, is expressly prohibited. References and Links to Other Websites. You may be transferred to third-party websites through links or frames from this website, therefore, you are advised to read the terms and/or privacy policies before using or submitting personal data or any other information on such sites. It should be mentioned that QLC is not responsible for the information or materials made available by such third-party websites.

References and links to other websites.

You may be transferred to third-party websites through links or frames from this website, therefore, you are advised to read the terms and/or privacy policies before using or submitting personal data or any other information on such sites. It should be mentioned that QLC is not responsible for the information or materials made available by such third-party websites.

Links from third-party websites to the QLC website.

The insertion of links on a third-party website that direct to www.billionstradeclub.com requires the prior written consent of QLC.

Subcontractors.



QLC shall have full control only over the means and methods of executing and providing the services it offers on its website. In connection therewith, QLC shall have the right, but not the obligation, in its sole discretion, to enter into written subcontracting agreements and subconsultation agreements with persons or entities, any of which may or may not be commonly affiliated or controlled with QLC. Upon the user's request, QLC will inform and update the user within a reasonable time as to which of the services, or components thereof, are performed by QLC's subcontractors, as well as the identity of the relevant QLC subcontractors.

Third Party Companies.

You acknowledge and agree that certain aspects, features, and functions of the Website and Services will reside in one or more third-party hosting company computing environments, including both servers and telecommunications services; as well as for the correct operation and functioning of the service provided by QLC to the user. In the event that the user does not immediately cease the use of the services or website, in the event of any damage or delay suffered by the customer that is caused by, arising out of or resulting from any act or omission of any third party hosting company or provision of a service necessary for the performance of these Terms; Customer agrees that QLC shall not be liable for any such damage or delay, and Customer agrees that its sole remedy in connection with such damage or delay shall be against the third party company and/or such third party's insurers or guarantors. Corollary to the foregoing, QLC will use all its resources to cooperate jointly with users for any claims against the third party.

## Communications.

You agree that by providing your contact information to QLC, you consent to receive communications from QLC in connection with your membership. This may include communications about your account, features, and services via email, phone, or text message. Standard text messaging rates applied by your mobile operator may apply. You also agree to keep your contact details up to date so that QLC can enter into such communication with you in relation to your account. It is important to note that you are not required to consent to receive automated marketing phone calls or text messages as a condition of membership.



In the event that you receive automated marketing communications by text message or phone in error, you may opt out of receiving them by contacting us.

Continuous improvement on the website.

At QLC we strive to improve continuously, therefore, we may make improvements and/or changes in the features, functionality or content of the website at any time, even so we know that data entry errors or other technical problems may occur that sometimes result in inaccurate information being displayed, which is why we reserve the right to correct any inaccuracies or typographical errors on this site, including pricing and availability of memberships, products, and services. If you see any information or description that you think is incorrect, please contact us.

Limitation of Liability.

Under no circumstances will we be liable for any direct, indirect, punitive, incidental, special, or consequential damages that result from the use of or inability to use this site. This limitation applies whether the alleged liability is based on contract, tort, negligence, strict liability, or any other basis, even if we have been advised of the possibility of such damages.

QLC shall have no liability for any unauthorized access by any third party, or for the alteration, theft, tampering, diversion or destruction of any information or value contained on the Sites or transmitted through the Services or the Site, or any of them, by accident or by fraudulent or unlawful means or devices. Nor can QLC assume responsibility for conduct by third parties beyond its control; to the extent permitted by applicable law, under no circumstances shall QLC, any QLC party, its agents, employees, partners, associates, or any related person be liable to Customer, any Customer End User, or any other third party for any indirect, consequential, incidental, special, or punitive damages arising in any way from any of the sites, Software and Services, and/or any content or value existing on or through the Sites, Software and Services, or any thereof, or the use of the information or the results of the use of information provided on, on or through the Sites, Software and Services, or any of them, even if each is expressly advised of the possibility of such damages; as stated in this provision. To the extent permitted by applicable law, except in the case of reckless or intentionally wrongful conduct by QLC, in no event shall QLC's liability exceed the responsibility to correct known and disclosed defects in the sites, software and services and/or any defective content or material provided by QLC. These limitations apply to all causes of action in the aggregate, including, without limitation, breach of



contract, breach of warranty, negligence, strict liability, misrepresentations, and other torts. The limitations of liability under this device shall apply in all cases and in all circumstances, with the sole exception of the extent that such liability cannot be limited or excluded by applicable law.

In the event that an incident falls on any of the exclusion cases, the user, aware of the legal scope, irrevocably agrees to waive any action or right against QLC.

## Improvidence.

QLC shall not be liable in any way for any failure or delay in execution or delivery, or for any damage to the Customer, caused or attributable, in whole or in part, to any factor beyond QLC's control, including, without limitation, strikes, riots, wars, fires, diseases, viruses, bacteria, health emergencies or situations declared by a generally recognized governmental or scientific authority, acts of compliance with any law or regulation, acts or omissions of third parties over which QLC has no control or is legally responsible, and/or any other factor that may be characterized as a force majeure event.

## Indemnity.

You agree and agree to indemnify, defend, indemnify and hold QLC and its affiliates harmless from any liability, impairment or damage related to any violation by you of these Terms or your use of the www.billionstradeclub.com website or any services, information or products of this site.

Member and/or User Statements.

By using the www.billionstradeclub.com website and its features, you represent and warrant that: to. You have read and understand these Terms, and therefore agree to them;

b. Be of legal age in the jurisdiction of their citizenship or be at least 18 years old;

c. You have the necessary capacity to accept and comply with these Terms;

d. Understands the complexities and risks associated with investment vehicles and instruments, and that a loss of capital may occur as a result;

and. You are not a citizen, resident or domiciled of any of the jurisdictions listed by the Financial Action Task Force "FATF" as non-cooperative in the fight against money laundering and terrorist financing;



f. You are not a citizen, resident, or domiciled of any of the jurisdictions identified by the FATF as having strategic deficiencies in the fight against money laundering and terrorist financing;

g. That the use of the www.billionstradeclub.com website and its functions does not violate any laws of your jurisdiction or to which you may be subject;

h. Monitor your account for any changes and take steps to ensure the confidentiality and security of your account.

Password and security.

Some aspects of the Website may www.billionstradeclub.com require registration, therefore you agree that if you are assigned a username and password in connection with your access to or use of such Website, you are responsible for keeping such information secret and strictly confidential. You also accept responsibility for all activities that occur under your username and/or password, including, without limitation, all communications, submissions, or obligations. You are responsible for changing your password if you believe that your password or username has been lost, stolen, or may be misused. You agree to notify us immediately of any unauthorized use of your username or password or if you suspect any other breach of security.

## Suspension or termination.

We may suspend or terminate a user's use of the www.billionstradeclub.com Website at any time without notice or suspend or cancel any membership or order, if any, made by such user if, in QLC's sole discretion, the user is in breach of these Terms and/or for any purpose violates any local law, state or federal, including but not limited to posting information that may violate the rights of third parties, that may defame a third party, that may harass or assault others, or that may incur hacking or other criminal or civil regulations. In such a case, we may disclose your identity and contact information if required to do so by law, without incurring QLC's liability for any damages incurred as a result.

The provisions of the following sections shall survive termination or expiration of membership: Intellectual Property Rights, Links from Third Party Websites to QLC Website, Limitation of Liability, Indemnification, Member or User Statement of Choice of Law and Applicable Jurisdiction.

Choice of Law and Jurisdiction.



By accessing this site, you agree that the laws of Saint Vincent and the Grenadines will apply to any action or claim arising out of or in connection with these Terms or your use of this site, without regard to the laws or courts that may apply given the customer's domicile. You hereby submit to the current and applicable laws of Saint Vincent and the Grenadines.

In the event of any dispute, controversy, or claim arising out of or in connection with these Terms, or their breach, termination, or invalidity, the parties agree that prior to attempting to resolve such dispute in the competent courts; they must attempt resolution through conciliation or mediation. The parties shall notify the other party in writing of the existence of the dispute and cooperate in good faith to resolve the dispute through a conciliation or mediation process within ninety business days of such notice. The parties shall jointly agree on the appointment of an independent and neutral conciliator or mediator. In the event that the parties are unable to agree on the choice of conciliator or mediator within fifteen working days of notification of the dispute, either party may apply to the Supreme Court of the Eastern Caribbean to appoint a conciliator or mediator. All communications during the conciliator or arbitration proceess will be confidential and may not be used as evidence in subsequent judicial or arbitration proceedings, unless mutually agreed by the parties or when required by law. If the dispute is not resolved by conciliation or mediation within the time specified above, either party may have recourse to arbitration in accordance with the laws of St. Vincent and the Grenadines. The costs of the conciliation or mediation process will be shared equally by both parties.

We reserve the right to revise and update these Terms at our discretion and without notice; including, but not limited to, protocols for use of the Website, access to the Services, or any of them, the availability of the Services, or any of them, and the content and materials made available on or through the Site, or any of them, descriptions, and other information relating to e-commerce and/or functionality. QLC reserves the right, in its sole discretion, to discontinue the sites or services, or any of them, and/or modify the content of the site, or any of them. Customer agrees that QLC shall not be liable to Customer for any such discontinuance or modification of the Services, or any of them, or any of them.

We reserve the right to revise and update these Terms at our discretion and without notice, so it is recommended that you check the website from time to time to ensure that it is in compliance with the current version.



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Date of last update: September 6, 2023.