TERMS OF SERVICE

Reviewed May 8, 2023

Finequities, LLC ("Finequities," "we," "us," "our"), provides online and mobile application-based equities portfolio tracking and analysis. We are not a broker-dealer, bank, or financial institution. We do not hold or process funds for any users, and we do not place buy or sell orders with any stock exchange.

These Terms of Service ("Terms"), together with our Privacy Policy, are an agreement between you and us and our potential corporate successors, and these Terms govern your use of the Finequities web site, browser-based software, mobile application(s), (the "Services"). By using the Services and accessing Content (as defined by these Terms), you agree to follow and be bound by these Terms and Conditions, including the policies referenced herein. Customers of Finequities are granted additional levels of access to the website and their relationship with Finequities is governed by additional agreements and terms of use, such as the Customer Agreement.

Our Services make content (the "Content") available to you. Such Content includes but is not limited to information provided by public data services, by you, and by accounts you may have with other providers, brokers, or financial institutions that you choose to link with the Services. For example, Content may include:

- equity markets information
- · tracking of your equities investments
- current and historical stock prices
- Current and historical crypto prices
- trend information for stock exchanges and stock of individual companies
- Trend information for crypto currencies
- account balances
- transactional details
- stock market and equity-related news and information
- business news
- investment learning tools
- analysis and indicators related to the contents of your equities portfolio and the buying or selling of equities and/or crypto currencies

Content is provided exclusively for personal and noncommercial access and use. No part of the Services or Content may be copied, reproduced, republished, uploaded, posted, publicly displayed, encoded, translated, transmitted, or distributed in any way (including "mirroring") to any other computer, server, web site or other medium for publication or distribution or for any commercial enterprise, without Finequities's express, prior written consent.

User Agreement

You hereby agree to engage Finequities LLC ("Finequities") on a subscription basis to provide investment recommendations on purchasing and selling equity securities based on the information provided by the client in the FIN's proprietary investor profile questionnaire.

1. The compensation of Finequities for its services rendered hereunder is as follows.

As part of our revenue model, Finequities has an agreement with BAKKT for payment for order flow on cryptocurrency trades. This means that Finequities may receive a payment from BAKKT for directing our customers' orders to them for execution. In regards to the recommended portfolios, once an investor chooses to copy a portfolio, Finequities will adapt the capital to be invested to the investment. In this way, Finequities will adapt the client's investment to the number of shares to be purchased.

II. Finequities represents and confirms that it is registered as an investment adviser or exempt from registration pursuant to applicable laws and regulations. The validity of this Agreement and the rights and liabilities of the parties hereunder shall be determined in accordance with the laws of the State in which Client resides except to the extent preempted by ERISA or other federal or state laws or regulations.

- **III.** You acknowledge the electronic receipt of Finequities 'Privacy Policy, Part 2 of Form ADV or a disclosure statement containing the equivalent information, and Form CRS. Client has reviewed this information prior to entering into any written advisory agreement with this investment adviser.
- **IV.** You hereby consent to receive various communications, documents, and notifications from FIN via the FIN mobile app. These items may include but are not limited to all Form ADV brochures; privacy policy statements; and any other notices or documentation that FIN chooses to provide on an ongoing or occasional basis.
- **V.** No assignment of this agreement may be made by any party to this agreement without the prior written consent of the other party hereto. Subject to the foregoing, this agreement shall inure to the benefit and be binding upon the parties hereto, and each of their respective successors and permitted assigns.
- **VI.** All information and advice furnished by either party to the other shall be treated as confidential and shall not be disclosed to third parties except as required by law.
- VII. You acknowledge that Finequities' past performance and advice given as part of the services described in this agreement cannot be viewed as a guarantee of future results. AS WITH ALL MARKET INVESTMENTS, CLIENT INVESTMENTS CAN APPRECIATE OR DEPRECIATE AND CLIENT ACKNOWLEDGES THAT A LOSS OF PRINCIPAL INVESTMENT IS POSSIBLE. Finequities does not guarantee or warrant that its services offered will result in profit.

Disclaimer and Limitations of Liability

The Content and the Services are provided on an "as is" and "as available" basis. To the fullest extent permitted under applicable law, Finequities and our third-party information, hosting, data connection, advertising, and technical services providers ("Providers") expressly disclaim all warranties of any kind with respect to the Content and the Services, whether express or implied, including, but not limited to, the implied warranties of merchantability, fitness for a particular purpose and non-infringement. Neither Finequities nor Providers guarantee the accuracy, timeliness, completeness, or usefulness of any Content. You agree to use the Content and the Services only at your own risk.

Neither Finequities nor the Providers explicitly or implicitly endorse or approve any Content. Content is provided for informational purposes only.

Our equities analysis tool provides data and algorithm-based analysis with regard to equities and the easy creation of balanced stock portfolios, taking into account each investor's desired investment amount and stated risk tolerance. Finequities algorithm and analysis depends on the historical and current market data available to us. It is intended to provide financial investment recommendations for our user's best interest. Any suggestion or indicator that is provided by the Services or our analysis tool cannot possibly predict the future and following this analysis and suggestions may lead to the loss of funds invested.

You are responsible for implementing any investment recommendations of Finequities.

FINEQUITIES AND THE THIRD PARTY PROVIDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF FUNDS INVESTED, LOSS OF PROFITS, LOSS OF OPPORTUNITY, REVENUE, INCOME, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES (EVEN IF FINEQUITIES OR ANY THIRD PARTY PROVIDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), RESULTING FROM: (1) THE USE OF OR THE INABILITY TO USE THE CONTENT OR THE SERVICE; (2) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS AND SERVICES RESULTING FROM ANY GOODS, DATA,

INFORMATION OR SERVICES PURCHASED OR OBTAINED OR MESSAGES RECEIVED OR TRANSACTIONS ENTERED INTO, THROUGH OR FROM THE SERVICE; (3) ACCESS TO OR ALTERATION OF YOUR ACCOUNT, TRANSMISSIONS OR DATA DUE TO YOUR CONDUCT, INACTION OR NEGLIGENCE; OR (4) ANY OTHER MATTER RELATING TO THE CONTENT OR THE SERVICE.

Recommendations or Investment Advice Only from Finequities recommended portfolios

Finequities provides you with stock recommendations based on some information provided by the user. These recommendations are supported by an algorithm and advanced powerful analysis tools and data-based indicators, provides investment advice for the user's best interest.

The user is solely responsible for evaluating the merits and risks associated with the use of any Content provided through the Services before making any decisions based on such Content.

You agree not to hold Finequities or any Provider liable for any possible claim for damages arising from any decision you make based on the Content or other information made available to you through the Services or any Provider websites. Past performance data should not be construed as indicative of future results.

U.S. Residents Only

The Content and the Services are intended for United States residents only. No part of the Services or any communications or content relating to the Services shall be considered a solicitation to any person in any jurisdiction where such solicitation would be illegal.

Content

Content posted on the Services is published as of its stated date or, if no date is stated, the date of first posting. Neither Finequities nor any Provider has undertaken any duty to update or confirm the accuracy of any Content. Finequities does not prepare, edit, verify, or endorse Content received from Providers or any other third parties. We do not guarantee the accuracy, timeliness, completeness, or usefulness of any Content, and we are not responsible or liable for any content, advertising, products, or other materials on or available from third party sites.

You will not hold Finequities and/or any Provider liable in any way for

- (1) any inaccuracy of, error or delay in, or omission of any Content; or
- (2) any loss or damage arising from or related to an error, interruption, or delay in any Content for any reason, a data processing error, or any other cause beyond the reasonable control of Finequities and/or any Provider.

Neither Finequities nor the Providers make any representations, warranties or other guarantees as to the present or future value or suitability of any sale, trade or other transaction involving any particular security or any other investment. Stock pricing information may be delayed by a period of 20 minutes or longer, according to the rules and regulations applicable to exchanges and Providers.

Termination; Modification

You agree that, without notice, Finequities may amend or terminate these Terms and Conditions, or suspend your access to the Services or the Content, with or without cause at any time and effective immediately. These Terms and Conditions will terminate immediately without notice from Finequities if you, in our sole discretion, fail to comply with any provision of these Terms and Conditions. Finequities shall not be liable to you or any third party for the termination or suspension of the Services or the Content, or any claims related to such termination or suspension.

Finequities and/or the Providers may discontinue or modify the Content, or any portion thereof, at any time. You release and agree to indemnify and hold harmless Finequities, and the Providers, for any loss or damages arising from or relating to such discontinuation or modification.

Communications, Social Features

You consent to any form of use, recording, and retention of any communication, information, and data exchanged between you and Finequities, its Providers, its other users, or the representatives or agents of any of them.

All communications made at or through discussion forums or social features of the Services are public. Neither Finequities nor the Providers screen, review, approve or endorse any content that is shared or available on or through these discussion forums or social features. Reliance on any such content is at your own risk. When discussing a particular portfolio, equity offering, company, stock, or security, you agree to reveal whether or not you have any related ownership interest.

When utilizing any social, sharing, or messaging feature of the Services, and if you decide to participate in gamification or contest features of the Services, you agree that all such messages may be associated by default with your username adopted by you for the Services (or, at your option, your actual name), and may be published in connection with each such message and with information about the portfolio(s) associated with your account with us.

Transactions and Trading.

You understand and agree that we are not a broker-dealer, bank, or financial institution. We do not hold or process funds for any users, and we do not place buy or sell orders with any stock exchange or directly with any broker or dealer.

The Services may include the option for you to communicate certain instructions to your broker-dealer, bank, or financial institution, for example trading instructions, stop-loss, or take-gain instructions. You agree that Finequities, serves only as an information and analysis services provider, and that we and our Providers cannot guarantee or be responsible for the accuracy, timeliness, or impact of any actual or attempted purchase, sale, stop-loss order, take-gain order, or other instruction that you may pass or attempt to pass through the Services to any third party.

Stop-loss features, calculations, or alerts of the Services do not guarantee the effectiveness of such features, calculations, or alerts in protecting you from losses. The effectiveness of such stop-loss features, calculations, or alerts of the Services may not be effective at protecting your account from losses due to market closures, timing of any trades initiated in response to losses, or other factors beyond the control of Finequities, your broker or financial institution.

You agree that we may connect with your bank, brokerage, or other account provider via API or other connections, including for the exchange of data and to pass along trading instructions. We use industry standard connection and data exchange technology, but you acknowledge and agree that such technology is not perfect, and errors and breaches remain possible. By using the Services and allowing us to connect to your banks, brokerages, or other account providers,

Prohibited Actions

You agree not to do any of the following at any time:

1. harm any other user or third party in any way;

 upload, post, transmit, share, or otherwise make available any content or message that is unlawful, harmful, threatening, abusive, harassing, tortuous, defamatory, vulgar, obscene, libelous, invasive of another's privacy (any contact information without the written consent of the owner of such information), hateful, or racially, ethnically or otherwise objectionable;

- 3. impersonate any person or entity, including but not limited to a Finequities or Provider manager, employee, agent, or representative;
- 4. falsely state or otherwise misrepresent your affiliation with any person or entity, disguise or misrepresent the origin of any material or suggest a false source or affiliation for any material, content, or messaging;
- 5. upload, post or otherwise transmit any material that you do not have a right to transmit under any law or under contractual or fiduciary relationships (such as inside information, proprietary and confidential information, and information protected from disclosure by contract);
- 6. upload, post, share, or otherwise transmit any material that infringes any patent, trademark, trade secret, copyright, rights of privacy or publicity, or other intellectual property or proprietary rights of any party;
- 7. upload, post, share, or otherwise transmit unsolicited commercial messaging or "SPAM," including, but not limited to, marketing, advertising, or any other practice that is in any way connected with SPAM, such as: (1) sending numerous messages to recipients who haven't requested email from you or with a fake return address; (2) promoting a site with inappropriate or misleading links, titles, or descriptions; or (3) promoting any site by posting multiple submissions in forums that are identical or machine-generated;
- 8. upload, post or otherwise transmit any material that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment;
- 9. interfere with or disrupt the Services, or disobey any requirements, procedures, policies or regulations of networks connected to the Services:
- 10. intentionally or unintentionally violate any applicable local, state, national or international law, including, but not limited to, regulations promulgated by the U.S. Securities and Exchange Commission, any rules of any national or other securities exchange, and any regulations having the force of law;
- 11. "stalk" or otherwise harass another;
- 12. collect or store data about other users of the Service;
- 13. promote or provide information about illegal activities, promote physical harm or injury against any group or individual, or promote any act of violence or cruelty;
- 14. promote, offer for sale or sell any security or item, good or service that Finequities or a Provider determines, in their sole discretion, is inappropriate for sale; or
- 15. access or use the Services in any unlawful manner, for any unlawful purpose, or in violation of these Terms and Conditions.

Links

Finequities and/or the Providers may provide links to other websites or resources. You acknowledge and agree that neither Finequities nor the Providers are responsible for the availability, content, actions, or omissions of such external sites or resources. Finequities and the Providers do not endorse and are not liable for any content, advertising,

products, or other materials on or available through such sites or resources. You further acknowledge and agree that neither Finequities nor the Providers shall be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such site or resource.

Policies

In addition to these Terms and Conditions, your access to and use of the Content and the Services is subject to Finequities's then-current policies relating to the Content and the Services, including, without limitation, the Privacy Policy. You agree to be bound by these policies and all other Finequities policies.

By using the Services, you are consenting to have your personal data transferred to and processed by Finequities and its affiliates. As part of providing you the Services, Finequities may need to provide you with certain communications, such as service announcements and administrative messages. These communications are considered part of the Services, from which you may not be able to opt out.

Indemnification

You will indemnify and hold harmless Finequities and the Providers, and the officers, directors, agents, partners, employees, licensors, distributors, and representatives of any and all of them, from and against any and all claims, demands, actions, causes of action, suits, proceedings, losses, damages, costs, and expenses, including reasonable attorneys' fees, arising from or relating to your access and/or use of, or interaction with the Content (including, without limitation, third party content), or any act, error, or omission of your use of your account or any user of your account, in connection therewith, including, but not limited to, matters relating to incorrect, incomplete, or misleading information; libel; invasion of privacy; infringement of a copyright, trade name, trademark, service mark, or other intellectual property; any defective product or any injury or damage to person or property caused by any products sold or otherwise distributed through or in connection with the Service; or violation of any applicable law.

Revisions

Finequities may revise these Terms and Conditions at any time by updating this document. You agree to be bound by subsequent revisions and agree to review these Terms and Conditions periodically for changes. The most updated version of this document will be available for your review on our website and mobile application.

Applicable Law and Venue; Severability

You agree that these Terms and Conditions shall be governed by and interpreted in accordance with the laws of the State of Florida, without giving effect to principles of conflicts of law. Any legal action or proceeding arising under these Terms and Conditions will be brought exclusively in courts located in Miami, Florida, and you hereby irrevocably consent to the personal jurisdiction and venue therein.

If any provision of these Terms and Conditions is deemed unlawful, void or for any reason unenforceable, then that provision will be deemed severable from these Terms and Conditions and will not affect the validity and enforceability of the remaining provisions.