



# END USER LICENSE AGREEMENT (EULA)

Last Updated: 29/01/2026

Effective for all Quantisca software, including Expert Advisors (EAs)

## 1. Introduction

This End User License Agreement (“Agreement”, “EULA”) is a legally binding contract between Quantisca (“we”, “us”, “our”) and you (“User”, “Licensee”, “you”) regarding your use of Quantisca software products, including Expert Advisors (EAs), indicators, scripts, tools, and any related digital content (“Software”).

By installing, accessing, or using the Software, you agree to be bound by this Agreement.

If you do not agree, you must not use the Software.

## 2. License Grant

Upon purchase, Quantisca grants you a limited, revocable, non-exclusive, non-transferable, non-sublicensable license to use the Software strictly for your personal use.

You do not own the Software. You receive permission to use it under the conditions defined in this Agreement.

## 3. License Restrictions (Strict Prohibitions)

You are expressly prohibited from:

### 3.1. Copying & Distribution

- copying the Software
- sharing the Software with any third party
- distributing, reselling, leasing, renting, or sublicensing the Software
- uploading the Software to any website, marketplace, or platform

### 3.2. Modification & Reverse Engineering

- modifying, altering, editing, or adapting the Software
- reverse engineering, decompiling, disassembling, or attempting to extract source code
- analyzing the Software to create competing tools or derivative works

### 3.3. Unauthorized Use

- using the Software for commercial purposes without written permission
- using the Software to develop competing products
- bypassing or attempting to bypass licensing or security mechanisms
- using the Software in any illegal or unauthorized manner

Any violation results in immediate termination of your license without refund and may result in legal action.

## 4. Ownership and Intellectual Property

All rights, title, and interest in the Software, including but not limited to:

- code
- algorithms
- logic
- strategies
- documentation
- branding
- graphics
- updates

are the exclusive property of Quantisca.

Nothing in this Agreement transfers ownership to you.

## 5. License Activation and Verification

To prevent unauthorized use, the Software may require:

- license activation
- periodic verification
- hardware or account binding
- online authentication

You agree not to interfere with these mechanisms.

Failure to verify may result in automatic suspension of the license.

## 6. Updates and Modifications

Quantisca may:

- update the Software
- modify features
- change licensing systems
- discontinue support

at any time without notice.

You are not guaranteed future updates.

## 7. User Responsibilities

You are solely responsible for:

- configuring the Software correctly
- selecting your broker
- ensuring platform compatibility
- maintaining stable internet/VPS
- monitoring your trading account
- complying with local laws
- securing your login credentials

Quantisca is not responsible for user errors or misconfigurations.

## 8. Trading Risk Disclosure

By using the Software, you acknowledge that:

- trading involves significant risk
- past performance does not guarantee future results
- no software can guarantee profits
- you may lose some or all of your capital
- you are fully responsible for all trading decisions
- Quantisca does not provide financial advice
- Quantisca does not manage funds

You use the Software entirely at your own risk.

## 9. No Financial Advice

The Software is provided for informational and educational purposes only. Quantisca does not:

- provide investment advice
- recommend trades
- guarantee performance
- act as a financial advisor

## 10. Limitation of Liability

To the maximum extent permitted by law, Quantisca is not liable for:

- financial losses
- lost profits
- lost opportunities
- technical failures
- broker/platform errors
- VPS/internet issues
- incorrect configuration
- third party integrations

- indirect, incidental, or consequential damages

Your sole remedy is to stop using the Software.

## 11. Termination of License

Quantisca may immediately terminate your license if:

- you violate this Agreement
- you attempt to bypass licensing
- you misuse the Software
- you engage in harmful or fraudulent activity

Termination does not entitle you to a refund.

Upon termination, you must delete all copies of the Software.

## 12. Refund Policy

Due to the nature of digital products:

- no refunds are provided after license activation
- no refunds for digital downloads
- no refunds for subscription periods already started

You are responsible for ensuring compatibility before purchase.

## 13. Third Party Services

The Software may interact with third party services such as:

- brokers
- trading platforms
- VPS providers
- payment processors

Quantisca is not responsible for their performance or reliability.

## 14. Jurisdiction and Governing Law

This Agreement is governed exclusively by the laws of [chosen jurisdiction: Estonia / UK / UAE].

All disputes shall be resolved exclusively in the courts of that jurisdiction.

By using the Software, you consent to this jurisdiction.

## 15. Changes to This Agreement

Quantisca may update this Agreement at any time. Continued use of the Software constitutes acceptance of the updated version.

## 16. Contact

For licensing or legal inquiries: [contact@quantisca.com](mailto:contact@quantisca.com)