



LEGAL DEFINITIONS & INTERPRETATION RULES

Last Updated: 29/01/2026

Applies to all Quantisca legal documents, policies, and agreements

1. Introduction

These Legal Definitions & Interpretation Rules (“Definitions”) apply to all legal documents, agreements, policies, disclaimers, and notices issued by Quantisca (“we”, “us”, “our”).

These Definitions ensure consistency, clarity, and uniform interpretation across all Quantisca materials.

2. Defined Terms

2.1. “Quantisca”

Refers to the company, its owners, subsidiaries, affiliates, employees, contractors, and authorized representatives.

2.2. “Quantisca Products”

Includes all software, Expert Advisors (EAs), indicators, scripts, tools, platforms, dashboards, websites, educational materials, documentation, and digital content provided by Quantisca.

2.3. “User” / “You” / “Your”

Refers to any individual or entity accessing, purchasing, or using Quantisca Products.

2.4. “Software”

Refers to all digital tools provided by Quantisca, including EAs, indicators, scripts, automation tools, and any related components.

2.5. “Platform”

Refers to any online environment operated by Quantisca, including dashboards, portals, user accounts, and digital interfaces.

2.6. “Agreement”

Refers to any legally binding document issued by Quantisca, including Terms of Service, EULA, Privacy Policy, Refund Policy, and others.

2.7. “Content”

Includes all text, graphics, images, videos, documentation, branding, and materials provided by Quantisca.

2.8. “Confidential Information”

Refers to any non public information disclosed by Quantisca, including code, algorithms, strategies, business plans, and internal documents.

2.9. “Personal Data”

Refers to any information relating to an identified or identifiable natural person, as defined in applicable data protection laws.

2.10. “Processor” / “Controller”

Have the meanings assigned in the Data Processing Agreement (DPA).

2.11. “Third Party Services”

Refers to external providers such as brokers, VPS providers, hosting companies, payment processors, and analytics tools.

2.12. “Force Majeure”

Refers to events beyond reasonable control, including natural disasters, war, cyberattacks, outages, and government actions.

3. Interpretation Rules

3.1. Singular & Plural

Words in the singular include the plural, and vice versa.

3.2. Gender Neutrality

Words referring to any gender include all genders.

3.3. “Including”

The term “including” means “including but not limited to”.

3.4. Headings

Headings are for convenience only and do not affect interpretation.

3.5. Conflicts Between Documents

If there is a conflict between Quantisca documents:

1. EULA prevails over all other documents regarding software use.
2. Terms of Service prevail over general policies.
3. Privacy Policy prevails regarding data processing.
4. Specific agreements prevail over general ones.

3.6. Governing Language

All Quantisca documents are written in English. Translations (if any) are for convenience only.

3.7. No Waiver

Failure to enforce a right does not constitute a waiver of that right.

3.8. Severability

If any provision is invalid, the remaining provisions remain in full force.

3.9. Order of Precedence

In case of ambiguity, the interpretation most protective of Quantisca applies.

4. Document Scope

These Definitions apply to, but are not limited to:

- Terms of Service
- End User License Agreement (EULA)
- Privacy Policy
- Refund Policy
- Risk Disclosure
- Software Disclaimer
- Acceptable Use Policy
- Security Policy
- Data Processing Agreement
- Affiliate Terms
- Platform Terms
- NDA
- IP Assignment Agreement
- Compliance Statement
- All other Quantisca legal documents

5. Updates

Quantisca may update these Definitions at any time. Continued use of Quantisca Products constitutes acceptance of the updated version.

6. Contact

For legal inquiries, contact: contact@quantisca.com