

OMERTAI

Non-Disclosure Agreement

I, _____, either individually or as the authorized representative of the company named below (the "Recipient"), hereby acknowledge and agree to the following terms in relation to my access to confidential information provided by **OmertAI Ltd** ("OmertAI" or the "Discloser"):

1. Purpose

I understand that OmertAI may provide access to certain confidential and proprietary information relating to its data, services, and business practices (the "Confidential Information") for the purpose of evaluation and engagement.

2. Definition of Confidential Information

For the purposes of this Agreement, "Confidential Information" includes but is not limited to all reports, data, analyses, strategies, trade secrets, or other proprietary materials disclosed in any form (written, oral, electronic, or otherwise).

- "OmertAI Confidential Information" refers to all information disclosed by OmertAI to me, including analysis, reports, and insights.
- "Recipient Confidential Information" refers to any information regarding my identity, engagement, or relationship with OmertAI disclosed during discussions or collaboration.

3. Obligations of Recipient

- I agree to use OmertAI Confidential Information solely for the purpose of evaluating or engaging with OmertAI.
- I will not disclose, publish, or share OmertAI Confidential Information with any third party without OmertAI's prior written consent.
- I will take all reasonable measures to protect the confidentiality of the Confidential Information and prevent unauthorized use or disclosure.

4. Obligations of OmertAI

- OmertAI will maintain the confidentiality of Recipient Confidential Information and will not disclose it to any third party without my prior written consent, except as required by law.
- OmertAI will use Recipient Confidential Information solely to facilitate and maintain the engagement between the Parties.

Disclaimer

OmertAI Ltd registered in the British Virgin Islands with company number 2204694 and intends to apply to the BVI Financial Services Commission for approval as an Approved Manager under the Securities and Investment Business Act, 2010. OmertAI Ltd does not hold client funds, manage investment capital, or provide financial advice. The company acts solely as a technology provider, licensing access to its proprietary AI-driven trading system. All funds remain in the client's brokerage account and under the client's sole control. Past performance is not indicative of future results. Trading CFDs and other leveraged products is speculative and carries a high risk of loss. You may lose all or part of your capital. OmertAI Ltd provides technology access only and does not guarantee profitability. Clients use the system entirely at their own risk. OmertAI Ltd, including its directors, officers, employees, shareholders, agents, and representatives, accepts no liability for any losses, whether full or partial, arising from the use of the OmertAI trading system.

OMERTAI

5. Exclusions

The obligations of confidentiality do not apply to information that:

1. Becomes public without breach of this Agreement;
2. Is received lawfully from a third party without confidentiality restrictions;
3. Is independently developed without use of the other Party's Confidential Information; or
4. Must be disclosed under legal or regulatory order, provided prompt notice is given to the disclosing Party.

6. Term and Survival

This Agreement takes effect on the date signed below and remains in force until terminated by either Party with thirty (30) days' written notice. The obligations of confidentiality survive termination for a period of five (5) years.

7. No License

Nothing in this Agreement grants rights or licenses under any intellectual property of either Party.

8. Remedies

I acknowledge that unauthorized use or disclosure of Confidential Information may cause irreparable harm. OmertAI shall be entitled to seek injunctive relief in addition to other remedies available under law.

9. Governing Law

This Agreement is governed by and construed in accordance with the laws of **England and Wales**, without regard to conflict of laws principles.

10. Entire Agreement

This Agreement constitutes the full understanding between myself (or my represented entity) and OmertAI regarding confidentiality and supersedes all prior understandings or agreements.

11. Amendments

This Agreement may only be amended in writing, signed by both Parties.

12. Severability

If any provision of this Agreement is deemed invalid or unenforceable, the remaining provisions shall continue in full force and effect.

Disclaimer

OmertAI Ltd registered in the British Virgin Islands with company number 2204694 and intends to apply to the BVI Financial Services Commission for approval as an Approved Manager under the Securities and Investment Business Act, 2010. OmertAI Ltd does not hold client funds, manage investment capital, or provide financial advice. The company acts solely as a technology provider, licensing access to its proprietary AI-driven trading system. All funds remain in the client's brokerage account and under the client's sole control. Past performance is not indicative of future results. Trading CFDs and other leveraged products is speculative and carries a high risk of loss. You may lose all or part of your capital. OmertAI Ltd provides technology access only and does not guarantee profitability. Clients use the system entirely at their own risk. OmertAI Ltd, including its directors, officers, employees, shareholders, agents, and representatives, accepts no liability for any losses, whether full or partial, arising from the use of the OmertAI trading system.

OMERTAI

By signing below, I confirm that I have read, understood, and agree to be bound by the terms of this Non-Disclosure Agreement.

Signature: _____

Name: _____

Date: _____

Capacity / Entity (if applicable): _____

Disclaimer

OmertAI Ltd registered in the British Virgin Islands with company number 2204694 and intends to apply to the BVI Financial Services Commission for approval as an Approved Manager under the Securities and Investment Business Act, 2010. OmertAI Ltd does not hold client funds, manage investment capital, or provide financial advice. The company acts solely as a technology provider, licensing access to its proprietary AI-driven trading system. All funds remain in the client's brokerage account and under the client's sole control. Past performance is not indicative of future results. Trading CFDs and other leveraged products is speculative and carries a high risk of loss. You may lose all or part of your capital. OmertAI Ltd provides technology access only and does not guarantee profitability. Clients use the system entirely at their own risk. OmertAI Ltd, including its directors, officers, employees, shareholders, agents, and representatives, accepts no liability for any losses, whether full or partial, arising from the use of the OmertAI trading system.