



Steven_M

@trading-freunde



START

Price plans

Products

Partners

Information

Legal



General Terms and Conditions (GTC)

§ 1 Scope of application

(1) These General Terms and Conditions (GTC) apply to all contracts between the provider and its customers that are concluded via the website [www.tradingfreunde.com] in connection with the Whop.com platform.

(2) Deviating terms and conditions of the customer shall not be recognized unless the provider expressly agrees to their validity in writing.

Provider:

Steven Mansfeld

Schillerstraße 1D

33609 Bielefeld

Germany

Email: mansfeld.trading@gmail.com

§ 2 Services

(1) The provider offers digital content in the form of "invite-only" TradingView strategies and indicators.

(2) The products are intended solely for educational and informational purposes and are aimed at users with a TradingView account.

(3) Access is only possible via a paid subscription on Whop.com.

4) Service Description & Scope

The offerings consist of software for TradingView (strategies/indicators). No financial services are provided—specifically no investment, tax, or legal advice, and no brokerage or investment intermediation. You make your own decisions and execute transactions at your own responsibility.

§ 3 Conclusion of contract

(1) The contract is concluded when the customer places an order and makes payment via the Whop.com platform.

(2) Whop is responsible for the technical processing, billing, and provision of access.

(3) After successful payment, the provider grants access to the respective invite-only strategy or indicator on TradingView.

§ 4 Prices and Terms of Payment

(1) The prices stated on the website or by Whop apply.

(2) All prices are final prices in euros. Statutory value added tax is shown, if applicable.

(3) Payment is made via the Whop platform as a monthly subscription.

(4) The subscription is automatically renewed unless canceled in time.

(5) Third-Party Costs / Currency / Defaults

Additional third-party costs may apply (e.g., market data vendors, TradingView, optional Tickerly/broker). Prices and availability are outside our control and may change. The strategies' technical default assumptions are based on a US\$10,000 (≈ €9,000) starting capital; the EUR/USD conversion is subject to exchange-rate fluctuations.

§ 5 Delivery / Access

- (1) The digital content will be made available to the customer via TradingView (invite-only activation) after successful conclusion of the contract.
- (2) Activation usually takes place within 24 hours, but no later than within 3 working days.
- (3) A valid TradingView username, which the customer provides at the time of purchase, is required.

§ 6 Right of withdrawal

- (1) In the case of digital content whose provision begins immediately after conclusion of the contract, the right of withdrawal expires in accordance with § 356 (5) BGB (German Civil Code), provided that the customer has expressly agreed to immediate execution and has confirmed their knowledge of the expiry of the right of withdrawal.
- (2) The provider hereby expressly points out the non-existence of a right of withdrawal.

§ 7 Warranty

- (1) The statutory warranty rights for digital products apply.
- (2) As these are standardized, invite-only TradingView scripts, there is no entitlement to individual functional adjustments by the provider. The input settings contained therein are intended for configurable use, but do not constitute individual development on behalf of the customer. Furthermore, there is no guarantee that functionality will remain unrestricted in the event of future changes by TradingView.
- (3) No guarantee of success in terms of trading results or profits is given.

§ 8 Liability and risk

- (1) The strategies and indicators provided are for educational and informational purposes only. They expressly do not constitute financial, investment, tax, or legal advice.
- (2) Trading in financial instruments (e.g., stocks, futures, CFDs, cryptocurrencies) involves high risks and can lead to the complete loss of the capital invested.
- (3) The user trades at their own risk. The provider accepts no liability for losses, damages, or other financial disadvantages.
- (4) No guarantee is given for the accuracy, completeness, timeliness, or functionality of the content.
- (5) Past performance or backtests are no guarantee of future results.
- (6) By using the content, the customer expressly acknowledges this disclaimer.

§ 9 Termination of subscription

- (1) The customer may terminate the subscription via the Whop.com platform.
- (2) Access to the products will be automatically deactivated upon termination of the subscription.
- (3) Pro rata refunds for early termination within the current billing period are excluded, unless statutory exceptions apply.

§ 10 Final provisions

- (1) The law of the Federal Republic of Germany applies, excluding the UN Convention on Contracts for the International Sale of Goods.
- (2) If the customer is a merchant or does not have a place of residence within the European Union, the place of jurisdiction is Bielefeld.
- (3) Should individual provisions of these General Terms and Conditions be invalid, the validity of the remaining provisions shall remain unaffected.
- (4) Amendments or additions to these General Terms and Conditions must be made in writing.

