

# Financial Disclaimer

The content shown here is only for information and to illustrate the feasibility of trading systems. The content shown on this website does not constitute a request to follow the generated Signals, or another offer to conclude a contract or other legal transaction. The content may not be interpreted as a request to invest in the capital or financial markets, or to act with financial software. The information published on this website was created with the greatest possible care. No liability can be accepted for the correctness of the information. The disclosure and / or publication of the information on this Website information is prohibited.

The risk of loss in trading commodity futures contracts, equities and options can be substantial. You should, therefore, carefully consider whether such trading is suitable for you in light of your circumstances and financial resources. All trades discussed are not meant to be financial advice of any kind and are the opinions of the presenter, meant for educational and discussion purposes only. Liberty Signal may express or utilize testimonials or descriptions of past performance, but such items are not indicative of future results or performance, or any representation, warranty or guaranty that any result will be obtained by you. These results and performances are NOT TYPICAL, and you should not expect to achieve the same or similar results or performance. Your results may differ materially from those expressed or utilized by Liberty Signal due to a number of factors.

The operator of this website assumes no liability for any losses or damages (including lost profits), or direct or consequential damages, which arise from the use of information provided on this website. The information published on this website does not replace investment advice. We are not registered as a securities broker-dealer or an investment adviser either with the U.S. Securities and Exchange Commission (the "SEC") or with any state securities regulatory authority. We are neither licensed nor qualified to provide investment advice.

## **Risk warning**

The operator of this website assumes no liability for any losses or damage (including lost profits) or direct or consequential damage caused by the use of information provided on this website. The information published on this website does not claim to replace

investment advice in any way.

### **Liability for links**

Our offer contains links to external websites of third parties, the content of which we have no influence over. The respective provider or operator of the pages is always responsible for the content of the linked pages. No guarantee is given that the information on linked websites of third-party information providers is correct. The linked pages were checked for possible legal violations WITHOUT COMPLAINT at the time of linking. If it becomes become known that such links violate the law then they will be immediately removed from our site.

### **Copyright**

The content and works on these pages created by the site operator are subject to US copyright law. Duplication, editing, distribution and any kind of use beyond the limits of copyright expressly requires the written consent of the respective author or creator.

### **Privacy**

The operator of this website points out that data transmission over the Internet can have security lapses. A complete 100% protection of data against access by third parties is not possible. Data protection and confidentiality are only guaranteed under the above restriction. In particular, all communications of personal data via the Internet should only be made if the rights of third parties are not affected. It is because the third party has also given its consent in the knowledge of the above vulnerabilities. The site operator accepts no liability for damage or injunctive relief resulting from such security lapses.

The use of all published contact data by third parties to send unsolicited advertising is forbidden.

# **General Terms And Conditions Of Service**

## **ARTICLE 1. INTRODUCTION**

These General Terms and Conditions ("Terms") cover the use on our Website of all information and content by Visitors and the subscription

and access to both our free and paid services by Customers. Both Visitor and Customer (“User“, “you” or “your(s)“) must read the following terms and conditions before visiting our Website and/or using our Services as these Terms govern your legal relationship with Olive Tree CM LLC (“Company“, “we“, “us“, or “our(s)“), doing business as Liberty-signal.com and Liberty-Signal.biz, with its registered address: 5601 Collins Ave, Miami Beach, FL 33140.

If you are from the United States, the United Kingdom or Canada, we recommend you to read Section 7 in these Terms carefully because it contains important provisions regarding your legal relationship with us in connection to our Services. In addition to that, the General T&C’s also apply to you.

If you subscribe to our services and receive signals, you must refrain from sharing and disclosing them with any third-party. Those signals are exclusive for you and for personal use. Be aware that as a result of sharing or exploiting our signals you may be subject to civil liability, as well as criminal liability in some jurisdictions.

All the information and content are only provided by us for informational purposes and solely aimed at financial experts who understand the financial markets and transactions carried out thereon. You acknowledge and understand that such transactions involve a considerable risk that can lead to the loss of all capital invested. Please read our Disclaimer Section in these Terms thoroughly, and if there are still questions or doubts, please email us at: [contact@liberty-signal.com](mailto:contact@liberty-signal.com).

## **ARTICLE 2. SERVICES**

2.1. Definition Services. Our Services may contain both the content published on our Website and the information which will be sent to Customers that are subscribed to our Signals. Our services also include private coaching.

### **2.2. Signals.**

As part of our Services, we may provide Signals that are sent to you by email on Trading Days. Signals may contain the following:

- Signal: X Stock Long, Entry Price Target (ETP) X, Stop Loss price X.

- Signal: X Stock Short, Entry Price Target (ETP) X, Stop Loss price X.

2.3. **Forbidden Sharing Signals.** You must – at all times – refrain from disclosing and sharing our Signals with any third-party. The Signals you are receiving from us are only meant for single Customers and shall remain strictly personal. In case you violate this provision, we may invoke the monetary penalty as described in Subsection 5.4 in these Terms.

2.4. **Signal Disclaimer.** All Signals are only provided for informational purposes, and Liberty-Signal.com does not represent and warrant that the information provided will correspond with future course developments. Moreover, the Signals we provide will never constitute any recommendation for “buying,” “holding,” or “selling” any financial product.

2.5 **Coaching:** We are not liable for any information, direction, suggestion, or teaching shared in the coaching sessions (group or private) done with us.

2.5. **Trading Days.** Liberty-signal.com only operates on trading days of the US stock exchange (“NYSE”). The Signals and any related information are provided for general informational purposes only, and they never constitute any investment advice or any offering of securities products.

2.6. **Best Efforts.** Company shall use its best and reasonable efforts in providing our Services to you. As a customer you understand and acknowledge that we cannot guarantee the effectiveness of any of the Services provided under these Terms.

### **ARTICLE 3. AUTHORIZED USERS AND SUBSCRIPTION**

3.1. **Content Access.** Olive Tree CM LLC permits each User to access our Website and view any of its contents and information. In addition, we offer Customers paid subscriptions to access some of our Services.

3.2. **Authorized Users.** You shall be the principal Authorized User of our Services and the rights in and to the Services are limited to one Authorized User only which cannot be shared with, or used by another person

3.3. **Services and Content.** We offer on our Website our Services, including free content and information. We do not make any representations and warranties as to our Services, content and information as we are never liable or responsible for any incorrect or

erroneous information.

## **ARTICLE 4. ACCOUNT AND VERIFICATION**

4.1. Account Approval. We may reject each and any request to subscribe to our Services, without disclosing the reason under which such a rejection has been made.

## **ARTICLE 5. IP RIGHTS AND LIMITATIONS**

5.1. Warranty of Originality. We represent that we are the rightful and original owner of the Services, the Website, and the content, or we are the recipient of a valid license or right to use. Moreover, we are authorized to grant rights in and to this agreement without the consent of any third party.

5.2. Rights. Client understands and agrees that unless otherwise designated in this Agreement, Company owns and retains all right, title and interest in and to the Services, including all information and content, business methods, trade secrets, software and any other technology developed in connection with our Services.

5.2. Limitations. All information contained on our Website, as well as any other information we may communicate with you by email and any other means, must not be copied, redistributed, distributed, changed, or edited. Disclosure to third parties is prohibited without our express consent.

5.3. Personal Use. All rights to the texts, graphics and other material on Liberty-signal.com are subject to copyright laws and any other intellectual property protection laws. Permission is granted to make electronic copies of parts of the contents of Liberty-signal.com and the information and reports provided thereon are exclusively for personal use. Any other use of our materials other than strictly personal use – including reproduction, modification, distribution, marketing and redistribution – is strictly prohibited.

5.4. Monetary Penalty. You acknowledge and agree that if you commit a breach of any of the stipulations in Section 5.3, the Company shall be entitled to obtain payment, by way of penalty, of an amount of twenty five thousand US Dollar (\$25,000.00) for each and every such breach, and without prejudice to our right to claim additional damages and losses.

## **ARTICLE 6. SUBSCRIPTIONS, PAYMENT AND TERMINATION**

6.1. Subscription. We offer different subscription packages, and you may choose between the subscription periods published on that page. The current prices for different Services including applicable terms can be found there.

6.2. Access to Services. After your payment has been successfully processed, you will receive access to our Services, and receive the Signals as stipulated in these Terms.

6.3. Termination. You may terminate your subscription at any time by logging in to the ThriveCart customer hub through this link: <https://liberty-signal.thrivecart.com/updateinfo/> using the email address with which you made your purchase if the initial purchase was BEFORE the 9th of November, 2025. If it was AT this date or later, sign in at <https://whop.com> and manage it there. Once inside, click "Cancel" on your active subscription page, and your active subscription will end. You still have access to our services until the end of the current billing cycle date, and you won't get billed again. Additionally, we reserve the right to terminate your subscription upon the end of a billing period and not renew it at our discretion.

6.4 Refund policy. You agree that Liberty-Signal.com does not issue any refunds under any type of circumstances for any of the services provided and purchased.

6.5 We may terminate your subscription at any time if we think you are offensive inside the website community at our own discretion.

## **ARTICLE 7. WARRANTIES, DISCLAIMERS, AND INDEMNIFICATION**

7.1. Information Services Only. All our Services, including but not limited to opinions, messages, analyses, latest news, prices, research, or any other information, are only provided as general market information and solely offered for educational, entertainment, and journalistic purposes. All information we offer has been carefully evaluated and written by us. However, no guarantee can be given as to the correctness, completeness, value, or quality of the information provided. Moreover, the information mentioned above shall only reflect a present and temporary assessment of a trading system.

7.2. Disclaimer. In providing our Services, we make no warranties or representations, either express or implied, including without limitations any implied warranty of merchantability or fitness for a particular

purpose. Users accept our Service and content on an “as is” basis with no representations or warranties of any sort, implied or expressed, including warranties of fitness for a particular purpose, or any implied warranty arising from statute, performance, or usage of trade. We accept no liability for the correctness of our Services. In some cases, miscalculations can occur. The information provided is for general information purposes only.

7.3. Financial Disclaimer. The performance of any financial product in the past can never be used to predict future outcomes. The signals provided by Liberty-Signal.com are only a minor part of all the information necessary to make an investment decision. Moreover, our Signals are always non-binding and subject to change. Investing in stocks and derivatives always involves risks, which in some cases can also mean the total loss of all capital you have invested. The information you may extract from the Signals shall in no means constitute investment advice or a recommendation for or advise against a specific financial instrument or product. Furthermore, the use of our Services will never replace advice from a licensed investment advisor.

7.4. Waiver of liability. We will never assume liability in connection to our Services, and we expressly waive any claim for damages and losses. The use of our Services is at your own risk, and all content is intended for private use only, reflecting the current assessment of the trading system used by us. All listed content we offer on our Website has been carefully evaluated and written. However, no guarantee can be given for the correctness, completeness, or quality of the Services provided.

7.5. Third-Parties Waiver. Liberty-Signal.com assumes no liability for the performance of third parties, for example the availability of web servers, power outages, brokerage services, provision of telecommunications services, disruptions in internet availability or email delivery, and all other services over which we have no or limited control. We cannot be held liable if the delivery of Signals is delayed or not delivered at all as a result of the aforementioned circumstances.

## **ARTICLE 8. INFORMATION FOR UNITED STATES, CANADIAN AND UK RESIDENTS**

8.1. Notice for United States Residents. If you are a United States resident, you understand and agree that we do not provide investment advice as defined in the United States Investment Advisers Act 1940 and any similar state regulations or statutes. We do not recommend or

advise against any financial product to be bought, sold or held by you. As a result, no registration at the Financial Industry Regulatory Authority ("FINRA") is required.

8.2. Notice for Canadian Residents. No securities commission or similar authority on the federal or provincial level in Canada needs to review the contents of our Services, as they are never intended as investment advice of any kind. We may reserve the right to reject any subscription and the annulment of any request to our Services. We always advise Canadian residents to seek further legal and financial advice before making an investment decision.

8.3. Notice for United Kingdom Residents. You understand and agree that we do not provide investment advice, as defined in the Financial Services Act 1986, and nothing in and to our Services constitute investment advice, and you will never consider any of the Website content as investment advice. Moreover, we do not recommend or advise against any financial product to be bought, sold, or held by you.

8.4. Other Jurisdictions. The Services Liberty-Signal.com provides, are expressly not aimed at individuals in countries that prohibit the provision of the content and information we offer. Each User agrees and acknowledges it is fully responsible for being aware of any restrictions before visiting the Website or subscribing to our Services and for complying with any law and regulation that may apply.

## **ARTICLE 9. MISCELLANEOUS**

9.1. Reviews and Feedback. You may review our Services externally, reflecting your opinion. However, you acknowledge and agree you must not share publicly in relation to our Company and the Services we provide any information that is defamatory, obscene, offensive or punishable by the law, invade another individual's privacy or contains confidential information.

9.2. Successors and Assigns. You may not sub-contract or otherwise delegate or assign this agreement or any of its obligations without our explicit prior written consent. Our Company may sublicense or assign any or all of its obligations hereunder, and no consent is necessary in connection with an assignment to an affiliate or any merger, reorganization, consolidation, sale of assets, or similar transaction.

9.3. Notices. Any notice shall always be in writing and delivered personally by email upon acknowledgement of receipt of electronic



transmission or certified or registered mail, a return receipt requested and upon verification of receipt.

9.4. Severability. Should any provisions in these Terms be held by a court to be illegal, unenforceable, or invalid, the validity and enforceability of the remaining provisions in this agreement shall remain in full force and effect.

9.5. All Terms and Conditions. These Terms constitute the entire agreement between the parties and supersede all prior oral and written agreements. This agreement may only be changed or amended in writing by mutual agreement of authorized representatives. Moreover, as part of your legal relationship with us, you agree that you have read and understood our Privacy and Cookie Policy. In the case of conflicting provisions with these Terms, the Privacy and Cookie Policy shall always prevail.

9.6. Headings. The headings used in these Terms are included for the benefit of the parties and shall not affect whatsoever its stipulations, or its interpretation or meaning.

9.7. Force Majeure. We are never responsible or liable for any delays or failures in performance from any cause beyond our control, including, but not limited to acts of God, changes to the applicable laws or regulations, embargoes, war, epidemics or pandemics, terrorist acts, acts or omissions of third party technology providers, riots, fires, earthquakes, floods, power blackouts, strikes, weather conditions or acts of hackers, internet service providers or any other third party or acts or omissions.

9.8. No Waiver. Neither party will be deemed to have waived any of its rights under this agreement other than by a duly authorized representative in a written waiver. No waiver of a violation of this agreement will constitute a waiver of any other breach of this agreement.

## **ARTICLE 10. APPLICABLE LAW, COMPETENT COURT AND CLASS ACTION WAIVER**

10.1. Choice of Law. This agreement will be governed exclusively by the internal laws of the state of Delaware in the U.S., without reference to any conflict of laws principles that may apply. Only the civil court in Delaware, U.S., is competent to hear any claim that may arise from or in connection with this agreement.

10.2. Class Action Waiver UK, US and Canada. You acknowledge and agree that all claims and actions pursued against our Company will always be on an individual basis, and you hereby waive your right to start or to become a party to, or to be a participant in any group, class or collective action in any court or arbitration proceedings, or any other forum.

# Privacy Policy

Olive Tree CM LLC (hereinafter “we”, “us”) attaches great importance to the protection of your personal data. This data protection declaration provides you with information on how we handle information that is collected during your visit to <https://www.Liberty-Signal.com/>. Please read this privacy policy carefully when you use <https://www.Liberty-Signal.com/> and our service.

All data disclosed or transmitted by the user / visitor via the online service are stored and used in compliance with the provisions of the national data protection law (DSG), the European General Data Protection Regulation (GDPR) and the telecommunications law (TKG), each in its current version.

If you have any questions regarding the use of your data, please contact us at [contact@liberty-signal.com](mailto:contact@liberty-signal.com).

## General information

Personal data are all data that contain information about personal or factual circumstances, for example name, address, e-mail address, telephone number, date of birth, age, gender, data on the delivery point, such as metering point, meter number and the delivery address, information on the type of Official photo ID including the ID number.

We collect, process and save your personal data as part of the establishment and processing of the contractual relationship entered into with us. These are generally only processed and stored to the extent that this is necessary for the fulfillment of the contractual or legal obligations according to Art 6 Paragraph 1 lit b and c GDPR. “Sensitive” data can also be affected, in particular with regard to behavior relevant to criminal law according to Art 10 GDPR, in particular for the establishment, exercise or defense of legal claims in the context of the contractual relationship. If the processing is necessary to safeguard our legitimate interests or a third party and this interest does not outweigh

your interest in confidentiality, We base the processing of your personal data on the basis of Art 6 Paragraph 1 lit f GDPR. We delete or keep your personal data protected from access as soon as the purpose of the processing no longer applies, provided that we, as the person responsible, are not subject to any legal obligation to store the data beyond the period of fulfillment of the purpose. Furthermore, we reserve the right to store your personal data for as long as concrete legal claims can be asserted against us. to store the data beyond the period of fulfillment of the purpose. Furthermore, we reserve the right to store your personal data for as long as concrete legal claims can be asserted against us. to store the data beyond the period of fulfillment of the purpose. Furthermore, we reserve the right to store your personal data for as long as concrete legal claims can be asserted against us.

### **Processing activities**

In the following we will inform you in detail, in particular about the scope and purpose of the processing of the data as well as the transmission of your data to third parties.

#### **1. Visit the website**

When you visit our website, personal data is processed. When you visit our website, personal data is processed.

##### **a) Scope of data processing**

When you access our website, we automatically collect and save information in so-called server log files, which your browser automatically transmits to us. These are:

Browser type

Browser version

operating system used

Referrer URL

Host name of the accessing computer

Date and time of the server request, your IP address

##### **b) Purpose of data processing**

We process this data for the purpose of logging system usage, the authorization process and evaluating the server log files for problem analysis. If you do not provide us with your data, it may be the case that access is not possible.

##### **c) Legal basis for data processing**

The processing of the data mentioned is in our legitimate interest as the operator of the website in accordance with Art 6 Paragraph 1 lit f GDPR. Basically, there is no merging of the individual data sets, but we reserve the right to check the data if we become aware of specific indications of

illegal use, in particular malicious attacks. You can object to the processing of your personal data in accordance with Art. 21 GDPR at any time, stating reasons. Please send your revocation to [contact@liberty-signal.com](mailto:contact@liberty-signal.com).