

Terms And Conditions Of Use:

This Terms of Use Agreement sets forth the agreement between Invecus, and each user (“you”) governing the use by you of this Internet site featuring the subscription-based Invecus service (the “Site”). Please read the terms and conditions set forth herein carefully before using the site. If you do not agree to these terms and conditions you may not access or otherwise use this Site, and you must exit this Site immediately. By connecting to and using this Site, you are indicating that you are 18 years of age or older and acknowledging that you have read and accepted these terms and conditions. Your access to and use of this Site is subject to your compliance with all the terms and conditions set forth herein.

Important Legal Statement Concerning Suitability, Information and Risk:

Invecus is not a registered investment advisor and does not provide professional financial investment advice specific to your financial and life situation. Invecus is strictly an automated algorithmic market analysis tool that produces Strategy trade signals according to the set of funds provided to it for its analysis. While we do provide advice for how to best use the Invecus tool, we do not provide advice on the suitability of any fund, combination of funds, or a Invecus Strategy for inclusion into your personal portfolio. Seek the advice of a registered investment advisor if you are unsure of the suitability of using Invecus or the suitability of a particular fund or the suitability of a particular Invecus Strategy for helping to achieve your personal investment objectives in your personal life situation.

The information provided by this Site is provided “as is” and on an “as available” basis without warranties of any kind, either expressed or implied, including without limitation warranties of merchantability or fitness for a particular purpose. Neither Invecus nor any of its affiliates warrants that the information provided will be accurate, complete, uninterrupted or error free.

The information provided by this Site may contain descriptions of specific securities or other financial instruments that may not be available to or suitable for you. No prospectus of any service or investment referred to in the Site is available through Invecus. It is your responsibility as the user of the information to be informed of any service or investment you select for inclusion in your portfolio. It is also your responsibility as the user to be informed of and to observe all applicable laws.

The information regarding the past performance of any fund or strategy on this Site is only representative of historical conditions in the market place, and is in no way to be construed as a guarantee or warrantee that such conditions will exist in the future or that such performance will be achieved in the future. You agree that it is your responsibility to determine the suitability of any provided information for your investment portfolio objectives and that you have the sole responsibility for any and all of your investment portfolio performance results.

Although we strive vigorously to always have accurate and reliable information, we depend upon certain suppliers to provide data. As such, information on invecus.com may contain inaccuracies or errors. Information may be changed or updated without notice. In addition, we also vigorously strive to have accurately updated information, but there may be times when it is impossible to do so, thus information contained herein may be out of date at any given time. We may also make improvements and/or changes in the products and/or programs described in this information at any time without notice. As improvements or changes to the mechanical rules of a strategy are made from time to time, the published recaps of strategies historical performance may not reflect what a subscriber would have been able to achieve. Additionally, commission, slippage, signal changes, and execution issues may cause individual investors actual performance to differ measurably from theoretical strategy performance.

Under no circumstances shall Invecus, or their affiliates be liable for any direct, indirect, incidental, special, punitive or consequential damages that result in any way from your use, non-use or reliance upon the information, or that result from mistakes, omissions, interruptions or deletions of files, errors or defects in the information, delays in operation, transmission or failure of performance. If you are dissatisfied with any information provided by Invecus, your sole and exclusive remedy is to discontinue using the Invecus information.

Copyright And Trademark Notices:

The text, graphics, design, interviews, and other content available through this Site, including text, graphics, design, arrangement, and any other thing, are property of Invecus, or its licensors and are protected by United States and international copyright and other intellectual property laws. Permission to use content from this site is authorized and limited according to that specified as follows:

1. **General Web Content** whether in textual or graphical form, may be freely copied, transmitted, distributed, displayed, re-published or otherwise shared with individuals or the public provided that its recipients are provided a reasonable link back to the source of the content.
2. **Portfolio Strategies for current charts or current buy/sell recommendations**, whether in textual or graphical form, are for the private and non-commercial use of a paying subscriber and you may not modify, copy, distribute, transmit, display, reproduce, re-publish, circulate, license, transfer, create derivative works from, or sell the content from this Site to any entity or person without the express written consent of Invecus. As a conditional term of your subscription you hereby agree not to reproduce, retransmit, distribute, disseminate, sell, publish, broadcast or circulate this type of content from this Site to anyone, including but not limited to others in the same company, organization, club, association, online community, or other group, without the express prior written consent of Invecus.

The Invecus, and the Invecus name and logo are trademarks of Invecus. All other trademarks and service marks that appear or are referenced on this Site are the property of their respective owners.

Links to Other Web Sites:

Any links to other Sites contained within invecus.com have not been developed, checked for accuracy, or otherwise reviewed by Invecus, and neither such content nor the operators of any site to which invecus.com might link are endorsed by or affiliated with us unless otherwise indicated. Furthermore, Invecus, is not liable for damages and/or loss as a result of any delays, omissions, or defects that may exist in the services, information, or other content provided in websites to which invecus.com may link, whether actual, alleged, consequential, or punitive. Leaving invecus.com is done at your own will and risk. Invecus, makes no guarantees or representations as to, and shall not be held liable for, any content delivered by any third party, including without limitation, the accuracy, quality, timeliness, or subject matter of such content.

Access to Site:

You agree to use this Site only for lawful purposes, and that you are responsible for your use of the Site. You further agree that you will not access by any means except through the interface provided by invecus.com for access to the Site. You agree that you will not deep-link to pages on this Site and that, in the event that you provide any link to this Site from another Internet site, such link will be only to one of the pages offered on the main menu of this Site, or as otherwise specifically made available for sharing of free Strategy charts from the Site Map page or other referral, promotional, or advertising charts we may specifically make available for that purpose. You agree that you will not access this Site from any territory where its contents are illegal, and that you, and not Invecus, and its affiliates, are responsible for compliance with applicable laws.

You agree that invecus.com may terminate or suspend your access to all or part of this Site, without notice, for any conduct that Invecus, at its sole discretion, believes is in violation of this Terms of Use Agreement or any applicable law, or is harmful to the interests of another user, our company, or its affiliates.

Government Required Risk Statement:

Futures, FOREX, stock, and options trading is not appropriate for everyone. There is a substantial risk of loss associated with trading these markets. Losses can and will occur. No system or methodology has ever been developed that can guarantee profits or ensure freedom from losses. No representation or implication is being made that using any of the information provided will generate profits or ensure freedom from losses.

CFTC Rule 4.41:

HYPOTHETICAL OR SIMULATED PERFORMANCE RESULTS HAVE CERTAIN LIMITATIONS. UNLIKE AN ACTUAL PERFORMANCE RECORD, SIMULATED RESULTS DO NOT REPRESENT ACTUAL TRADING. ALSO, SINCE THE TRADES HAVE NOT BEEN EXECUTED, THE RESULTS MAY HAVE UNDER-OR-OVER COMPENSATED FOR THE IMPACT, IF ANY, OF CERTAIN MARKET FACTORS, SUCH AS LACK OF LIQUIDITY. SIMULATED TRADING PROGRAMS IN GENERAL ARE ALSO SUBJECT TO THE FACT THAT THEY ARE DESIGNED WITH THE BENEFIT OF HINDSIGHT. NO REPRESENTATION IS BEING MADE THAT ANY ACCOUNT WILL OR IS LIKELY TO ACHIEVE PROFIT OR LOSSES SIMILAR TO THOSE SHOWN.

Trading performance displayed herein is hypothetical. Hypothetical performance results have many inherent limitations, some of which are described below. No representation is being made that any account will or is likely to achieve profits or losses similar to those shown. In fact, there are frequently sharp differences between hypothetical performance results and the actual results subsequently achieved by any particular trading program. One of the limitations of hypothetical performance trading results is that they are generally prepared with the benefit of hindsight. In addition, hypothetical trading does not involve financial risk, and no hypothetical trading record can completely account for the impact of financial risk in actual trading. For example, the ability to withstand losses or to adhere to a particular trading program in spite of trading losses is material points which can also adversely affect actual trading results. There are numerous other factors related to the markets in general or to the implementation of any specific trading program which cannot be fully accounted for in the preparation of hypothetical performance results and all of which can adversely affect actual trading results.

The risk of loss in trading can be substantial. You should therefore carefully consider whether such trading is suitable for you in light of your financial condition. If you purchase or sell Equities, Futures, Currencies or Options you may sustain a total loss of the initial margin funds and any additional funds that you deposit with your broker to establish or maintain your position. If the market moves against your position, you may be called upon by your broker to deposit a substantial amount of additional margin funds, on short notice in order to maintain your position. If you do not provide the required funds within the prescribed time, your position may be liquidated at a loss, and you may be liable for any resulting deficit in your account.

Under certain market conditions, you may find it difficult or impossible to liquidate a position. This can occur, for example, when the market makes a "limit move." The placement of contingent orders by you, such as a "stop-loss" or "stop-limit" order, will not necessarily limit your losses to the intended amounts, since market conditions may make it impossible to execute such orders.

General:

Invecus, reserves the right to make any and all changes to this Site at its sole discretion without notice. This Terms of Use Agreement shall be deemed to include all other notices, policies, disclaimers, and other terms contained in this Site; provided, however, that in the event of a conflict between such other terms and the terms of this Terms of Use Agreement, the terms of this Terms of Use Agreement shall control. This Terms of Use Agreement has been made in the state of Pennsylvania and shall be construed and enforced in accordance with the State of Pennsylvania law. Any action to enforce this Terms of Use Agreement shall be brought in the federal or state courts located in the State of Pennsylvania. If any provision is deemed to be unlawful or unenforceable, that shall not affect the validity and enforceability of the remaining provisions.

How To Contact Us:

Should you have questions or concerns about this Terms Of Use Agreement, please contact us by one of the methods provided at [Contact Us](#)