

Integra Advisory Group – Terms of Use

User Agreement

Welcome to the IntegraAdvisoryGroup.com website. The website is operated by Integra Franchise Consulting LLC ("INTEGRA GROUP"). In general, references to Integra Group on the website refer to Integra Franchise Consulting LLC and/or Integra Finance LLC. However for the purposes of the Terms of Use page alone the term INTEGRA GROUP refers collectively to Integra Franchise Consulting LLC and Integra Finance LLC, IntegraAdvisoryGroup.com and their respective affiliates and partners.

By accessing this website, you agree to comply with this binding user agreement between you and INTEGRA GROUP, which governs your access and use of the website. If you do not accept these terms and conditions, do not use this website. Your use of this website indicates your full acceptance of this user agreement in its then-current form each time you use the website INTEGRA GROUP reserves the right to change the terms and conditions at any time, without notice.

Ownership and restrictions on use

All content included on this website is the property of INTEGRA GROUP or others and is protected by copyright with all rights reserved. You may download or print out a hard copy of individual pages and/or sections of the INTEGRA GROUP website, provided that you do not remove any copyright or other proprietary notices. Any downloading or otherwise copying from the INTEGRA GROUP website will not transfer title to any software or material to you. You may not reproduce (in whole or in part), transmit (by electronic means or otherwise), modify, link into or use for any public or commercial purpose the INTEGRA GROUP website without the prior written permission of INTEGRA GROUP. You may not disassemble, deconstruct or otherwise violate the security of all or any portion of this website. At any time and for any reason we may revoke your right to use all or any portion of the website.

Risks you assume by using this website

Information on this website speaks only as of the date indicated. We make reasonable efforts to provide accurate information, but at times we may not promptly update or correct this website even if we are aware that it is inaccurate, outdated or otherwise inappropriate. You agree that we are not liable for any actions you take or decisions you make in reliance on any information on this website.

We make reasonable efforts to avoid technological problems, but at any time this website may have, and/or may cause, technological problems including viruses. We are not liable for any defects, delays or errors in or resulting from your use of this website.

We may, but have no obligation to, monitor and record activity on this website for any reason or for no reason.

Linked websites

When you access certain links on the INTEGRA GROUP website you may leave the INTEGRA GROUP website.



<u>INTEGRA GROUP</u> has not reviewed any of the websites linked to the <u>INTEGRA GROUP</u> website and does not endorse or accept any responsibility for the content of such websites nor the products, services or other items offered through such websites.

Password protected

The contents of the password protected area, if any, of this website are subject to the confidentiality provisions of the respective investor fund documents.

International use

The information provided on this website is not intended for distribution to, or use in, any jurisdiction where such distribution or use would be contrary to law. You are responsible for compliance with applicable local laws and regulations.

No warranty

The information and opinions contained on the <u>INTEGRA GROUP</u> website are provided without any warranty of any kind, either express or implied.

Limitation of liability

Neither we nor any of our affiliates, agents or employees is responsible for any damages, liabilities or injury, including but not limited to indirect, incidental, special, punitive or consequential damages however caused arising out your use of (or inability to use) this website or this user agreement. Our liability is limited to the maximum extent permitted by law and is limited even if we have been advised of the possibility of the damages, liability or injury that you suffer or if any remedy you have fails of its essential purpose, including any damages, liabilities or injuries caused by any failure of performance, error, omission, theft, interruption, deletion, defect, delay in operation, computer virus, communication line failure, or other computer malfunction.

Governing law

You agree that your use of this website and any disputes relating to the website or this user agreement shall be governed in all respects by the laws of the state of Kentucky. Any dispute relating to the above shall be brought solely in the state or federal courts located in Kentucky, and it is agreed that such courts shall have jurisdiction over the parties to this user agreement and any dispute arising hereunder.