# TERMS AND CONDITIONS OF USE FOR THE WEBSITE

The use of the Service is conditioned upon your acceptance and compliance with these Terms. These Terms apply to all visitors, users, and other individuals who access or use the Service. By accessing or using the Service, you agree to be bound by these Terms. If you do not agree with any part of the terms, you may not access the Service.

#### OWNERSHIP OF THE WEBSITE

These Terms and Conditions of Use apply to this Website and Web Application available at https://qantto.io, which is owned by QANTTO, LLC, a legally constituted company in Delaware, United States. Tax ID: 32-0737660.

# ACCEPTANCE OF TERMS AND CONDITIONS OF USE

The user must always read these Terms and Conditions of Use before using this Website. Your use of the Website will signify that you have read and accepted these Terms and Conditions of Use.

If you do not agree with these Terms and Conditions of Use, you must refrain from using the Website.

# MODIFICATIONS TO THE TERMS AND CONDITIONS OF USE

QANTTO, LLC. reserves the right to modify these Terms and Conditions of Use, in whole or in part, at any time and without prior notice, by publishing the modified terms on the Website. The design, presentation, configuration, registration requirements, or use of the Website may also be modified in the same manner without entitling the user to any claim or compensation.

It is the user's responsibility to periodically review the Terms and Conditions of Use. Your continued use of the Website after any changes to these Terms and Conditions of Use will signify your acceptance of those changes.

# INTELLECTUAL PROPERTY RIGHTS

All computer, graphic, advertising, photographic, multimedia, audiovisual and/or design materials, as well as all content, texts, and databases made available on this site, are the exclusive property of QANTTO, LLC, or in some cases, third parties who have authorized QANTTO, LLC to use and/or exploit them (hereinafter "the content").

The Content of this Website may not be copied, reproduced, transmitted, republished, transferred, or distributed in any way to another computer, server, or any other medium without the written authorization of QANTTO, LLC.

QANTTO, LLC. reserves the right to unilaterally correct any error or omission in any Content published on the Website at any time.

In no case do these terms and conditions grant rights, licenses, and/or authorizations to perform the acts described above. Any unauthorized use of the content will constitute a violation of these terms and conditions and the current applicable national and international regulations on trademarks, copyright, and/or other intellectual property rights.

# PROHIBITIONS REGARDING WEBSITE USE

- Attempting to gain privileged access to any part of the Website, servers, or networks through hacking, password mining, or any other method.
- Scanning or reviewing the Website, servers, or networks of QANTTO, LLC. for security vulnerabilities.
- Attempting to manipulate any information transmitted to or from the Website to impersonate another person or QANTTO, LLC.
- Using the Website for illegal purposes, harm the rights and interests of third parties, or violate these Terms and Conditions of Use, as well as morals, generally accepted good customs, and public order.

# RESTRICTION OF ACCESS / CANCELLATION OF USE

QANTTO, LLC. reserves the right to prevent access to the website if any unauthorized use is detected and will take the corresponding legal actions.

# **PRIVACY**

QANTTO, LLC. has a Privacy and Security Policy, which is an integral part of these Terms and Conditions of Use and is in compliance with the conditions established in Law 1581 of 2012 and Decree 1377 of 2013 of the Republic of Colombia.

# LIMITATION OF LIABILITY

Without prejudice to the provisions of the applicable Colombian legislation, QANTTO, LLC. assumes no responsibility, including any liability for any damage or injury, including but not limited to loss of information or profits, existence of viruses, results of the use or inability to use the material on this site, lost business opportunities, or any other damage, even if the user has notified us of the possibility of such damages, or for any third-party claims, except as expressly stipulated herein. Likewise, it is clarified that QANTTO, LLC is a platform that serves as an intermediary between the end customer and the provider of goods and/or services, and therefore QANTTO. LLC is not responsible in any way for any damage or harm caused by the poor provision of the service or poor quality of a good, or any other problem arising from the contractual relationship between those two parties.

Under the terms indicated here, QANTTO, LLC. assumes no responsibility for the information provided on the website, including but not limited to product and/or service information, prices and differences in them, notes of interest, opinions, practical advice, and resolution of concerns. QANTTO, LLC. assumes no responsibility for any problems or inability to use the site or any of its pages, including but not limited to events such as problems with the server or connection, communication interruptions, and technical problems.

In the event that the use of the material on this site results in the need for service, repair, or correction of equipment or information, the user assumes any associated costs.

# INDUSTRIAL PROPERTY

All trademarks, logos, names, and any other distinctive signs, as well as utility models and/or industrial designs and other elements of industrial or intellectual property incorporated, used, and/or displayed on this site are the exclusive property of QANTTO, LLC. and in some cases, they are the property of third parties who have expressly authorized QANTTO, LLC. for their use and/or exploitation.

Nothing on https://qantto.io may be interpreted as granting or granting any authorizations, licenses, or any other right to use or dispose of any form of Industrial Property without the written permission of QANTTO, LLC. or the holder of the rights thereto.

Any unauthorized use will constitute a violation of these terms and conditions and current national and international regulations on Industrial Property, leading to corresponding civil and criminal actions.

# **OUR SERVICE**

The products and services listed on the website are offered by the providers, not by us. We are a third-party service that provides technology for quoting management and we are not responsible or liable for any warranty, offer, or product or service offered by the direct providers.

# APPLICABLE LAW AND JURISDICTION

You agree that these Terms of Use shall be governed and interpreted in accordance with the laws of the Republic of Colombia. You agree that all legal proceedings arising from or in connection with these Terms of Use or the Service must be filed before the Colombian jurisdiction, and you expressly submit to the exclusive jurisdiction of such courts and consent to extraterritorial service of process.

# **FINAL PROVISIONS**

If any provision of these Terms and Conditions of Use is determined to be invalid or unenforceable, such provision shall be severed from the rest of the Terms of Use, which shall remain in full force and effect. No waiver of any breach or violation of the Terms of Use shall be deemed a waiver of any prior or subsequent breach or violation. You may be required to accept additional terms and conditions to access particular sections or features of the Service. We reserve the right, at our sole discretion and without consent or notice, to transfer, assign, sublicense, or pledge the Service or these Terms of Use, in whole or in part, to any person or entity.

It is also informed that access to our service may be terminated or suspended immediately, without prior notice or liability, for any reason.