

## Harvest Financial Partners, LLC Websites and Internet Agreement

By using or reading any part of any Internet site that includes HarvestFinancialPartners.com in its address or otherwise shows Harvest Financial Partners, LLC [“we”, “us”, “our”] maintains it, downloading anything from such a site, or using any software available from any such site, each user agrees to these provisions [the “Agreement”]. If you do not agree to these terms, do not use our site.

This Agreement is between the user and Harvest Financial Partners, LLC. Each person that is our member, or is commonly controlled with or an affiliate of us, is an intended third-party beneficiary of this Agreement, and may enforce it as fully as Harvest Financial Partners, LLC could enforce it.

This Agreement refers to the user with “you” and “your”, and refers to Harvest Financial Partners, LLC (or its affiliate) with “we”, “us”, and “our”.

### United States of America only

Our site is for users to obtain or evaluate our services, which relate only to the United States of America.

### User passwords

Some features of our site might be available only using a username, password, code, or other identifying information. If you furnish or request any identifier, it is for your use only. You are responsible for keeping confidential your identifiers. You will not provide any of your identifiers to another person unless you intend the other person to have authority to act as fully as you could. You are responsible for everything done (or not done) using the site with your identifiers. We are not responsible for any breach of security caused or facilitated by your failure to keep confidential all of your identifiers. If you become concerned about confidentiality, privacy, or security, you may ask us to disable one or more of your identifiers. Although we usually do not want to make it inconvenient for you to do business with us, we may disable any of your identifiers, even without a reason, whenever we want to, and without notice.

### Recording

Whenever you use our site, you consent to electronic and other means of recording of any communication that involves any use of the site, and you authorize us and our agents to keep and use all information and data you input.

### Privacy

To read our Privacy Notice, go to [www.HarvestFinancialPartners.com/privacy](http://www.HarvestFinancialPartners.com/privacy).

### Disclosure about investment advice

To read our Brochure, go to [www.HarvestFinancialPartners.com/disclosure](http://www.HarvestFinancialPartners.com/disclosure).

### No advice

This website is not advice. We provide financial planning or investment advice only as expressly provided by a separate written investment-advisory agreement. We provide no other advice. In particular, **we do not provide any accounting, actuarial, tax, or legal advice.**

### About information

We might provide information. Any information is *not* a substitute for getting your own advice. Any information is only an overview, and cannot consider your circumstances. For each text, look at the date on it. Consider that law or investment circumstances could change at any time. Although we might update information, we do not have an obligation to do so. That a text names an author does not mean that the author has any duty to you. Further, by allowing his or her name to be used, an author does not allow you to rely on any text. **We do not warrant the accuracy or completeness of any information.** Tax information (if any) cannot be used by any taxpayer to avoid any penalty. All examples are solely for illustration. Any characters or places portrayed are imaginary, and any resemblance to real-life persons or places is coincidental and not intended.

### Forward-looking statements

Some of our statements—including especially those about investment objectives and strategies—are forward-looking statements within the meaning of securities law and other law. Generally, a forward-looking statement is one that is not based on historical facts, but instead is based on someone’s view about what might happen in the future.

Statements of this kind may be identified by words such as: anticipate, believe, estimate, expect, hope, intend, plan, predict, or anything similar; by a phrase such as “with the intent” or “is designed to”; or by future or conditional verbs, including will, should, would, could, can, and might. This includes any negative of, or variation based on, any of these and similar words and phrases. Or a sentence or phrase not in a past tense may signal a future-looking statement. The absence of a phrase or word of the kinds just described does not mean that a statement is not forward-looking.

You should read carefully every explanation, including especially those that include a forward-looking statement. Forward-looking statements involve known and unknown risks, uncertainties, and other factors, any of which could cause investment results to differ materially from the plans or intentions expressed or suggested by a forward-looking statement.

### **Internet links**

An Internet source without HarvestFinancialPartners.com as part of its address is not under our control. Besides the conditions stated above, we are not responsible for outside information or your use of it. We provide links only as a convenience to you. That we provided a link does not suggest that we endorse the other source or anything about it.

### **About software**

Any software you may access through this site has only the warranty stated in it (if any). We disclaim every other warranty or representation, express or implied. **We disclaim any implied warranty of fitness for a particular purpose**, even if we knew your purpose.

### **Copyrights and trademarks**

This site’s information and services include intellectual property we own or license. Every copyright, trademark, and service mark in the site’s pages, and in the screens displaying the pages, belongs to us, except as otherwise shown on or in the materials.

You may use our information and intellectual property only for your own use in obtaining or evaluating our services. You may download or print a text if you limit your copying and use to these authorized purposes. However, you must not remove any copyright or trademark notice, or alter any text. Also, you must not download or reverse-engineer any software.

### **Avoiding infringement**

We use reasonable methods to avoid infringing another person’s copyright, trademark, or other intellectual-property right. If you believe something we post or link to infringes another person’s rights, please tell us about it; we remove an infringing display or link promptly when we know that the other person owns the rights.

### **Encrypted software**

Software might include encryption methods subject to export-control laws. You must not export any software outside the United States or to any foreign person. A foreign person includes anyone who is not a citizen, national, or lawful permanent resident of the United States.

### **Assignment**

You cannot assign this Agreement. We may assign this Agreement to any person without your consent. This Agreement inures to the benefit of our successors and assigns, and binds your successors.

### **About this Agreement**

This Agreement is in addition to, and does not impair or change, another agreement (if any) you have with us. By using the site, you confirm there is no unwritten understanding about your use of this site and its information and software.

### **Ending this Agreement**

Except as provided by our written investment-advice agreement with you, we may end this Agreement whenever we want to, without any reason, and without notice to you. You may end this Agreement simply by not using our site. But every provision that relieves us from liability or responsibility survives the end of this Agreement.

### **Governing law**

This Agreement and all disputes and controversies about your use of our sites are governed by and construed according to the internal laws of the Commonwealth of Pennsylvania without giving effect to any conflicts-of-law rules, applying each Pennsylvania statute of limitations and every Pennsylvania statute of repose.

