Terms and Conditions

Please read this software as a service license agreement carefully before using Aquila's mobile and web applications (Aquila Products). By accepting below and/or using Aquila Products, you agree to be bound by the terms of the license. If you do not agree to the terms of this license, do not install Aquila's web and/or mobile applications and exit Aquila.

General

Aquila grants you a license for personal, non-commercial use. The Aquila license involves data processing services based on machine learning technology.

You authorize Aquila to extract and convert your financial data, in a consolidated manner (to the extent of the data you make available to Aquila) into multiple reports, including but not limited to, income tax and forecast reports, tax impact reports on your financial instruments, and income tax forecasts after the end of the year. Reports may be updated monthly, weekly, or daily at Aquila's discretion.

Aquila may provide customer service in case of questions or concerns related to the verification of data produced by Aquila and published in its mobile or web application.

You understand and agree that Aquila is a data processing company based on automation technologies and therefore does not offer consulting or advisory services of any kind. Reports generated by Aquila must be analyzed and interpreted by professionals with knowledge of your income taxes and with sufficient professional credentials to advise on the income tax laws of your tax residence country, as well as authorized financial advisors with knowledge of your financial investments.

To the extent that this license may be used to reproduce, modify, publish, and distribute data, it is granted only for the reproduction, modification, publication, and distribution of non-copyrighted materials/data, in which you own the copyright, or materials/data of which you are the legally permitted author to reproduce, modify, publish, or distribute. If you have any doubts about your right to copy, modify, publish, or distribute any material/data, you should contact your legal advisor.

Aquila Products, any third-party software, documentation, interfaces, content, fonts, and data that accompany this license, whether pre-installed, on disk, in the cloud, or on any other medium or in any other form, are licensed to you, not sold to you by Aquila World

Software LLC, for your exclusive use and the use of other third parties expressly authorized under the terms of this license. Aquila and Aquila's licensors retain ownership of Aquila software, applications, and reserve all rights not expressly granted to you.

Updates / Upgrades

Aquila, at its discretion, may make future updates or upgrades to Aquila Products available. Updates and upgrades, if any, may not necessarily include all existing features and new features that Aquila releases for new versions or other versions of Aquila Products.

The terms of this License will govern any update or upgrade of the software or Aquila Products or services by Aquila that replaces and/or supplements original Aquila Products unless such update or upgrade is accompanied by a separate license, in which case the terms of that license will govern. It is your responsibility to install any updates and upgrades released by Aquila when available; any error or inconsistency in the data and/or reports published by Aquila brand products due to your failure to install updates or upgrades will not be Aquila's responsibility.

Aquila may enable automatic updates. If an update is available, the update may be downloaded and installed automatically on your mobile device and/or computer. By using Aquila Products, you agree that Aquila may download and install automatic updates on your computer and/or mobile devices.

Notifications

Aquila reserves the right to enable notification features in various modes, including but not limited to "push notifications" in all Aquila Products. By using Aquila Products, you agree to receive and read notifications generated by Aquila in its mobile and web applications. You may disable and customize notifications within the Settings Preferences.

Intellectual Property

The title and intellectual property rights to any content displayed by access through Aquila's mobile and web applications and/or data processed by Aquila and shared with you in any form belong to Aquila and/or third parties in contract with Aquila. Such content may be protected by copyright or other intellectual property laws and treaties and may be subject to the terms of use of the third party providing such content. Except as otherwise stated herein,

this License does not grant you any rights to use such content, nor does it guarantee that such content will continue to be available to you.

Aquila reserves the right to use certain data anonymously for internal data analysis and/or exploration (data discovery) processes, and any data resulting from such processes, including but not limited to input data, process data, novel insights, and output data, will belong exclusively to Aquila.

System Requirements

The use and access to Aquila's mobile and web applications require a combination of username and password, known as Aquila ID, for exclusive use in Aquila's mobile or web applications. An initial password combination will be provided to you by Aquila, which you agree to change within no more than 10 calendar days from the date of delivery of the initial password combination.

You are solely responsible for maintaining the security of your devices and applicable passwords and access codes. You agree that Aquila has no responsibility if you lose or share access to your Aquila web and/or mobile applications. The misuse of the Aquila ID and/or disclosure to third parties and/or omissions to safeguard your Aquila ID will be your responsibility. Aquila will not be responsible for any damage caused by your actions and/or omissions in the use of your Aquila ID and/or personal data.

Aquila may require you to sign written authorizations, whereby you authorize your financial institution(s) to share data periodically about movements and operations of your financial accounts with third-party providers of Aquila and/or directly with Aquila. Aquila may also require you to share bank statements and other financial information in the form of PDFs, excels, or any other form, as well as information on accumulated tax losses and/or any other previous tax data. Such data will be used for the configuration of Aquila reports. In the configuration process, Aquila may require the manual upload of data into the system by Aquila staff and/or third parties contracted by Aquila.

Aquila may request monthly banking statements, reports, and/or additional information to perform quality checks on the reports produced by Aquila. If this information is not provided promptly by you and/or by the financial institution indicated by you, Aquila, its employees, and/or partners will not be responsible for any damage, loss, and/or errors that this situation may generate.

Aquila will use the financial information of the bank accounts authorized in writing by you, as long as the corresponding financial institution has secure digital connection protocols

that allow Aquila to process data and prepare reports according to our standards. All data from bank accounts obtained from data extraction systems and/or bank statements of your financial institutions, as well as, the technological systems contracted or authorized by you for the use of Aquila, and/or any other data source authorized by you, will be considered true. Aquila, its employees, affiliates, and subsidiaries, do not assume and will not have any responsibility to you or any third party for corrupt, unreadable, and/or incorrect information received from your financial institutions and/or other sources authorized or indicated by you and/or your advisors or representatives.

Aquila may use tracking tools at its discretion to improve the usability of Aquila products.

Data Uploads

To the extent that you upload, share, and/or submit content, documents, and/or information to Aquila, you warrant that you own all rights or have authorization, or are legally permitted to upload, submit, and/or share such content, information, and/or documents and that such action on your part does not violate any contractual terms and/or laws of any country and/or region.

Sharing Features

Aquila's mobile and web applications include features that allow you download and share data published in Aquila's mobile and web applications at your discretion with third parties; sharing such data will be for personal and non-commercial use.

You are not authorized to label/publish, and/or consider shared data or any data produced and published and/or downloaded from Aquila's web and mobile application as advice of any kind, including but not limited to tax, legal, and/or financial advice.

Demo Versions

Any demonstration of Aquila Products that may be provided for promotional, evaluation, or diagnostic purposes may only be used for such purposes and may not be used otherwise.

Consent to Share and Use Data

You expressly consent under the terms and conditions of this License that Aquila may share data acquired, processed, modified, and published by Aquila in its mobile and web applications with BBVA legal entities worldwide and/or BBVA authorized local and/or global third party service providers. BBVA will instruct Aquila which BBVA employee has access to which specific license.

Aquila will create a separate Aquila ID for each BBVA employee for exclusive access to Aquila's mobile and web applications. You agree that Aquila has no obligation to inform you or seek additional authorization from you regarding which individuals at BBVA Aquila has granted access to your data in Aquila's web and mobile application.

THE USE OF AQUILA DATA BY BBVA PERSONNEL, INCLUDING BUT NOT LIMITED TO DATA PUBLISHED IN YOUR AQUILA WEB AND MOBILE APPLICATION PERIODICALLY, WILL BE SUBJECT TO BBVA'S CONFIDENTIALITY AND CONTRACTUAL OBLIGATIONS WITH YOU AS A BBVA CLIENT.

Non-Professional Advice

AQUILA EXPRESSLY STATES THAT AQUILA DATA MADE AVAILABLE TO YOU IN ANY FORM DOES NOT CONSTITUTE ANY TYPE OF ADVICE AND/OR PROFESSIONAL COUNSEL, INCLUDING BUT NOT LIMITED TO TAX, LEGAL, OR FINANCIAL ADVICE.

You expressly agree not to use and/or consider the data processed, produced, and published by Aquila as any type of tax advice or any other type of advice, nor to use Aquila data made available to you for tax compliance or tax filing purposes in any region or country, nor as a means of defense in any tax audit/review and/or legal processes before any governmental, administrative, or judicial entity in the world.

Any data displayed or shared with you and the individuals authorized by you under this license will be for general information purposes only and should not be considered as any type of advice for financial investment purposes anywhere in the world.

User Restrictions

You agree not to remove, obscure, or alter any proprietary notices (including trademark and copyright notices) that may be affixed or contained within Aquila Products, except as permitted by the terms of this License or otherwise authorized by Aquila: (i) only one user

may use Aquila's web and mobile application at a time, and (ii) you may not make Aquila Products available on a network where they can be executed or used by multiple computers at the same time, you may not rent, lease, lend, sell, redistribute, or sublicense Aquila Products.

You will not exploit the services in any other way, including but not limited to using the services to transmit any computer virus, worms, Trojan horses, or other malware, or overloading network capacity. Additionally, you agree not to use the services in any way to harass, defame, make false claims, and otherwise infringe or violate the rights of any other party, and that Aquila is not responsible in any way for such actions.

No Reverse Engineering

You may not and agree not to allow others to copy, disassemble, reverse engineer, disassemble, attempt to derive the source code of, extract formulas, decrypt, modify, or create derivative works of Aquila Products or any service provided by Aquila.

Compliance With Laws

You agree to use Aquila Products and services in compliance with all applicable laws, including local laws of the country in which you reside or in which you download Aquila Products and services. The features of Aquila Products and services may not be available in all languages or regions, and some features may vary by region. An internet connection is required for some features of Aquila Products and services to function properly.

Third Parties

Aquila reserves the right to contract third parties worldwide at its discretion as necessary for its business, technological, legal, and any other purposes. Aquila reserves the right to keep all information regarding current or future business relationships with third parties and contracts confidential.

You understand and agree that for the provision of data processing services, Aquila may contract services, systems, and/or licenses from third parties at its sole discretion, such as, but not limited to, licenses for digital connection to banks, legal and/or accounting advisory services, use of cloud and/or physical servers owned by third parties worldwide, licenses for

automation and/or artificial intelligence systems, machine learning, online stores, among others, without this list being exhaustive.

Aquila's programming is based on current and applicable tax laws and accounting principles corresponding to the tax laws of certain countries. The tax and accounting rules used in Aquila's system programming have been advised by third-party legal tax and accounting professionals in the corresponding country or jurisdiction.

The connection to your bank is based on your express authorization according to the data exchange protocols of your financial institutions; Aquila is not responsible for the bank providing consistent and accurate information as needed by Aquila and/or interrupting the data flow, nor are we responsible for errors or inconsistencies in the data from your financial institutions. If at any time you instruct your financial institution not to share data with Aquila or any third-party provider used by Aquila to connect to your financial institutions, Aquila Products and services will be interrupted without any liability to Aquila as a result of such action by you.

Entire Agreement; Governing Language

This License constitutes the entire agreement between you and Aquila regarding the use of Aquila Products and/or services, and supersedes all prior or contemporaneous understandings regarding that subject matter. No amendment or modification of this License will be binding unless in writing and signed by Aquila. Any translation of this License is done for local requirements, and in the event of a dispute between the English version and any non-English version, the English version of this License will prevail to the extent not prohibited by local law in your jurisdiction. Aquila reserves the right to amend the terms and conditions of this License from time to time.

Governing Law and Severability

This License will be governed and construed in accordance with the laws of the State of Florida, United States of America. This License will not be governed by the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded. If for any reason a court of competent jurisdiction finds any provision or part thereof to be unenforceable, the remainder of this License will continue in full force and effect.

Termination

THIS LICENSE IS EFFECTIVE UNTIL TERMINATED. AQUILA RESERVES THE RIGHT TO TERMINATE THIS LICENSE AT ANY TIME, AND YOUR RIGHTS UNDER THIS LICENSE WILL TERMINATE AUTOMATICALLY WITHOUT NOTICE FROM US IF YOU FAIL TO COMPLY WITH ANY TERM OF THIS LICENSE, AND/OR CONTINUING TO HAVE YOU AS A LICENSEE OF ANY AQUILA PRODUCT IS NOT CONVENIENT FOR BUSINESS AND/OR COMMERCIAL PURPOSES OR MAY CAUSE DAMAGE TO THE SYSTEM, BRAND, AQUILA PERSONNEL, AND/OR IF BBVA REQUESTS THE TERMINATION OF THIS LICENSE.

Disclaimers

You expressly acknowledge and agree that to the extent permitted by applicable law, the use of Aquila Products and any service performed by or accessed through Aquila Products is at your own risk and that all risks as to satisfactory quality, performance, and accuracy is your responsibility. To the maximum extent permitted by applicable law, Aquila Products and services are provided "As Is" and "As Available" with all faults and without warranty of any kind.

Aquila does not warrant against interference with your enjoyment of Aquila products and/or services, or that the functions contained in or services performed or provided by Aquila will meet your requirements, that the operation of Aquila Products and/or services will be uninterrupted or error-free, that Aquila Products and/or services will continue to be available, or will be compatible or work with any third-party software application or third-party services, or that Aquila Products or services will be corrected.

You further acknowledge that Aquila Products and/or services are not intended for use in situations or environments where delays, errors, or inaccuracies in the content of data or information provided by Aquila may result in financial losses or damages, and/or legal liabilities to third parties or governmental, judicial, and administrative authorities. Likewise, information provided orally or in writing by Aquila or its employees, directors, shareholders, and/or authorized legal representatives of Aquila will not create any warranty of any kind.

Limitation of Liability

In no event will Aquila, its affiliates, agents, directors, and/or licensors be liable for personal injury, incidental direct or indirect damages, "damages of any kind, including but not limited to damages for loss of profits, corruption or loss of data, tax non-compliance, business

interruption, or any other commercial damage or loss arising out of or related to your inability to use Aquila Products or services or any third-party software application or service in conjunction with Aquila Products or services, regardless of the theory of liability, whether in contract, tort, or otherwise. In no event will Aquila's total liability to you for damages exceed an amount equal to the total cost of an annual personal license paid by you as one licensee.