

MARTIN CAPITAL PARTNERS

TERMS & CONDITIONS

The terms and conditions of use set forth herein apply to Martin Capital Partners, LLC, (referred to herein as “Martin Capital Partners”, or “MCP”). MCP may publish content on social media platforms, including LinkedIn (collectively, the “Site”) for informational, educational or other business purposes. Please read these terms and conditions carefully before using the Site.

Martin Capital Partners is not affiliated with the Site or any of its services. By using the Site, you signify your agreement with the following terms and conditions of use, as well as the relevant terms and conditions of use that govern the Site, without limitation or qualification. Martin Capital Partners may at any time revise these conditions by updating this posting. You are bound by any such revisions and should therefore periodically visit this page to review the then-current terms and conditions of use.

Not an Offer of Advisory Services or Securities

Martin Capital Partners utilizes the Site to disseminate general information about MCP, our strategies and the services we provide. Any content posted to the Site by Martin Capital Partners does not constitute and should not be construed as an offering of advisory services or an offer to sell or solicitation to buy any securities. Content posted on the Site by Martin Capital Partners does not constitute and should not be construed as a recommendation or testimonial for any securities, related financial instruments, products or services. Any references to specific securities, portfolio companies or investments are solely for informational purposes. Responses to any inquiry that may involve the rendering of personalized investment advice or effecting or attempting to effect transactions in securities will not be made absent compliance with applicable laws or regulations (including broker dealer, investment adviser or applicable agent or representative registration requirements), or applicable exemptions or exclusions therefrom. Consult your adviser before considering any of Martin Capital Partners’ strategies.

Jurisdictional Issues

The information published by Martin Capital Partners on the Site is directed at residents of the United States. Martin Capital Partners makes no representation that the information posted to the Site is appropriate or available for use in other locations or that access to them where their content is located is not illegal and prohibited. Those who choose to access the Site from other locations do so on their own initiative and are responsible for establishing the legality, usability and correctness of any information or materials under any or all jurisdictions and the compliance of that information or material with local laws. You may not use or export the information in violation of U.S. export laws and regulations. The information provided by Martin Capital Partners on or accessible through the

Site is not intended for distribution to, or use by, any person or entity in any jurisdiction or country where such distribution or use would be contrary to law or regulation or which would subject Martin Capital Partners to any registration or other requirement within such jurisdiction or country.

Investment Risk

There can be no assurance that investments will increase in value, that significant losses will not be incurred or that the objectives of an investment strategy will be achieved. Other risks include, but are not limited to, regulatory risk, market conditions and governmental actions, institutional risk, potential conflicts of interest, tax matters, and lack of diversification.

Past Performance

Martin Capital Partners makes no representation, and it should not be assumed, that past investment performance is an indication of future results. Moreover, wherever there is the potential for profit there is also the possibility of loss.

Third Party Content

Martin Capital Partners may post content to the Site that is generated by third parties or contains links to publications or other websites that are not affiliated with MCP. Martin Capital Partners does not review or monitor any unaffiliated websites linked from or to the Site and will not be responsible for the content or the security of any such linked website. If you decide to access the linked website, you do so at your own risk. Martin Capital Partners is not responsible for the information, materials or services obtained on or from such unaffiliated websites and will not be liable in any respect for any damages arising from your access of such websites. Any such links are provided merely for the convenience of the users of the Site and the inclusion of the links does not imply any adoption, endorsement, representation or warranty by Martin Capital Partners with respect to any such website or the content or services contained through such websites. Furthermore, you agree not to link any websites to Martin Capital Partners' pages on the Site without the express prior written consent of Martin Capital Partners. Martin Capital Partners' use of a "like" or similar function on a social media site pertains only to the comment or post that is "liked" and is not an endorsement of the individual or organization who posted the "liked" content.

Martin Capital Partners is not responsible for, and does not adopt or endorse, any third-party advertisements, messages, products, services, recommendations or other content that the Site may publish on Martin Capital Partners' social media pages. Content posted on Martin Capital Partners' social media pages by third parties is the responsibility of the person who posted the content. Martin Capital Partners does not adopt, endorse or have any responsibility for the accuracy of content posted by third parties. Martin Capital Partners reserves the right to moderate comments posted on Martin Capital Partners' social media pages. This includes the right to remove content, and restrict or block users who post content, that is inappropriate or offensive on Martin Capital Partners' social media pages or who have online pages with such content. Martin Capital Partners also reserves the right to

remove promotional content posted by third parties and may restrict or block users who have online pages that are of a promotional nature. Additionally, Martin Capital Partners reserves the right to remove third-party content, and restrict or block users who post content, to comply with applicable law, including because such content may be construed to constitute testimonials, advice, recommendations or advertisements for securities-related products or services, including recommendations or testimonials of Martin Capital Partners' products and services.

Martin Capital Partners will remove content that is in violation of intellectual property rights or law. By uploading any content or images to one of Martin Capital Partners' social media pages, you agree to grant Martin Capital Partners the non-exclusive, royalty-free, worldwide, perpetual, irrevocable, transferable, sub-licensable, right and license to use, publish, reproduce, modify, adapt, and distribute (in whole or in part) such content in any form, for the full term of any copyright that may exist in such content. Certain information posted by Martin Capital Partners to the Site concerning economic trends and performance is based on or derived from information provided by independent third-party sources. Martin Capital Partners believes that such information is accurate and that the sources from which it has been obtained are reliable; however, Martin Capital Partners cannot guarantee the accuracy of such information and has not independently verified the accuracy or completeness of such information or the assumptions on which such information is based.

Forward-Looking Statements

Martin Capital Partners content on the Site may include forward-looking statements that are based on then-current beliefs and opinions of certain Martin Capital Partners personnel. Such forward-looking statements may involve assumptions and known or unknown risks and uncertainties that are subject to change and may differ from actual results, performance or events that occur in the future. Forward-looking statements speak only as of the date the statements are made. Except as required by law, Martin Capital Partners does not undertake any obligation to update or review any forward-looking statement whether as a result of new information, future developments or otherwise.

Privacy Policy

Martin Capital Partners is not responsible for the privacy policies of any Site on which Martin Capital Partners content may appear.

Disclaimers

Martin Capital Partners makes no warranties or representations as to the accuracy of the Site. Under no circumstances shall Martin Capital Partners or any party involved in creating, producing, or delivering the Site be liable for any direct, incidental, consequential, indirect, or punitive damages that result from the use of, or the inability to use, the information on the Site, even if a Martin Capital Partners authorized representative has been advised of the possibility of such damages. Applicable law may not allow the limitation or exclusion of liability or incidental or consequential damages, so the above limitation or exclusion may not apply to you.

Martin Capital Partners Text Messaging Terms of Use

By "Opting In" to or using a "Text Message Service" (as defined below) from Martin Capital Partners, you accept these Terms & Conditions.

This agreement is between you and Martin Capital Partners or one of its affiliates. All references to "Martin Capital Partners," "we," "our," or "us" refer to Martin Capital partners, 940 Willamette Street, Suite 350, Eugene, OR 97401.

Definitions

"Opting In," "Opt In," and "Opt-In" refer to requesting, joining, agreeing to, enrolling in, signing up for, acknowledging, responding to, or otherwise consenting to receive one or more text messages. "Text Message Service" includes any arrangement or situation in which we send one or more messages addressed to your mobile phone number, including text messages (such as SMS, MMS, or successor protocols or technologies).

Consenting To Text Messaging

By consenting to receive text messages from us, you agreed to these Text Messaging Terms and Conditions, as well as our Terms & Conditions and Privacy Policy, incorporated herein by reference.

E-Sign Disclosure

By agreeing to receive text messages, you also consent to the use of an electronic record to document your agreement. You may withdraw your consent to the use of the electronic record by replying STOP.

Martin Capital Partners Text Message Service Privacy Policy

We respect your privacy. We only use information you provide through this service to transmit your mobile messages and respond to you. This includes, but isn't limited to, sharing information with platform providers, phone companies, and other vendors who assist us in the delivery of mobile messages. Mobile information will not be shared with third parties/affiliates for marketing/promotional purposes. All the above categories exclude text messaging originator opt-in data and consent; this information will not be shared with any third parties. Nonetheless, we reserve the right always to disclose any information as necessary to satisfy any law, regulation or governmental request, to avoid liability, or to protect our rights or property. This Text Message Service Privacy Policy applies to your use of the Text Message Service and isn't intended to modify our general Privacy Policy incorporated by reference above, which may govern the relationship between you and us in other contexts.

Costs Of Text Messages

We do not charge you for the messages you send and receive via this text message service. But message and data rates may apply, so depending on your plan with your wireless or other applicable provider, you may be charged by your carrier or other applicable provider.

Frequency Of Text Messages

This Text Messaging Service is for conversational person-to-person communication between you and our employees. We may send you an initial message providing details about the service. After that, the number of text messages you receive will vary depending on how you use our services and whether you take steps to generate more text messages from us (such as by sending a HELP request).

Opting Out Of Text Messages

If you no longer want to receive text messages, you may reply to any text message with STOP, QUIT, END, REVOKE, OPT OUT, CANCEL, or UNSUBSCRIBE. As a person-to-person communication service, opt-out requests are specific to each conversation between you and one of our employees and their associated phone number. After unsubscribing, we may send you confirmation of your opt-out via text message.

Contacting Martin Capital Partners

For general questions, please contact Martin Capital Partners directly at info@martincp.com. Do not send or post confidential, personal, account or transaction information through the Site. Responses to any inquiry that may involve the rendering of personalized investment advice or effecting or attempting to effect transactions in securities will not be made absent compliance with applicable laws or regulations (including broker dealer, investment adviser or applicable agent or representative registration requirements), or applicable exemptions or exclusions therefrom.

Martin Capital Partners, LLC
940 Willamette Street, Suite 350
Eugene, OR 97401
info@martincp.com | 541.636.4170