

Log in to your Wealthscape / NYLIFE Securities account

1

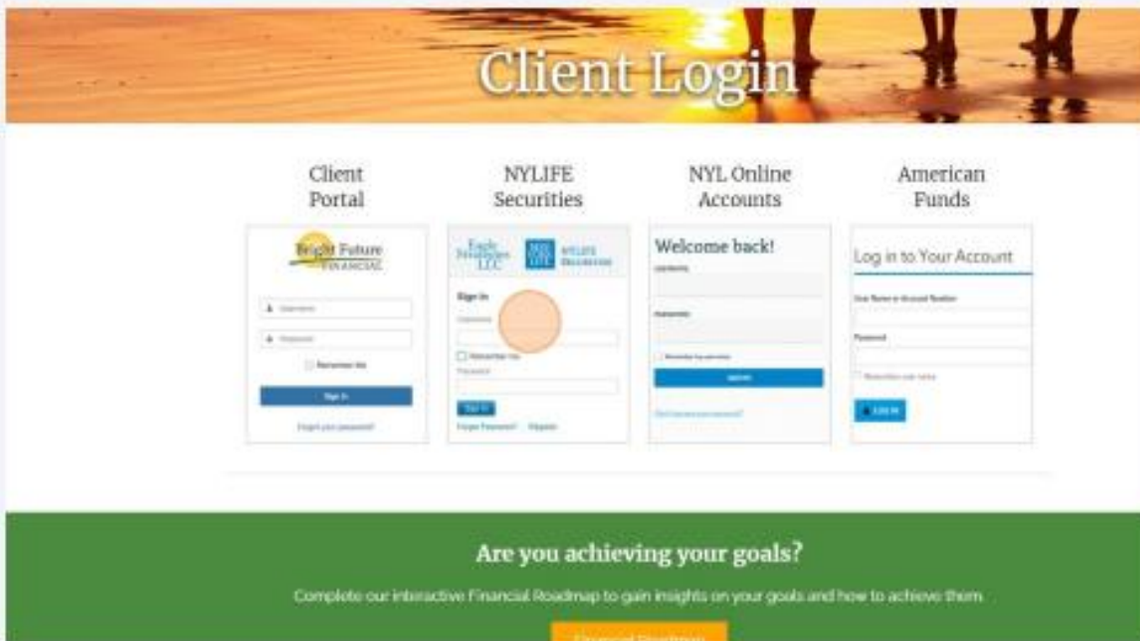
Navigate to <https://www.brightfuturefinancialllc.com/index.html>



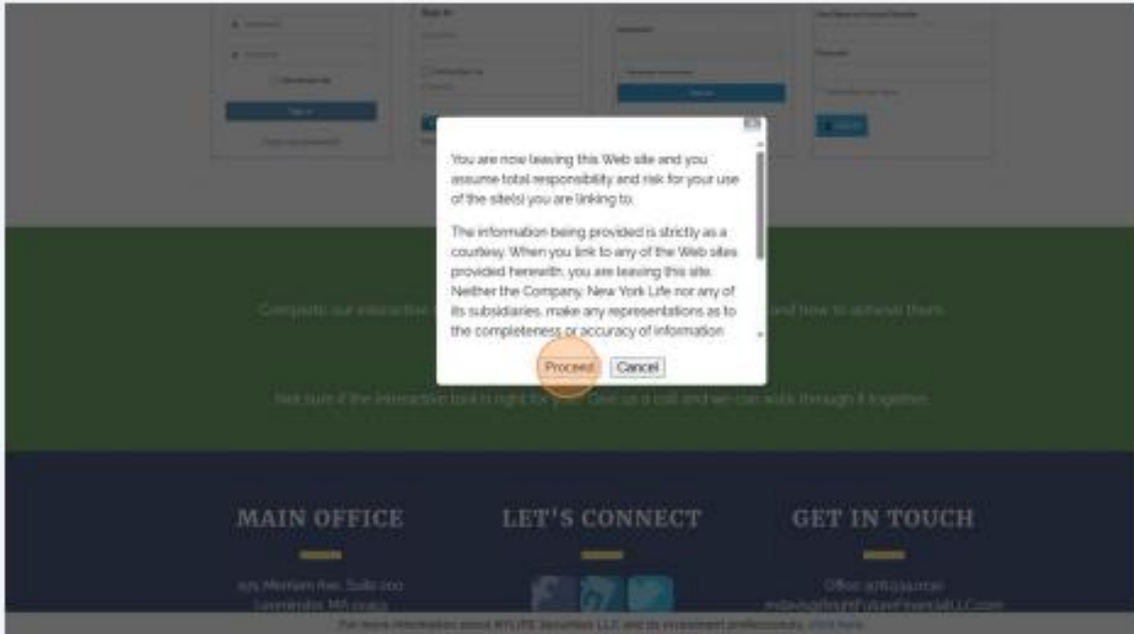
2 Click "Client Login"



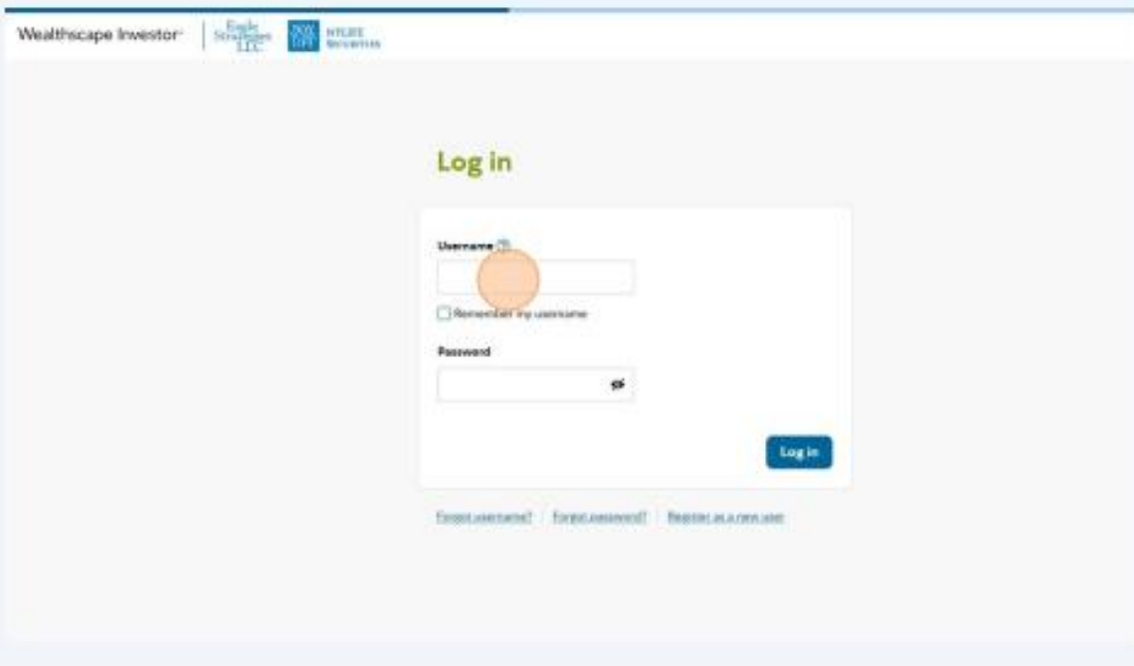
3 Click this image.



4 Click "Proceed"



5 Click the "Username" field and enter your username.



- 6 Click the "Password" field and enter your password

Log in

Username

Remember my username

Password

[Forgot username?](#) | [Forgot password?](#) | [Register as a new user](#)

[Log in](#)

Privacy and Cookie Policy can be reviewed at [GDPR / Cookie Consent](#)

- 7 Click login after you have entered your details.

[Log in](#)

[got password?](#) | [Register as a new user](#)

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If it is your first time logging in, you will need to click the "I have read and accept the terms" button.

summary of all the information, terms, conditions, or restrictions, or provisions applicable to the services, information or software, and which would be in violation of applicable laws, regulations or other restrictions, as it may apply to any "force majeure" (i.e., flood, extraordinary weather conditions, earthquake or other act of God, fire, war, insurrection, riot, labor disputes, accident, action of government, telecommunications or power failure, equipment or software or other cause beyond the reasonable control of any disseminating party).

value facts, analysis and recommendations of certain persons and entities. Company does not guarantee the accuracy, completeness or timeliness of, or otherwise endorse, these analyses or recommendations, give investment advice, or advocate sale of any security through this product.

are available to you information through this Product (which may or may not assist you in your investment decision), you agree that all orders are at your sole risk and have not been solicited by Company (unless otherwise marked on the end of any of its information providers). Further, you understand that neither Company nor its agents provide tax or legal advice for any specific investment product you purchase with the Product.

about ways of accessing the Product, including telephone and online services. You agree that should you experience any problems in reaching Company through any particular method, you will attempt to use alternate methods to communicate.

may to place orders electronically. Company does not recommend, endorse, or promote what is commonly referred to as a "day trading strategy." The term "day trading strategy" includes an overall trading strategy characterized by the regular use of intra-day orders to affect both purchase and sale transactions in the same security or securities.

18 and 11 below, you understand that Company will not be liable for lost profits, trading losses, or other damages resulting from the delay or loss of use of the Product, defective or unavailable market data, erroneous or duplicate transactions, OTC/OTC/OTC AND OTHER ERRORS AND LIMITATIONS AND IS PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND. COMPANY AND ITS LICENSORS CANNOT AND DO NOT WARRANT THE ACCURACY, COMPLETENESS, REPRESENTATION, SECURITY, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE PRODUCT AND ALL INFORMATION MADE AVAILABLE THROUGH THE PRODUCT. THE ENTIRE RISK AS TO RESULTS AND PERFORMANCE CLOUDS THE ENTRY OF ORDERS TO BUY AND SELL SECURITIES, IS ASSUMED BY YOU. SOME STATES DO NOT ALLOW LIMITATIONS ON HOW LONG AN IMPLIED WARRANTY LASTS, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU. FEDERAL RIGHTS THAT MAY VARY FROM STATE TO STATE OR BY JURISDICTION.

DANCES AND UNDER NO LEGAL THEORY, TORT, CONTRACT, OR OTHERWISE, SHALL COMPANY, ITS LICENSORS OR ANYONE ELSE INVOLVED IN THE CREATION, PRODUCTION OR DELIVERY OF THE PRODUCT BE LIABLE FOR ANY LITIGATION OR CONSEQUENTIAL DAMAGES, SUCH AS, BUT NOT LIMITED TO, LOSS OF ANTICIPATED PROFITS OR BENEFITS ARISING OUT OF THE USE, RESULTS OF USE, OR INABILITY TO USE THE PRODUCT, EVEN IF THEY HAVE BEEN ADVISED OF SUCH DAMAGES OR CLAIMS. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, SO THE ABOVE LIMIT MAY NOT APPLY TO YOU.

the Company and its Licensees and others are relying on your entering into this agreement and their receiving the benefits of the provisions set forth in this Agreement.

our rights hereunder, may be terminated by Company at any time. In the event of termination, Company will immediately notify you in writing. Your access to the Product, and your ability to place orders through the Product, will cease as of the date. Termination of your Customer Account with Company shall be deemed a cancellation of all of your outstanding orders, if any, submitted before the effective date of such termination of your Customer Account with Company.

is governed by the laws of the Commonwealth of Massachusetts, including its conflict of law provisions.

complete and exclusive statement of obligations and responsibilities of Company and its licensees to you, and supersedes any other agreement or understanding, whether written or oral, by or on behalf of Company relating to the provision and use of the Product.

to terms of this Agreement. When the terms are revised, Company will notify you by posting a revised version of the Agreement. Your use of the Product under the revised terms requires your affirmative acceptance of such terms by clicking the "I have read and accept the terms" button on the Product. If any provision of this Agreement is invalid or unenforceable under applicable law, the remaining provisions will continue in full force and effect.

I have read and accept the terms

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Then click "Next"

summary of all the information, terms, conditions, or restrictions, or provisions applicable to the services, information or software, and which would be in violation of applicable laws, regulations or other restrictions, as it may apply to any "force majeure" (i.e., flood, extraordinary weather conditions, earthquake or other act of God, fire, war, insurrection, riot, labor disputes, accident, action of government, telecommunications or power failure, equipment or software or other cause beyond the reasonable control of any disseminating party).

value facts, analysis and recommendations of certain persons and entities. Company does not guarantee the accuracy, completeness or timeliness of, or otherwise endorse, these analyses or recommendations, give investment advice, or advocate sale of any security through this product.

are available to you information through this Product (which may or may not assist you in your investment decision), you agree that all orders are at your sole risk and have not been solicited by Company (unless otherwise marked on the end of any of its information providers). Further, you understand that neither Company nor its agents provide tax or legal advice for any specific investment product you purchase with the Product.

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I have read and accept the terms

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Subscriber will further prepare for the Audit by:

- reviewing, records and information requested in the outline of the Audit prior to the commencement date of the Audit;
- ensuring resources are made available for the duration of the Audit, such as records and equipment; and
- sufficient relevant staff in order to analyse, discuss, and clarify outstanding issues. This staff shall consist of at least one employee who shall be available to the Auditor during normal business hours for the entire Audit period.

Subscriber will cooperate with the Auditor and its agents in order to ensure that:

- the scope and location of subject to audit are properly identified;
- time and time are allocated to the audit;
- queries from the Auditor are promptly addressed and follow-up items are promptly resolved; and
- ongoing the Audit are communicated.

Subscriber acknowledges that if Subscriber fails to cooperate and/or does not provide adequate documentation, the Auditor may:

- request additional information;
- extend the audit period; and/or
- visit the site.

Subscriber acknowledges that in the course of an Audit, it may become necessary for Subscriber's documents and/or electronic data files to be reviewed at the Auditor's site and therefore agrees that the Auditor may take copies of any items relevant to the Auditor's premises.

Subscriber consents and discloses to the Auditor all changes made to the use of any Market Data from the time of delivery of notice of the Audit to the finalisation of that Audit.

Subscriber acknowledges that in the event that the Auditor schedules the Audit at a time or in a manner that would be inconvenient to Subscriber, Subscriber must notify the Auditor of the details and reasons for the inconvenience within one (1) week of the Audit. In such an event, a new schedule for the Audit shall be determined through consultations between Subscriber and the Auditor.

Subscriber agrees with Fidelity, and understands and acknowledges that Fidelity will cooperate with Subscriber, in any Audit or review to ensure that the purpose of the Audit or review is achieved with minimum disruption to the business operations of any company together with Fidelity and/or the relevant Third-Party Lessor and its agents. Subscriber will attempt in good faith to resolve any differences in opinion arising from the Audit or review.

I have read and accept the terms

11 Then click "Next"

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I have read and accept the terms

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If it is your first time logging in, you will need to click the "I certify that I am a Non-Professional Subscriber."

Terms of Use

✓ User Agreement ✓ Integrated Subscriber Agreement > Signature Section

Signature Section

Note: This section incorporates all terms of the Integrated Subscriber Agreement by this reference. You must be at least 18 years old to sign this Agreement.

A. Certification

Please indicate whether you are a Non-Professional or Professional Subscriber.

I certify that I am a Non-Professional Subscriber.

The phrase "Non-Professional Subscriber" means any natural person who is neither:

- a. registered or qualified in any capacity with the SEC, the Commodity Futures Trading Commission, any state securities agency, any securities exchange or association, or any commodities or futures contract market or association;
- b. engaged as an "investment adviser" as that term is defined in Section 201 (1)(i) of the Investment Advisers Act of 1940 (whether or not registered or qualified under that Act); or
- c. employed by a bank or other organization exempt from registration under federal or state securities law to perform functions that would require registration or qualification if such functions were performed for an organization not so exempt.

I certify that I am a Professional Subscriber.

The phrase "Professional Subscriber" means all other persons who do not meet the definition of Non-Professional Subscriber.

B. Signature

Your Full Name *

Agent Full Name (for agent use only)

Your Signature (please type to confirm) †

Agent Job Title (for agent use only)

If you signed the Agreement, make a copy of your words (electronically or otherwise). If you did not intend to sign, or signed electronically in error, click "Cancel." To confirm your signature and the accuracy of the information above, click "Agree" and legally bind the Subscriber to the Agreement.

13

If it is your first time logging in, you will need to click "Your Full Name" field and enter your name in both boxes.

Signature Section

Note: This section incorporates all terms of the Integrated Subscriber Agreement by this reference. You must be at least 18 years old to sign this Agreement.

A. Certification

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I certify that I am a Non-Professional Subscriber.

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- a. registered or qualified in any capacity with the SEC, the Commodity Futures Trading Commission, any state securities agency, any securities exchange or association, or any commodities or futures contract market or association;
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I certify that I am a Professional Subscriber.

The phrase "Professional Subscriber" means all other persons who do not meet the definition of Non-Professional Subscriber.

B. Signature

Your Full Name *

Agent Full Name (for agent use only)

Your Signature (please type to confirm) †

Agent Job Title (for agent use only)

If you signed the Agreement, make a copy of your words (electronically or otherwise). If you did not intend to sign, or signed electronically in error, click "Cancel." To confirm your signature and the accuracy of the information above, click "Agree" and legally bind the Subscriber to the Agreement.

14 Then click "Next"

Action

expresses all terms of the Integrated Subscriber Agreement by this reference. You must be at least 18 years old to sign this Agreement.

click a New Professional or Professional Subscriber

Professional Subscriber

Professional Subscriber" means any natural person who is neither:

1. a person registered with the SEC, the Commodity Futures Trading Commission, any state securities agency, any securities exchange or association, or any commodities or futures contract market of national

recognition or a person defined in Section 201(11) of the Investment Advisers Act of 1940 (whether or not registered or qualified under that Act); nor

2. a natural person who is a member, officer, director, partner, or other organization exempt from registration under federal or state securities law to perform functions that would require registration or qualification if such functions were performed for an organization not so exempt.

Professional Subscriber

Professional Subscriber" means all other persons who do not meet the definition of Non-Professional Subscriber.

<input type="text"/>	Agree Full Name (for agent use only)
<input type="text"/>	<input type="text"/>
<input type="text"/>	Agree Job Title (for agent use only)
<input type="text"/>	<input type="text"/>

By clicking "Agree" below, you agree to the terms of the Integrated Subscriber Agreement. If you did not intend to sign, or signed electronically in error, click "Cancel." To confirm your signature and the accuracy of the information above, click "Agree" to submit the Agreement and to the Agreement.

Cancel



15 Congratulations, you should now be logged into your account! You may need to do less steps if this is not your first time logging in.