

# **Qont IP Protection & Anti-Impersonation Policy**

Effective Date: 23 August 2025

Entity: Qont (owned by Vigilshore Group Holdings) ("Qont," "we," "us," "our").

Scope: This public policy applies worldwide to all Qont intellectual property and brand assets, including systems, models, LLMs, formulas, frameworks, features, software, data, designs, documentation, user interfaces, names, logos, and trade dress.

#### 1) Ownership & Reservation of Rights

- 1.1 **Ownership.** Qont exclusively owns all rights in and to its technology and brand. This includes our style of **Portable Risk Management**, all **LLMs** developed or customized by Qont, all proprietary **formulas** (including scoring and mitigation frameworks), all **systems** and software, and all **Qont-exclusive features** and methods.
- 1.2 **No License.** Nothing in any Qont website, product, service, Store page, publication, or communication grants you any license or right to copy, reproduce, modify, train, fine-tune, distribute, sell, or otherwise use Qont IP, except where expressly permitted in a written agreement signed by Qont.
- 1.3 All Rights Reserved. Qont reserves all rights not expressly granted. Any unauthorized use is prohibited.

### 2) Definitions

- 2.1 **Qont IP** means all intellectual property owned or controlled by Qont, including technology, content, data, documentation, know-how, trade secrets, source code, object code, models, LLM weights/configurations, prompts, formulas, schemas, and designs.
- 2.2 Impersonation means any act that falsely suggests you are Qont or affiliated with Qont, including use of confusingly similar names, brands, domains, handles, profiles, visuals, or product descriptors.



2.3 Brand Assets means QONT, QONT-form marks, logotypes, icons, product names, and associated trade dress.

#### 3) Prohibited Conduct (Non-Exhaustive)

You must **not** do any of the following without Qont's prior written permission:

- (a) Copy, reproduce, mirror, scrape, or data-mine Qont IP or Brand Assets.
- (b) Reverse engineer, decompile, disassemble, derive source code, model weights, or formulas, or attempt to do so.
- (c) Train, fine-tune, or otherwise develop any model or system using Qont data, outputs, interfaces, or code to replicate or approximate Qont functionality or features.
- (d) Create derivative works, competing systems, "look-alikes," or confusion as to source, sponsorship, or affiliation.
- (e) Sell, license, sublicense, rent, lease, time-share, or otherwise commercialize Qont IP or outputs.
- (f) Remove, alter, or obscure any copyright, trademark, confidentiality, or other proprietary notices.
- (g) Register or use domains, social handles, application names, package names, or marketplace listings containing or imitating Qont's names, marks, or product identifiers.
- (h) Use Qont Brand Assets in advertising, packaging, UI, or materials to imply partnership, certification, or endorsement.

### 4) Anti-Impersonation & Brand Misuse (Zero Tolerance)

- 4.1 No Impersonation. Do not present yourself, your product, or your organization as Qont or as affiliated with Qont.
- 4.2 No Brand Misuse. Do not use Qont names, logos, or trade dress, or confusingly similar variations, in any medium, including domains, apps, plug-ins, social profiles, marketing assets, marketplace listings, or documentation.
- 4.3 Takedowns. Qont will act swiftly to remove infringing or impersonating materials from websites, app stores, code repositories, social platforms, clouds/hosts, and marketplaces.



# 5) Enforcement & Remedies

5.1 Immediate Action. Qont will take immediate action against theft, copying, misappropriation, or impersonation of Qont IP or Brand Assets.	
--	--

5.2 Lawful Recovery. Depending on jurisdiction and facts, actions may include injunctive relief, removal/takedown requests, claims for damages, account of profits, delivery-up or destruction of infringing materials, and seizure where lawful.

5.3 Civil & Criminal Pathways. Where conduct amounts to fraud, deception, computer misuse, trade-secret theft, or related offenses, Qont may refer matters to law enforcement and regulatory authorities domestically and internationally.

5.4 Costs. Qont will seek recovery of legal fees and enforcement costs where permitted by law.

5.5 **No Waiver.** Failure to act immediately is not a waiver of rights.

#### 6) Third-Party Platforms & Partners

6.1 Platforms. Qont will pursue enforcement on hosting providers, CDNs, app stores, social networks, marketplaces, package registries, and code repositories to remove infringing or impersonating content.

6.2 Partners. Authorized partners must comply with written brand and integration terms. Any use outside written permission is unauthorized.



### 7) Notice, Reporting & Cooperation

- 7.1 Report Violations. Report suspected infringement or impersonation via the Support/Legal contact provided in your Store account or on our website. Provide URLs, screenshots, account names, and any evidence available.
- 7.2 **Preservation.** Qont may preserve and collect evidence, including logs and public records, to support enforcement.
- 7.3 Counterfeit & Fraud. Qont will notify affected customers and relevant platforms where counterfeit or fraudulent listings are detected.

## 8) Changes

Qont may update this Policy periodically. Updated versions apply prospectively from the stated effective date.

#### **Jurisdictional Variations**

These variations apply in addition to the global policy and prevail where required by local law.

## A) Australia (AU)

- This Policy operates alongside Australian law, including copyright, trademark, and Australian Consumer Law (ACL).
- Qont will seek all remedies available under Australian law, including injunctions, damages or an account of profits, delivery-up, and costs.
- Nothing in this Policy excludes rights you cannot lawfully waive.



## B) European Union (EU)

- This Policy operates alongside EU and Member State IP laws, including copyright, trademark, trade secrets, database rights, and unfair competition/passing-off equivalents.
- Qont will seek injunctions, damages, and delivery-up/destruction of infringing goods where available, and will use platform notice-and-action mechanisms under applicable EU rules.
- Mandatory consumer protections remain unaffected.

# C) United States (US)

- This Policy operates alongside US IP, trade secret, unfair competition, and anti-impersonation laws.
- For willful infringement or misappropriation, Qont may seek enhanced damages and attorneys' fees where permitted, plus injunctions and lawful seizure/destruction of infringing materials.
- Some limitations or remedies vary by state; applicable state law controls where required.

## D) United Kingdom (UK)

- This Policy operates alongside UK IP laws, including copyright, trademarks, trade secrets/confidential information, and passing off.
- Qont will seek interim and final injunctions, damages or an account of profits, delivery-up/destruction, and costs where available.
- Mandatory consumer protections under UK law remain unaffected.

#### E) Conflict Rule

If a jurisdictional variation conflicts with the global Policy, the variation prevails to the extent required by local law. Otherwise, the global Policy applies.