

Blard Data SAS does not give investment or tax advice or advocate the purchase or sale of any security or investment and Blard Data SAS is not, and shall not, be responsible and/or liable for any decision made or action taken by you, or others in reliance upon the information or materials (including Content) obtained through the use of the Service. You should always seek the assistance of a professional for investment and tax advice.

Privacy Notice

The Privacy Policy describes how Blard Data SAS treats personal information when you use TRDR.tv services, including information provided when you use TRDR.tv. In addition, the following describes privacy practices specific to TRDR.tv. To understand how we treat the information you give us as you use TRDR.tv, you should read this policy. Please refer also to the footnote on the home page for “Terms of use” of the TRDR.tv platform. Should you wish to contact us for any issue in relation to copyright infringement or any breach to this privacy policy, please send an email at contact@trdr.tv

Registration data and other information (including any personal details) about you (“Personal Information”) and provided by you pursuant to the registration process are subject to Blard Data SAS’ Privacy & Cookies Policy (accessible via the link at the footer of the Website and which forms part of this Agreement). Personal Information may be stored and processed in any other country where Blard Data SAS has facilities. You agree to provide true, accurate, correct and complete information (including Personal Information) when required to provide information upon registration as a user of the Service. You agree to notify Blard Data SAS promptly if you change your address or email so Blard Data SAS can continue to contact you and send any notices required hereunder. If you fail to notify Blard Data SAS promptly of a change, then any notice Blard Data SAS sends to your old address or email shall be deemed sufficient notice. Blard Data SAS reserves the right to cancel your subscription and terminate your account and access to the Service if any Personal Information is found to be untrue, inaccurate, out of date or incomplete.

Be advised that: (a) if Blard Data SAS is requested by any regulatory or governmental authority, or upon receipt of a court order, or legitimate request by a third party in investigating illegal activities, to provide information about your while using the Service, Blard Data SAS shall do so. Similarly, Blard Data SAS will disclose Personal Information and data if it is compelled to do so by law. Blard Data SAS reserves the right to notify or provide such information to the relevant authority or party if, in Blard Data SAS’ sole opinion, it believes in an emergency, an illegal activity or some other reasonable basis exists for it to do so; (b) if you agree, Blard Data SAS may pass Personal Information or details of your use of the Service to other companies in its corporate group and selected third parties for analysis and/or to enable them to contact you about products or services which may be of interest to you.

Limitations

Only you are authorized to have access to the Service. Other than as otherwise set out in this Agreement, your access to the Service hereunder does not constitute authorization for you and/or your affiliates to copy stories or other content from the Service and then publish such content on the your and/or your affiliates’ public website, newsletters or in any other form.

Limitations on use

The editorial content, text, graphics, images, video, metadata and other data, design, organisation, compilation, look and feel, advertising, copyright, trademarks and all other protectable intellectual property available through the Service (the "Content") are Blard Data SAS' property or the property of its advertisers and/or licensors and are protected by copyright and other intellectual property laws. Unless you have Blard Data SAS' written consent, you may not (and you agree not to, assist or facilitate a third party to), copy, reproduce, scan, sell, publish, distribute, retransmit, archive, commercially exploit, create derivative works (either by electronic means or otherwise), or otherwise provide access to the Content received through the Service to anyone, including, if applicable, fellow employees, with the following exceptions:

You agree not to: (a) use the Service for any unlawful purpose; (b) upload or transmit through the Service any computer virus, macro viruses, Trojan horses, worms or anything else designed to interfere with, interrupt or disrupt the normal operating procedures of a computer; (c) upload or transmit through the Service any material, which is false, defamatory, profane, indecent, offensive, or of an obscene or menacing character, or that may cause annoyance, inconvenience or needless anxiety or that may infringe the rights of others, including the intellectual property rights, confidentiality or privacy of others; (d) use the Service in a way that may cause the Service to become interrupted, damaged, rendered less efficient or such that the effectiveness or functionality of the Service is in any way impaired; (e) use the Service in any manner, which is not in accordance with this Agreement; and (f) attempt any unauthorised access to any part or component of the Service.

Blard Data SAS reserves the right to terminate or restrict your, access to the Service, if, in Blard Data SAS' sole opinion, your use of the Service may violate laws, regulations or rulings, infringe upon another person's rights or violate terms of this Agreement. Also, Blard Data SAS may refuse to grant you a user name that impersonates someone else, is protected by trade mark or other proprietary right law, or is vulgar or otherwise offensive.

You agree that in the event that you have any right, claim or action against any user arising out of such users' use of the Service, then you may pursue such right, claim or action independently of, and without recourse to Blard Data SAS.

8. Blard Data SAS' rights

Blard Data SAS reserves the right, at its sole discretion, to discontinue, modify or withdraw, temporarily or permanently, the Service (or any part thereof) at any time with or without notice to you. Blard Data SAS shall not be liable to you or any third party for any modification to or withdrawal of the Service provided that if Blard Data SAS materially and permanently modifies or withdraws the Service Blard Data SAS shall give you reasonable notice in advance of such modification or withdrawal and you shall be entitled to terminate this Agreement.

Blard Data SAS will use its reasonable endeavours to maintain the Service and to provide the Service. The Service is subject to change from time to time. You will not be eligible for any compensation because you cannot use any part of the Service or because of a failure, suspension or withdrawal of all or part of the Service due to circumstances beyond Blard Data SAS' control.

Monitoring. Blard Data SAS has the right, but not the obligation, to monitor any activity and content associated with the Service. Blard Data SAS may investigate any reported violation of this Agreement or complaints and take any action Blard Data SAS deems reasonable and appropriate which may include, but is not limited to, issuing warnings, suspending, terminating or attaching conditions to access and/or removing any materials on the Service.

Dealing with advertisers. Your correspondence with, or participation in, promotions of advertisers or merchants found on the Service, including payment for and delivery of related goods, services and any other terms, conditions, warranties or representations, associated with such dealings, are solely between you and such advertiser or merchant. You agree not to hold Blard Data SAS liable for any loss or damage of any sort incurred as the result of any such dealings or as the result of the presence of or content supplied by such advertisers or merchants on the Service.

9. General

If any part of this Agreement shall be deemed unlawful, void or for any reason unenforceable, then that provision shall be deemed to be severable from this Agreement and shall not affect the validity and enforceability of any of the remaining provisions of this Agreement.

No waiver by Blard Data SAS shall be construed as a waiver of any proceeding or succeeding breach of any provision.

Each provision of this Agreement shall be construed as separately applying and surviving even if for any reason one or other of those provisions is held to be inapplicable or unenforceable in any circumstance. Any waiver of any provision of these terms of service will be effective only if in writing and signed by the relevant party.

Law and jurisdiction. This Agreement will be exclusively governed by and construed in accordance with the laws of France whose courts will have exclusive jurisdiction in any dispute save that Blard Data SAS has the right, at its sole discretion, to commence and pursue proceedings in alternative jurisdictions.