

Terms of services

Welcome to the “TRDR.tv”’s terms & conditions which govern your use of the Blard Data SAS’s online service (being the online services available at www.TRDR.tv (the “Website”).

You agree to be bound by this Agreement. If you do not agree to be bound by this Agreement you may not access or use the Service and Blard Data SAS has the right to restrict or prevent your access to the Service. To the extent you have access to, or are using, the Service without having completed TRDR.TV’s registration process, you are hereby notified that the continued use of the Service (by you) is subject to many of the terms and conditions of this Agreement.

You affirm that you are either more than 18 years of age, or an emancipated minor, or possess legal parental or guardian consent, and are fully able and competent to enter into the terms, conditions, obligations, affirmations, representations, and warranties set forth in these Terms of Service, and to abide by and comply with these Terms of Service.

The content on “TRDR.tv” is not personalized investment advice. Nothing you read on “TRDR.tv” should be considered as personal investment advice from Blard Data SAS or its employees. Any investments recommended on “TRDR.tv” should only be made after consulting with your investment advisor. All investments carry risk of significant loss.

TRDR.tv does not endorse any any opinion, recommendation, or advice expressed therein, and TRDR.tv expressly disclaims any and all liability in connection with User Submissions.

Blard Data SAS may change the terms and conditions of this Agreement at any time by notifying you of the change(s) electronically (including, without limitation, by email or by posting a notice on the Website that the terms have been “updated” or similar words). The change(s) will also appear in this document, which you can access at any time by going to the Terms & Conditions link at the footer of the Website. You signify that you agree, to be bound by such change(s) by using the Service after the change(s) is made to this Agreement.

Use of the Site

Blard Data SAS hereby grants you permission to access and use the website www.TRDR.tv as set forth in these Terms of Use, provided that:

You agree that you will not alter or modify any part of the Website, including but not limited to TRDR.tv’s Embeddable Player or any of its related technologies.

You agree that you will not use the Website, including the TRDR.tv Embeddable Player for any commercial use, without the prior written authorization of TRDR.tv. Prohibited commercial uses include any of the following actions taken without Blard Data SAS s express approval:

- Sale of access to the Website or its related services (such as the Embeddable Player) on another website;
- The use of the Website or its related services (such as the Embeddable Player), for the primary purpose of gaining advertising, subscription revenue or any other kind of revenue which is not directly in connection with the services proposed on TRDR.tv ;
- The sale of advertising, on the TRDR.tv website or any third-party website, targeted to the content of specific User Submissions or TRDR.tv content;
- Competition with the TRDR.tv Service. and any use of the Website or its related services (such as the Embeddable player) that TRDR.tv finds, in its sole discretion, to use TRDR.tv's resources or User Submissions with the effect of competing with or displacing the market for TRDR.tv, TRDR.tv content, or its User Submissions.

You agree that you will not distribute in any medium any part of the Website, including but not limited to User Submissions (defined below), without TRDR.tv's prior written authorization.

You agree that you will not access User Submissions (defined below) or TRDR.tv Website Content through any technology or means other than the video playback pages of the Website itself, the TRDR.tv Embeddable Player, or other explicitly authorized means Blard Data SAS may designate.

You are authorized to use TRDR.tv as follows:

- Uploading an original video to TRDR.tv to promote your activity as an investor or your skills;
- Using the Embeddable Player to show TRDR.tv videos on an ad-enabled blog or website, provided the primary purpose of using the Embeddable Player is not to gain advertising revenue or compete with TRDR.tv. If you use the TRDR.tv Embeddable Player on your website, you must include a prominent link back to the TRDR.tv Website on the pages containing the Embeddable Player and you may not modify, build upon, or block any portion of the Embeddable Player in any way.

You agree that you will not use or launch any automated system, including without limitation, "robots," "spiders," or "offline readers," that accesses the Website in a manner that sends more request messages to the TRDR.tv servers in a given period of time than a human can reasonably produce in the same period by using a conventional online web browser. Notwithstanding the foregoing, TRDR.tv grants the operators of public search engines permission to use spiders to copy materials from the site for the sole purpose of and solely to the extent necessary for creating publicly available searchable indices of the materials, but not caches or archives of such materials. TRDR.tv reserves the right to revoke these exceptions either generally or in specific cases. You agree not to collect or harvest any personally identifiable information, including account names, from the Website, nor to use the communication systems provided by the Website (e.g. comments, email) for any

commercial solicitation purposes. You agree not to solicit, for commercial purposes, any users of TRTV.tv with respect to their User Submissions.

You agree that you will not circumvent, disable or otherwise interfere with security-related features of the TRDR.tv Website or features that prevent or restrict use or copying of any Content or enforce limitations on use of the TRDR.tv Website or the Content therein. You understand that when using the TRDR.tv Website, you will be exposed to User Submissions from a variety of sources, and that TRDR.tv is not responsible for the accuracy, usefulness, safety, or intellectual property rights of or relating to such User Submissions. You further understand and acknowledge that you may be exposed to User Submissions that are inaccurate, offensive, indecent, or objectionable, and you agree to waive, and hereby do waive, any legal or equitable rights or remedies you have or may have against Blard Data SAS with respect thereto, and agree to indemnify and hold Blard Data SAS, its Owners/Operators, and/or licensors, harmless to the fullest extent allowed by law regarding all matters related to your use of the site.

Use of Content on the Site

You may access TRDR.tv Content, User Submissions and other content only as permitted under this Agreement. Blard Data SAS reserves all rights not expressly granted in and to the TRDR.tv Content and the TRDR.tv Service. You agree that you will not engage in the use, copying, or distribution of any of the Content other than expressly permitted in this agreement, including any use, copying, or distribution of User Submissions of third parties obtained through the Website for any commercial purposes.

User Comments are made available to you for your information and personal use solely as intended through the normal functionality of the TRDR.tv Service. User Comments are made available “as is”, and may not be used, copied, reproduced, distributed, transmitted, broadcast, displayed, sold, licensed, downloaded, or otherwise exploited in any manner not intended by the normal functionality of the TRDR.tv Service or without the authorization of the publisher of this content.

Blard Data SAS does not permit copyright infringing activities and infringement of intellectual property rights on its Website, and TRDR.tv will remove all Content and User Submissions if properly notified that such Content or User Submission infringes on another’s intellectual property rights.

Non-Account Activity

You can watch videos on TRDR.tv without having registered your profile.

The editorial content, text, graphics, images, video, metadata and other data, design, organization, 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 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.

DISCLAIMERS OF WARRANTIES AND LIMITATIONS ON LIABILITY. YOU AGREE THAT YOUR ACCESS TO, AND USE OF, THE SERVICE AND TOOLS AVAILABLE THROUGH THE SERVICE IS ON AN "AS IS", "AS AVAILABLE" BASIS AND BLARD DATA SAS SPECIFICALLY DISCLAIMS ANY REPRESENTATIONS, WARRANTIES OR CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, ANY REPRESENTATIONS, CONDITIONS OR WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, COMPATABILITY, SECURITY, OR ACCURACY. **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 and investment advice.** BLARD DATA SAS AND AFFILIATES AND THEIR RESPECTIVE SHAREHOLDERS, DIRECTORS, OFFICERS, EMPLOYEES, ADVERTISERS, CONTENT PROVIDERS AND LICENSORS (THE "BLARD DATA SAS PARTIES") WILL NOT BE LIABLE (JOINTLY OR SEVERALLY) TO YOU OR ANY OTHER PERSON AS A RESULT OF YOUR ACCESS TO OR USE OF THE SERVICE, WEBSITE AND/OR CONTENT FOR ANY: (A) INDIRECT, CONSEQUENTIAL, SPECIAL, INCIDENTAL, PUNITIVE AND/OR EXEMPLARY LOSS OR DAMAGE; (B) LOSS OF PROFITS AND/OR LOSS OF REVENUE (IN EACH CASE, WHETHER DIRECT OR INDIRECT); (C) LOSS OF ANTICIPATED SAVINGS OR LOSS OF MARGIN (IN EACH CASE, WHETHER DIRECT OR INDIRECT); (D) LIABILITY OF YOU TO THIRD PARTIES (WHETHER DIRECT OR INDIRECT) ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT (COLLECTIVELY, THE "EXCLUDED DAMAGES"), WHETHER OR NOT CHARACTERISED IN NEGLIGENCE, TORT, CONTRACT, UNDER STATUTE, OTHER THEORY OF LIABILITY, OR OTHERWISE, HOWSOEVER CAUSED, EVEN IF ANY OF THE BLARD DATA SAS PARTIES HAVE BEEN ADVISED OF THE POSSIBILITY OF OR COULD HAVE FORESEEN ANY OF THE EXCLUDED DAMAGES. IF ANY APPLICABLE AUTHORITY HOLDS ANY PORTION OF THIS SECTION TO BE UNENFORCEABLE, THEN THE BLARD DATA SAS PARTIES' LIABILITY WILL BE LIMITED TO THE FULLEST POSSIBLE EXTENT PERMITTED BY LAW. Blard Data SAS makes no warranty that the Service will meet your requirements or will be uninterrupted, timely, secure or error-free, that defects will be corrected, or that the site or the server that makes it available are free of viruses or bugs or represents the full functionality, accuracy or reliability of the materials. Blard Data SAS will not be responsible or liable to you for any loss of content or material uploaded or transmitted through the Service.

Indemnity

You agree to indemnify the Blard Data SAS Parties immediately, on demand, against all claims, liability, damages, costs and expenses, including legal fees, arising out of any breach of this Agreement by you.

Blard Data SAS' rights

Blard Data SAS reserves the right 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.

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.

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.

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.

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.