

TERMS OF USE, POLICIES, CONDITIONS, AND AGREEMENT

The following Terms of Use, Policies, Conditions and Agreement ("Terms") govern the use by readers, listeners, clients, subscribers, audiences, and any other user of SmithWeekly Research's (SmithWeekly) products, services and associated content ("you" or "your") to either or both of our Products and Services, as defined below, which are produced by SmithWeekly ("we", "our" or "us") and made available on SmithWeekly.com and any of our other websites that link to these Terms ("Sites").

IMPORTANT NOTICE

SmithWeekly Research IS NOT a financial advisor, tax professional, broker, or legal advisor. SmithWeekly Research is a publisher of financial opinions and educational content. All information, data, strategies, reports, articles and all other features of our products are provided for informational and educational purposes only and should not be considered or inferred as personalized investment advice and is not intended to be, nor shall constitute, an offer to sell or solicit any offer to buy any security. Certain U.S. regulations prohibit us from giving personalized investment advice or other advice whatsoever on a personal basis. SmithWeekly Research does not accept any form of compensation whatsoever from companies or assets that we may research and write about. SmithWeekly Research does not recommend or endorse any brokers, dealers, or investment advisors. SmithWeekly Research's reports, writings and other media releases are based on its opinions, current news & events, interviews, corporate news & reports, SEC, SEDAR, other regulatory filings, and any other information learned from sources and experiences. Research may contain errors, and you should not make any financial decision based solely on what you read in SmithWeekly Research's reports and writings. It's your money, it's your responsibility to perform your own due diligence, and you must make your own decisions. Be advised and aware that buying and selling financial instruments involves risk. We accept no liability whatsoever for any direct or consequential loss arising from any use of our writings, products, services, website, or other content. You are responsible for your own investment research and decisions. You should seek the advice of a qualified investment advisor and fully understand any and all risks before investing. Historical results of our products are no guarantee of future results. We make no representation that any client/subscriber will or are likely to experience similar results. All results of our recommendations are not based on actual buying and selling of securities. All results are based upon a hypothetical model portfolio. Hypothetical model portfolio results have limitations and do not reflect all components of actually buying and selling securities. Your actual results may vary based upon many factors. Any testimonials are from actual clients & subscriber's feedback, emails, letters and other comments. They are not paid to provide testimonials. Due to privacy concerns full names are not provided to protect their privacy. Some testimonials may be shortened, but in no way modified other than for briefness. Any claims made by clients & subscribers have not been investigated, audited, or verified for accuracy. Their individual situation is not known and their results may not be typical, nor do we claim you will get similar results. Individual results will vary and you should not expect the same results. All content and references to third-party sources is provided solely for convenience. This information may be inaccurate, use at your own risk.

IMPORTANT NOTICE – DISCUSSIONS PODCAST PROGRAM Standard Show Notes & Disclaimer

The standard show notes and disclaimer below can be found attached to our primary distribution platform beneath the title of each episode:

SmithWeekly Discussions was setup to give the audience of SmithWeekly Research additional insights, non-promotional candid discussion, and questioning that is unconventionally fresh. This is an unscripted audio discussion that takes place in our virtual conference room. Questions are solicited from SmithWeekly Research Audience as well as questions generated internally. We do not provide guests any questions upfront nor do we allow any scripted attempts by our guests. Audio is edited for technical purposes only. If the discussion is requested by the guest to be edited for content reasons, we will review the content and render a decision to edit. If the discussion is edited for content reasons that we deem material, the audience will be informed. SmithWeekly does not pay the guests who come on this program. Other than production costs, SmithWeekly does not accept any compensation from the guests or the companies they represent. SmithWeekly Discussions is a free program to our audiences and is at the expense of SmithWeekly. This program is a private discussion and everything contained herein is for entertainment and educational purposes only. The opinions expressed in this discussion are those of the host and guests. They do not purport to reflect the opinions or views of SmithWeekly Research. Nothing in this discussion constitutes a recommendation of any company mentioned nor does the appearance of a guest representing a company mean SmithWeekly has a positive view of the company or companies mentioned. Our audiences are cautioned that SmithWeekly Discussions should not be considered as a source of due diligence or a replacement for your own due diligence, which is your responsibility. If our guest represents a listed company, you must review their disclosures and technical data available on their website and filed with applicable regulatory agencies. Therefore, you are cautioned that the guest could make forward looking statements in this discussion. SmithWeekly is not responsible for any comments made by the guests including any comments that may be subject to regulatory restrictions. SmithWeekly Research, with or without notice, may determine to change our policies at anytime. Any reproduction, copying, or redistribution, in whole or in part, is prohibited without written permission from the SmithWeekly Group. Written versions (transcripts) may be inaccurate and may not fully discern the audio version in the way the speakers intended. Translation errors and data errors may exist in the written version. By listening to, using in any way, downloading, reading or using our website, you automatically agree to our Terms of Use stated on our website.

1. ACCEPTANCE OF TERMS; MODIFICATION OF TERMS

THESE TERMS CAREFULLY BEFORE USING OR SUBSCRIBING TO OUR PRODUCTS AND SERVICES. If you do not agree to these Terms, please do not use our Services. Our Services include information delivered via free content made available on or through our Sites (the "Free Service") and premium content which you pay for through a subscription or by a one time paid report (the "Paid Service"). The Free Service and the Paid Service are collectively referred to herein as "Service" or the "Services." We may revise these Terms from time to time. You should review the Terms periodically for changes as you automatically accept them as you continue to use and access our website, our emails, and our products & services. If you do not agree with our terms of use, please discontinue and cease using SmithWeekly . Your use of the Products and Services after such changes to the Terms signifies your acceptance of the revised Terms.

2. RIGHT TO USE PRODUCTS AND SERVICES

Parts of the Sites, including parts relating to the Paid Product and Service, may be accessed only with a User ID and Password. YOU AGREE THAT SUCH ACCESS TO THE SITES OR THEIR CONTENT WILL BE LIMITED TO THE NAMED USER(S) ONLY. YOU AGREE FURTHER THAT YOU WILL NOT, UNDER ANY CIRCUMSTANCES, ALLOW YOUR USER ID OR PASSWORD TO BE USED BY ANY OTHER PERSON. "Named User" means the identity of the person that is provided to us as the subscriber to any of the Sites.

3. NO AUTOMATIC RENEWAL AGREEMENT (AUTO-RENEW)

We do not use a auto-renewal model. If you wish to opt-in to a auto-renew agreement, please contact client services. You are responsible for your own renewal of services.

4. IMPORTANT DISCLAIMERS RELATED TO OUR SERVICES ACCURACY OF INFORMATION IS NOT GUARANTEED

Our Services include investment and market information made available through multiple letter publications. Although this material is based upon information that we consider reliable and current, we have not verified this information and do not represent that this material is accurate, current or complete, and it should not be relied upon as such. The opinions expressed are those of the publisher and are subject to change without notice. The information in such publications may become outdated, and we have no obligation to update it.

ADVERTISING CONFLICT AVOIDANCE

SmithWeekly does not solicit or accept paid advertising or any payment, directly or indirectly, in exchange for coverage or favorable ratings of a security nor do we accept any form of compensation from a publicly traded entity that we might cover. The same policies apply to our staff and contractors, and violation of these terms is grounds for immediate termination. We do accept paid advertising from small businesses and privately held companies, including those aiming to reach prospective investments for display on select portions of our sites, via email, and in freely available publications. Under this advertising, in no event would we directly recommend or endorse such products and services to our audience. All such advertisements are labeled as such, managed through a division separate from our investment analysis, and polices are in place to avoid potential conflicts of interest.

NO COMPENSATION FOR ENDORSING PRODUCTS OR SERVICES

We regularly review or endorse products or services sold by other companies. SmithWeekly values the trust our readers put in the advice we provide, and endeavor to only endorse products that have been thoroughly vetted by our staff, rigorously tested, and exceed the quality standards we would use for ourselves. However, we strongly believe that you should always perform your own due diligence to evaluate whether such products or services are right for you before making a purchase. SmithWeekly does not accept any form of compensation in exchange for a positive recommendation of a product, company, service, or any other type of asset.

OWNERSHIP OF SECURITIES DESCRIBED IN OUR PUBLICATIONS

SmithWeekly and other entities in which it has an interest, employees, managers, members, officers, family, and associates of the foregoing may from time to time have positions in the securities or commodities described in the material published as part of the our Products and Services. We believe in a "skin-in-the-game" approach and do not provide research that we would not otherwise use for

ourselves. Corporate policies are in effect that attempt to avoid potential conflicts of interest, and we endeavor to resolve conflicts of interest that do arise in a timely fashion.

CONTENT NOT TO BE INTERPRETED AS PERSONAL INVESTMENT ADVICE

The material published as part of the Products and Services has been prepared for informational and educational purposes only without regard to your individual investment objectives, financial situation or means. Information published as part of the Services is not intended to constitute individual investment advice and is not designed to meet your personal financial situation. The material is not to be construed as an offer to buy or sell, or the solicitation of an offer to buy or sell, any security, financial product or instrument; or to participate in any particular trading strategy in any jurisdiction in which such offer, solicitation or trading strategy would be illegal. Material in our Products and Services is for informational, entertainment, and educational purposes only.

NO DETERMINATION OF SUITABILITY MADE; NOT ALL RISKS DISCLOSED; PRIVATE ADVISERS RECOMMENDED

The fact that we have made information available to you through the Products and Services is neither a recommendation that you enter into a particular transaction nor a representation that any investment described in the Products and Services is suitable or appropriate for you. Many of the investments described by our Products and Services involve significant risks, and you should not enter into any transactions unless you fully understand all such risks and have independently determined that such transactions are appropriate for you. Any discussion of the risks contained herein with respect to any product should not be considered to be a disclosure of all risks or complete discussion of the risks which are mentioned.

5. OUR PROPRIETARY RIGHTS

The Products and Services and the content distributed through the Products and Services, as well as all copyright, trademark and other rights therein, is the property of SmithWeekly. You acknowledge and agree that you do not acquire any ownership rights by using the Products and Services. You agree that you will not copy, republish, upload, post, transmit, distribute, sell or otherwise send to others via email or any other medium any content made available through the Services. No portion of any publication made available through our Services may be extracted, summarized or reproduced without permission of SmithWeekly. Nothing contained herein shall be construed as conferring any license or right under any of our copyrights, trademarks or other rights. Unauthorized use, reproduction or rebroadcast of any content of our Services, such as communicating investment recommendations in such Products and Services to non-subscribers in any manner, is prohibited and shall be considered an infringement and/or misappropriation of our proprietary rights. Modification of the content or use of the content for any purpose other than your own personal, noncommercial use is a violation of our copyright and other proprietary rights, and can subject you to legal liability.

6. TERMINATION OF YOUR PRODUCT, SERVICE, OR SUBSCRIPTION

We hope that you will be fully satisfied with our Products and Services. The following terms apply in the event that you would like to terminate your subscription to our Products and Services:

FREE SERVICES

You may terminate receipt of any of our Free Services at any time by sending us a request to remove yourself from the relevant distribution list. Every e-mail notification email you receive will include a link for you to remove yourself from the distribution list. If you feel you have been signed up incorrectly and do not wish to have access to the Free Service publications, you can remove

yourself from the list by clicking that link or sending an e-mail request to our customer service team.

PLEASE NOTE THAT UNSUBCRIBING TO OUR EMAILS WILL RESULT IN YOUR ENTIRE ACCOUNT BEING DELETED. These emails are part of required service and we do not abuse our promotional ability. You must receive these emails as part of your subscription to our research.

PAID PUBLICATIONS

Our paid publications are not refundable. Please see our Client Satisfaction & Guarantee.

OUR RIGHT TO TERMINATE YOUR PRODUCT OR SERVICE

We reserve the right to terminate your product, service, or subscription to any of our Products and Services at any time in our sole discretion. If we do so, we will promptly refund to you a pro-rated refund of the amount of the product, service, or subscription payments you previously paid which relate to the remaining product, service, or subscription period. Termination of your subscription to any of our Products and Services may result from your violation of these Terms or any unauthorized use or reproduction or rebroadcast of any of our publications or information contained in our Services, any infringement or misappropriation of our proprietary rights, or any other reason determined in our sole discretion. You agree that if your account is terminated by us for these reasons, you will not attempt to establish a new account under any name, real or assumed.

7. ADDITIONAL TERMS APPLICABLE TO USER CONTRIBUTED CONTENT

Our Services may include comments, articles and other content which have been contributed by you or other third parties ("User Contributed Content"). You agree to be personally responsible for any User Contributed Content you submit to us and you agree to comply with the following additional terms applicable to User Contributed Content.

ACCEPTANCE

Your submission of User Contributed Content constitutes your acceptance, without modification, of these Terms. If you do not agree with these Terms, you should not submit User Contributed Content.

LICENSE

By posting or submitting content to us, you grant us a non-exclusive, worldwide, perpetual, irrevocable, unrestricted, royalty-free, fully paid-up, transferable license, with the right to sub-license, use, copy, display and distribute such User Contributed Content, and to sell, modify, create derivative works from and/or to incorporate such User Contributed Content into other works in any form, medium or technology, whether now known or hereafter developed, in each case, for any purpose whatsoever, commercial or otherwise, without compensation to you. You agree to waive any moral rights that you may have to your User Contributed Content.

CONDUCT

When you submit any User Contributed Content to us, you agree to the following:

- -You agree to be personally responsible for your User Contributed Content and to communicate your comments and opinions in a lawful and respectful manner;
- -You agree that any User Contributed Content submitted by you does not defame any person or violate or infringe the intellectual property rights of any person including, without limitation, trade secrets,

confidential information, copyrights, trademarks, patents, rights of publicity or any other proprietary rights;

- -You agree not to submit any User Contributed Content which contains advertising, promotional materials or any solicitation of products or services without our prior written consent;
- -You agree to submit User Contributed Content that is related to the subject matter of the Site and that complies with applicable law;
- -You agree not to impersonate any person or entity, or falsely state or otherwise misrepresent your affiliation with any person or entity;
- -You agree not to submit any User Contributed Content that violates any local, state, national or international law, including but not limited to regulations of the U.S. Securities and Exchange Commission or other securities laws, any rules of any securities exchange, including without limitation, the New York Stock Exchange or any other market or exchange worldwide or to engage in activity that would constitute a criminal offense or give rise to a civil liability;
- -You agree not to submit User Contributed Content which is abusive or harassing to any other person;
- -You agree not to submit any User Contributed Content which contains nudity, language or other material that may be considered "adult", obscene, indecent, objectionable or offensive;
- -You agree not to harvest, collect or store personally identifying information about other users of the Site or to otherwise invade anyone's privacy or disclose another person's personally identifiable information in your User Contributed Content;
- -You agree not to upload, post, email, otherwise transmit, or post links to any User Contributed Content that contains software viruses, worms, trojan horses, time bombs, trap doors or any other computer code, files or programs or repetitive requests for information designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment or to diminish the quality of, interfere with the performance of, or impair the functionality of the Site or any third party software, site, equipment or service;
- -You agree not to engage in any activity which may compromise the stability or availability of the Site or use the Site to compromise the availability or stability of any third party site or service;
- -You agree not to reverse engineer, hack, spam, block, disrupt, or otherwise change or alter, or attempt to change or alter, the Site; and
- -You agree not to circumvent any security measures or any payment collections methods employed on the Site or access the Site or submit User Contributed Content after your account, access or contributing privileges have been terminated by us. If you are aware of or experience any circumstances that appear to be a violation of these Terms, please inform us by contacting our customer service team.

DISCLOSURE OF CONFLICTS OF INTEREST

When you submit any User Contributed Content to us, you also agree to abide by the following disclosure rules:

- -You agree to disclose any conflict of interest, ownership interest, business, employment, or other financial relationship you have with any company or stocks named in any User Contributed Content you submit including, without limitation, the existence at the time of writing of a long or short position (including stocks, options or other instruments).
- -You agree not to submit User Contributed Content with the intent to increase or decrease a stock's price and sell or purchase the stock as a result of such increase or decrease.
- -You agree to disclose any intent to purchase or sell a stock within three trading days of submitting User Contributed Content that discusses that stock.

RESPONSIBILITY FOR USER CONTRIBUTED CONTENT

Comments and views expressed on User Contributed Content are those of the contributors only and do not necessarily represent our views. We do not endorse and specifically disclaim all responsibility and liability for any User Contributed Content. We have no obligation to pre-screen or monitor User Contributed Content; however, we reserve the right to monitor, delete, move or edit User Contributed Content, in whole or in part, in our sole discretion at any time without notice to you. We also reserve the right to terminate your access to or ability to submit User Contributed Content at any time, without notice, for any reason whatsoever.

COPYRIGHT INFRINGEMENT NOTICES

We respect the intellectual property rights of others and it is our policy to respond expeditiously to claims of intellectual property infringement. We will promptly process and investigate notices of alleged infringement and take appropriate actions under the Online Copyright Infringement Liability Limitation Act of the Digital Millennium Copyright Act ("DMCA") and other applicable intellectual property laws. Upon receipt of notices complying or substantially complying with the DMCA, we will act expeditiously to remove or disable access to any material claimed to be infringing or claimed to be the subject of infringing activity and will act expeditiously to remove or disable access to any reference or link to material or activity that is claimed to be infringing. We will terminate access for subscribers who are repeat infringers. If you believe that your work has been copied in a way that constitutes copyright infringement, please send a written notice to us at the email address below with the following information:

A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site. Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit us to locate the material. Information reasonably sufficient to permit us to contact you, such as an address, telephone number, and, if available, an electronic mail address at which you may be contacted. A statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law. A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. You may submit a notice electronically by emailing our customer service team.

8. INTERNATIONAL USE

Information published in connection with our Products and Services may contain references to information and materials that are not appropriate or available in all countries or regions. Those who choose to access the Products and Services from other locations do so at their own risk and are responsible for compliance with local laws, if and to the extent applicable.

9. DISCLAIMER OF WARRANTIES

The Products and Services and any other content distributed through the Products and Services is provided "as is" without representations or warranties of any kind, either express or implied. To the fullest extent permitted by applicable law, we, our officers, managers, members, employees, affiliates and agents disclaim all warranties, express or implied, including but not limited to implied warranties of title, non-infringement, merchantability and fitness for a particular purpose or use, and all warranties

relating to the accuracy or completeness of any information contained in the Products and Services. Your use of the Products and Services and the information contained therein are entirely at your own risk. No opinion, advice or statement made in our Products and Services or otherwise shall create any warranty. Neither us nor our officers, managers, members, employees, affiliates and agents will have any liability, contingent or otherwise, to you or to third parties, or any responsibility whatsoever, for the failure to maintain your access to the Products and Services, or for any interruption or disruption of such access. We shall have no liability, contingent or otherwise, to you or to third parties, for the correctness, quality, accuracy, timeliness, reliability, performance, continued availability, completeness or delays, omissions, or interruptions in the Products and Services. Under no circumstances shall we be held liable for any delay or failure in performance or other default or damage where such has been caused by acts of nature, forces, or causes beyond our reasonable control including, without limitation, Internet failures, computer equipment failures, telecommunication equipment failures, electrical power failures, an act of God, war, major disaster, terrorism, third-party criminal acts, insurrection, riot, flood, earthquake, fire, strike, lockout or other labor disturbance, delay by carriers, shortage of fuel, power, materials or supplies, operation of statutes, laws, rules or rulings of any court or government, non-performance of third parties or any other cause beyond our control.

10. LIMITATION OF LIABILITY

In no event will WE or any of our officers, managers, members, employees, affiliates, consultants, contractors or third-party content providers be liable for any special, indirect, incidental, consequential, EXEMPLARY OR PUNITIVE DAMAGES, LOST PROFITS OR OTHER DAMAGES UNDER ANY CONTRACT, NEGLIGENCE, STRICT LIABILITY OR OTHER LEGAL THEORY RELATED TO YOUR USE OF OR INABILITY TO USE THE SERVICES EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. YOUR SOLE REMEDY FOR DISSATISFACTION WITH THE PRODUCTS AND SERVICES IS TO STOP USING IT AND SEEK A REFUND PER THE TERMS DESCRIBED IN SECTION 4. IN NO EVENT SHALL OUR TOTAL LIABILITY TO YOU FOR ALL DAMAGES, LOSSES AND CAUSES OF ACTION (WHETHER IN CONTRACT, TORT OR OTHERWISE) EXCEED THE AMOUNT PAID BY YOU, IF ANY, FOR USING OUR PRODUCTS AND SERVICES IN THE CURRENT CALENDAR YEAR OF YOUR SUBSCRIPTION, PURCHASE OF SERVICE OR PRODUCT.

11. INDEMNIFICATION

You agree to indemnify, defend and hold harmless us and our current and former officers, managers, members, employees, affiliates, consultants, contractors, third-party content providers and their successors and assignees from and against any and all liabilities, claims, damages, losses, costs (including reasonable attorneys' fees), or other expenses associated with or incurred as a result of or from (a) your violation of these Terms; (b) your use of the Sites or the Products and Services; (c) the actual or alleged infringement of any of our or third party proprietary or intellectual property right arising out of your copying, republishing, uploading, posting, transmitting, distributing, selling or using the Products and Services in any manner not authorized by us; or (d) any User Contributed Content submitted by you.

12. GOVERNING LAW

These Terms shall be governed by and construed in accordance with the laws of the Republic of Seychelles, without giving effect to any principles of conflicts of law. You and we irrevocably consent to the sole and exclusive jurisdiction of Seychelles courts in connection with any action, suit or other proceeding arising out of or related to these Terms or your use of the Services. You and we waive any

objection based on lack of personal jurisdiction, place of residence, improper venue or forum non conveniens in any such action.

13. PUBLIC, NON-REGISTERED USE OF OUR WEBSITE

By visiting our website, you agree to us collecting certain analytical data (non-sensitive personal data) about your visit to our website. Please see our Privacy Policy for information regarding our collection and use of your personal information. If you do not agree, stop visiting our website.

14. MISCELLANEOUS

These Terms represent the entire agreement between you and us relating to your use of the Services and supersedes any and all prior or contemporaneous written or oral agreements on that subject between us. If any provision of these Terms shall be deemed unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from the remaining Terms and shall not affect the validity and enforceability of any remaining provisions. No waiver by either party of any breach or default under these Terms shall be deemed to be a waiver of any preceding or subsequent breach or default. We reserve all legal rights and remedies available to us.

15. FEEDBACK SUBMISSIONS

By sending us feedback, you automatically agree to have your feedback used publicly for all readers to view in the event we decide to provide a generalized response. If we receive feedback, we may choose to respond or not respond due to a number of factors, including amount of feedback received and our ability to have time to respond to each feedback submission. If we decide to respond, our response will be provided to all of our readers in a generalized fashion. The response will be included in the regularly published issue of the applicable letter in which the feedback was received. Our customer service team will notify the author of the feedback only to inform them that we have determined to respond to all of our readers. We make no modification to the content of the feedback. We also do not correct any errors or unclear content within the feedback. For brevity, we remove any spacing from the feedback to consolidate space. Finally, we abbreviate the author's last name by using the first letter of the last name followed by a period i.e., "John Doe" would be "John D.". If a name is not provided, we will use any identifying information left from the feedback submission. Last, quotation marks are used to surround the entire feedback submission. For privacy purposes, will we not provide the author's full name or contact information. Any questions or requests related to feedback submissions should be directed to our customer service team. We cannot respond directly to individual feedback messages due to certain regulations. Therefore, we provide a generalized public response to all readers.

16. PRIVACY POLICY

This Privacy Policy applies to the websites (together, the "Sites") that are owned or operated by SmithWeekly (referred to herein as "we," "us," and "our"), including SmithWeekly.com and any other websites that display or link to this Privacy Policy. We collect certain personal information based upon and as a result of the use of our Sites by visitors, clients and subscribers (referred to herein as "you" or "your"). Our collection and use of your information will be conducted in accordance with this Privacy Policy.

INFORMATION THAT WE COLLECT

When you subscribe to our products and services, you disclose and we collect certain personal information from you, such as your name, email address, mailing address, telephone number or fax number, username, password, credit card number, and other information described in this Privacy Policy ("Personal Information"). We also automatically collect anonymous tracking information

about you to gauge response to our communication efforts and the popularity of specific areas of our Sites. Our Sites use cookies, which are small files placed on your computer's hard drive by an Internet server when you visit a website. We use cookies to allow authentication for access to subscriber-only areas of our Sites and to assure that the content you view is appropriate to your subscription status. Cookies also allow you to leave our Sites and come back without having to re-enter your username and password every time (within a limited time period). If you do not want to accept cookies from our Sites, you may configure your web browser so that it does not accept cookies; however, certain functions available on the website may be lost.

CONSENT

By providing your Personal Information through the Sites, you consent to our collection and use of your Personal Information and other information in accordance with the terms of this Privacy Policy.

OUR USE OF YOUR PERSONAL INFORMATION

We will use your Personal Information to process your products and services purchase, subscription or requests for information. We may also use such Personal Information to offer additional information to you about us, our products and/or services, personalize the types of information you receive from us, evaluate how our Sites are being used and the audience our Sites are reaching, identify market trends and market interests that help us improve the products and services that we offer, and develop and improve the content and operation of our Sites to better serve the needs of our clients.

ONLINE ORDERS

When you purchase a product or service from us, we will request certain Personal Information, including credit card information. Individuals who do not have a Visa, MasterCard or American Express credit card are not permitted to make purchases with us online.

INFORMATION SHARING

We may share your Personal Information (but never your credit card or password information) with our affiliates or with third parties who provide services to us and agree to keep your Personal Information confidential.

MAILING AND EMAIL ADDRESSES

We will use your mailing and email addresses to send you the publications you have subscribed to as applicable. We may also contact you with questions about your subscription or service, or to remind you of your password, if necessary. If you submit an inquiry via email about one of your subscriptions, for security reasons we may ask you to provide additional information so we can verify your identity. We may send you information and special offers on our other products and services. We may also, on occasion, use your mailing or email address to send you information or special offers from select companies that offer products, services or information we believe may be of interest to you. Though we hope you gain value from the email messages you receive, you can choose to opt out of receiving further messages by following the instructions provided at the bottom of each email. You may, at any time, request to not have your mail and email information used for information and offers from us or other companies by contacting our customer service center. We will only disclose your Personal Information to our employees, affiliates, agents, contractors, or other third parties who have a need to know such information for the uses listed above. Except as provided above, we will not disclose Personal Information to any other third parties. Personal Information may also be aggregated with such information from other visitors to the Sites such that the information no longer personally identifies you. We may use the aggregated information for the general purpose of evaluating our market and/or business trends, our client/reader/visitor demographics, interests and behavior, our past and future

product or service offerings and/or pricing, or other aspects of our business. We may share such aggregated information with our business partners, vendors, distributors or other collaborators, for these same purposes. We may also sell or license such aggregate information to one or more third parties for use in a similar manner. We also retain the right to release your Personal Information when required by law or when we, in good faith, believe that we must release the information in order to: (1) satisfy a legal order or comply with legal process; (2) defend our rights or those of our affiliates or business partners; or (3) protect the personal safety of our employees, agents, affiliates, business partners, customers, or site users. We also retain the right to transfer your Personal Information in the context of the sale of all or part of our business.

SECURITY

Although we take the security of your Personal Information very seriously and are constantly improving our efforts to protect it, no electronic communication over the Internet can be guaranteed to be completely secured. Though we take great care to protect your personal information, we cannot guarantee the security of any information that you submit to us, and you do so at your own risk.

ADVERTISING AND LINKED WEBSITES

Our Sites may feature products and services that are co-sponsored by other websites. Additionally, our Sites contain links to other websites, including those of advertisers. We are not responsible for the claims or representations made by advertisers or sponsors. While these co-sponsored activities, banner ads, and links originate on our Sites, we do not necessarily operate them. Be advised that once you leave our website, we are not responsible for your personal information safety even if you clicked a link on our site that directed you to another site that we do not control. Since we do not have control over the privacy practices or the content of these sites, we recommend that you check their privacy policies before giving out any personal information. We do not own, control, have access to, or maintain any information collected by our co-sponsors or advertisers. Some letter issues also include advertising. By opting to receive letters from SmithWeekly, you also agree to receive such advertisements.

CHANGES TO PRIVACY POLICY

From time to time, we may revise this Privacy Policy. If we make revisions that change the way we collect or use your Personal Information, those changes will be posted in this Privacy Policy and the effective date will be noted at the bottom of the Privacy Policy. You should review it periodically so that you are up to date on our most current policies and practices. If we make material changes to this Privacy Policy, we will notify you by placing a notice on the Sites and emailing you a notice to the last email of record for you. Please note that you are responsible for updating your personal information with us, including any changes to your email address. In the event that the last email address you have provided us is not valid, or for any other reason is not capable of delivering to you the notice described above, our sending of the email containing such notice will nonetheless constitute effective notice of the changes described in the notice.

CONTACTING US

You may contact us regarding this Privacy Policy by contacting our customer service center.

17. GUARANTEE

A) Free Subscription

If you are not satisfied with any of our free Letters, you can unsubscribe anytime without any obligation by contacting us or by using the "unsubscribe" link at the bottom of any email you receive from us. Upon unsubscribing, your entire account will be closed and deleted.

B) Free Stand Alone Reports

Any free reports that you receive are yours to keep without any further obligation.

C) Paid Subscription Letters

Within the first 90 days of your subscription period, if your expectations are not met you can cancel and your unused subscription will be refunded, no questions asked. No refunds will be granted after 90 days. Subscription issues received during the 90 day period will not be refunded. To cancel, please contact our customer service team or use the unsubscribe link provided in all of our email communications.

D) Paid Stand Alone Reports

Our stand alone reports cannot be refunded due to the content of the entire report being provided to the purchaser immediately via downloaded pdf format. Purchasers must make the proper purchase/do not purchase decision prior to submitting their order.

E) Donations

Donations are donations and, of course, are not refundable. We do not require donations and the decision to donate is entirely up to you and your overall experience with SmithWeekly Research.

18. DISCLAIMER

SmithWeekly Research IS NOT a financial advisor, tax professional, broker, or legal advisor. SmithWeekly Research is a publisher of financial opinions and educational content. All information, data, strategies, reports, articles and all other features of our products are provided for informational and educational purposes only and should not be considered or inferred as personalized investment advice and is not intended to be, nor shall constitute, an offer to sell or solicit any offer to buy any security. Certain U.S. regulations prohibit us from giving personalized investment advice or other advice whatsoever on a personal basis. SmithWeekly Research does not accept any form of compensation whatsoever from companies or assets that we may research and write about. SmithWeekly Research does not recommend or endorse any brokers, dealers, or investment advisors. SmithWeekly Research's reports, writings and other media releases are based on its opinions, current news & events, interviews, corporate news & reports, SEC, SEDAR, other regulatory filings, and any other information learned from sources and experiences. Research may contain errors, and you should not make any financial decision based solely on what you read in SmithWeekly Research's reports and writings. It's your money, it's your responsibility to perform your own due diligence, and you must make your own decisions. Be advised and aware that buying and selling financial instruments involves risk. We accept no liability whatsoever for any direct or consequential loss arising from any use of our writings, products, services, website, or other content. You are responsible for your own investment research and decisions. You should seek the advice of a qualified investment advisor and fully understand any and all risks before investing. Historical results of our products are no guarantee of future results. We make no representation that any client/subscriber will or are likely to experience similar results. All results of our recommendations are not based on actual buying and selling of securities. All results are based upon a hypothetical model portfolio. Hypothetical model portfolio

results have limitations and do not reflect all components of actually buying and selling securities. Your actual results may vary based upon many factors. Any testimonials are from actual clients & subscriber's feedback, emails, letters and other comments. They are not paid to provide testimonials. Due to privacy concerns full names are not provided to protect their privacy. Some testimonials may be shortened, but in no way modified other than for briefness. Any claims made by clients & subscribers have not been investigated, audited, or verified for accuracy. Their individual situation is not known and their results may not be typical, nor do we claim you will get similar results. Individual results will vary and you should not expect the same results. All content and references to third-party sources is provided solely for convenience. This information may be inaccurate, use at your own risk.

19. GOVERNANCE

- A) SmithWeekly is a research company that offers our research in the form of subscription letters and reports. Most of our products are free while some are paid. We do not provide individualized financial advice, legal advice, tax advice, life advice or any other type of personal advice that is regulated in various jurisdictions. Please consult your own licensed professional.
- B) SmithWeekly does not allow, accept, nor receive any type of compensation, bribe, non-public information, or any other form of unethical and/or illegal means from companies, assets, products, or services that we may recommend. Our research and analysis is fully independent and derived from publicly available information. We may, at times, accept 3rd party advertising agreements from other businesses. If we do business with these advertisers, we will never recommend them in our research.
- C) SmithWeekly reserves the right to act on their own recommendations that are published under our own research anytime before or after our research is released. We believe our interests should be aligned with our readers and supporters of our research. We eat our own cooking and we put our own efforts where our mouth is. Because we do not receive compensation in any form from ideas that we research, our readers are our only source of value. Their success is our success. If you don't agree with our "skin in the game" style of commitment to our readers and ourselves...don't read our work...we don't want you here.
- D) SmithWeekly encourages our subscribers to submit complaints against SmithWeekly, its writers, analysts, stakeholders, agents, suppliers, or subcontractors for any matters of dissatisfaction, notable errors, or wrongdoings of any kind so that investigation and any disciplinary/corrective action can be taken in order to satisfy the matter. Please note that SmithWeekly will only consider complaints when the problem originated from SmithWeekly. We are not responsible for 3rd party information or acts of wrongdoing by 3rd parties. Complaints without sufficient credibility and/or information will not be considered.
- E) SmithWeekly reminds users of our website, non-subscribed (free content) public readers, subscribers and clients of our important Terms of Use, Privacy Policy, Client Satisfaction & Guarantee, and Disclaimer. Governance & Disclosure Policies may change from time to time, without notice and at the discretion of SmithWeekly.

20. OTHER NOTICES & DISCLAIMERS

Further notices, disclaimers, and important information regarding your consent to using our website, products & services, can be found at our website.

21. LEGAL NOTICES

You may contact us by calling our customer service center at +1.541.255.2565 or by emailing us, service@smithweekly.com. Please see our Privacy Policy for information regarding our collection and use of your personal information.

22. PRIVACY POLICY

This Privacy Policy applies to the websites (together, the "Sites") that are owned or operated by SmithWeekly (referred to herein as "we," "us," and "our"), including SmithWeekly.com and any other websites that display or link to this Privacy Policy. We collect certain personal information based upon and as a result of the use of our Sites by visitors, clients and subscribers (referred to herein as "you" or "your"). Our collection and use of your information will be conducted in accordance with this Privacy Policy.

A. INFORMATION THAT WE COLLECT

When you subscribe to our products and services, you disclose and we collect certain personal information from you, such as your name, email address, mailing address, telephone number or fax number, username, password, credit card number, and other information described in this Privacy Policy ("Personal Information"). We also automatically collect anonymous tracking information about you to gauge response to our communication efforts and the popularity of specific areas of our Sites. Our Sites use cookies, which are small files placed on your computer's hard drive by an Internet server when you visit a website. We use cookies to allow authentication for access to subscriber-only areas of our Sites and to assure that the content you view is appropriate to your subscription status. Cookies also allow you to leave our Sites and come back without having to re-enter your username and password every time (within a limited time period). If you do not want to accept cookies from our Sites, you may configure your web browser so that it does not accept cookies; however, certain functions available on the website may be lost.

B. CONSENT

By providing your Personal Information through the Sites, you consent to our collection and use of your Personal Information and other information in accordance with the terms of this Privacy Policy.

C. OUR USE OF YOUR PERSONAL INFORMATION

We will use your Personal Information to process your products and services purchase, subscription or requests for information. We may also use such Personal Information to offer additional information to you about us, our products and/or services, personalize the types of information you receive from us, evaluate how our Sites are being used and the audience our Sites are reaching, identify market trends and market interests that help us improve the products and services that we offer, and develop and improve the content and operation of our Sites to better serve the needs of our clients.

D. ONLINE ORDERS

When you purchase a product or service from us, we will request certain Personal Information, including credit card information. Individuals who do not have a Visa, MasterCard or American Express credit card are not permitted to make purchases with us online.

E. INFORMATION SHARING

We may share your Personal Information (but never your credit card or password information) with our affiliates or with third parties who provide services to us and agree to keep your Personal Information confidential.

F. MAILING AND EMAIL ADDRESSES

We will use your mailing and email addresses to send you the publications you have subscribed to as applicable. We may also contact you with questions about your subscription or service, or to remind you of your password, if necessary. If you submit an inquiry via email about one of your subscriptions, for security reasons we may ask you to provide additional information so we can verify your identity. We may send you information and special offers on our other products and services. We may also, on occasion, use your mailing or email address to send you information or special offers from select companies that offer products, services or information we believe may be of interest to you. Though we hope you gain value from the email messages you receive, you can choose to opt out of receiving further messages by following the instructions provided at the bottom of each email. You may, at any time, request to not have your mail and email information used for information and offers from us or other companies by contacting our customer service center at +1.541.255.2565 or by emailing us.

We will only disclose your Personal Information to our employees, affiliates, agents, contractors, or other third parties who have a need to know such information for the uses listed above. Except as provided above, we will not disclose Personal Information to any other third parties. Personal Information may also be aggregated with such information from other visitors to the Sites such that the information no longer personally identifies you. We may use the aggregated information for the general purpose of evaluating our market and/or business trends, our client/reader/visitor demographics, interests and behavior, our past and future product or service offerings and/or pricing, or other aspects of our business. We may share such aggregated information with our business partners, vendors, distributors or other collaborators, for these same purposes. We may also sell or license such aggregate information to one or more third parties for use in a similar manner. We also retain the right to release your Personal Information when required by law or when we, in good faith, believe that we must release the information in order to: (1) satisfy a legal order or comply with legal process; (2) defend our rights or those of our affiliates or business partners; or (3) protect the personal safety of our employees, agents, affiliates, business partners, customers, or site users. We also retain the right to transfer your Personal Information in the context of the sale of all or part of our business.

G. SECURITY

Although we take the security of your Personal Information very seriously and are constantly improving our efforts to protect it, no electronic communication over the Internet can be guaranteed to be completely secured. Though we take great care to protect your personal information, we cannot guarantee the security of any information that you submit to us, and you do so at your own risk.

H. ADVERTISING AND LINKED WEBSITES

Our Sites may feature products and services that are co-sponsored by other websites. Additionally, our Sites contain links to other websites, including those of advertisers. We are not responsible for the claims or representations made by advertisers or sponsors. While these co-sponsored activities, banner ads, and links originate on our Sites, we do not necessarily operate them. Be advised that once you leave our website, we are not responsible for your personal information safety even if you clicked a link on our site that directed you to another site that we do not control. Since we do not have control over the privacy practices or the content of these sites, we recommend that you check their privacy policies before giving out any personal information. We do not own, control, have access to, or maintain any information collected by our co-sponsors or advertisers. Some letter issues also include advertising. By opting to receive letters from SmithWeekly, you also agree to receive such advertisements.

I. CHANGES TO PRIVACY POLICY

From time to time, we may revise this Privacy Policy. If we make revisions that change the way we collect or use your Personal Information, those changes will be posted in this Privacy Policy and the effective date will be noted at the bottom of the Privacy Policy. You should review it periodically so that you are up to date on our most current policies and practices. If we make material changes to this Privacy Policy, we will notify you by placing a notice on the Sites and emailing you a notice to the last email of record for you. Please note that you are responsible for updating your personal information with us, including any changes to your email address. In the event that the last email address you have provided us is not valid, or for any other reason is not capable of delivering to you the notice described above, our sending of the email containing such notice will nonetheless constitute effective notice of the changes described in the notice.

J. CONTACTING US

You may contact us regarding this Privacy Policy by contacting our customer service center using the methods stated on our website.

Copyright © SmithWeekly Research. All rights reserved.