

Subscriber Agreement

March 2020

When you subscribe to any of the services offered by DOHMEN CAPITAL HOLDINGS INC. (hereafter called "DCH"), either directly or thru its agent Dohmen Research Inc., you agree to the subscriber's Terms of Use as outlined below.

REFUNDS: You understand you can cancel effective at the end of your membership period and will not be charged again. You agree that there is **no refund for periods which have already been charged.**

PAYMENT AND CANCELLATION: If your subscription is on an "AUTO-RENEWAL" option, you may cancel any time during your membership period to avoid being charged again. . Before subscribing, you must be sure that you take trading seriously and intend to give the service a fair period of time. You can cancel your subscription by logging into your account at *https://dohmencapital.com/login/* and log in with your user name and password, go to My Subscriptions and click the "Cancel" button next to "Actions". If you have multiple subscriptions, click the "View" next to the subscription you wish to cancel. You can also submit a request to cancel in writing via E-MAIL. No Telephone or verbal cancellations are accepted.

The "switching" of memberships during the membership's term is not permitted under any circumstances. Previous charges from one membership cannot be applied to a different membership. If you wish to sign up for more than one membership, or believe you would rather become a member of a different service, you will have to sign up for that service by submitting a new order. If you no longer wish to remain a member of one service and instead want to become a member of a different service, you will have to cancel your membership of the original service in order to stop the auto-renewal and future charges for that service.

AUTO RENEWALS: You agree that your subscription will automatically renew for a Term of equal length at the end of your billing period. You will be rebilled each billing period (monthly or annually), depending on the membership you selected. At the beginning of each renewal term, the then-current periodic fee (monthly or annual) for your subscription will be automatically billed to the credit card you designated during the registration process (or updated later) unless you cancel your subscription prior to the expiration of your then-current billing period.

Previously charged periods and auto renewal charges cannot be reversed or refunded. You agree to pay all fees and charges incurred in connection with your account (including any applicable taxes) at the rates in effect when the charges occur. You have 30 days from the date of your charge to notify us of any discrepancies in your credit card statement in relation to your subscription; after that time, all charges will be deemed to be correct. You agree to pay all



amounts due upon our demand in accordance with your subscription. In the event we have to collect unpaid amounts you owe us, you will be liable for all attorneys' and collection fees.

TERM: This agreement starts with the commencement of your subscription to the Service you specified on the subscriber agreement on the date on which you register or subscribe to that Service, for the period you chose during the registration (subscription) process.

LICENSE: In consideration of your subscription fee, DCH grants to you a limited, non-exclusive, non-transferable license to use the content (the "Content") contained in the Service in accordance with the terms and conditions set forth in this Agreement.

LIMITATIONS OF USE: You may not copy, redistribute, disclose, furnish or sell any of the content of our services to any third party. You may not give your membership access or password to any third party, allowing them access to the services of DCH. If a member is found doing so, the member's access will be immediately revoked and cancelled without refund and will no longer be able to become a member of any our DCH's services in the future.

INTELLECTUAL PROPERTY: You acknowledge that all proprietary rights in the Content of the Service are and shall remain the property of DCH and that you have no right or interest in the content other than the right to use it in accordance with the terms and conditions contained in the Agreement for your own personal use.

CHARGEBACK / DISPUTES: If you encounter any difficulties, or think you submitted a subscription or renewal more than once, and you were charged multiple times, PLEASE CONTACT US FIRST to resolve the issue. Most of the time an issue can be resolved quickly that way, and we will issue a credit when justified. However, if you cancel the charge with the credit card company, it's called a CHARGEBACK. That involves a lot of time and our effort. WE WILL CHARGE YOU A FEE OF \$75 FOR AN UNJUSTIFIED CLAIM, which includes not having contacted us first to resolve an issue. You hereby authorize the credit card provider to charge your account the amount of \$75 to compensate us for the unnecessary work.

COMPLIANCE WITH APPLICABLE LAW: You will comply with all applicable laws and regulations relating to use of the Service including federal copyright laws.

LIMITATIONS OF LIABILITY: DCH is a publisher of investment and economic related publications. It is not registered with any state securities authority or the U.S. Securities and Exchange Commission as it does not provide any "personalized" investment advice. The service is intended as a guide and an educational vehicle. The Service is not an offer to sell any securities, mutual funds, or investments of any type. You should not rely solely upon the content of the Service for your investments, but should always do your own research and due diligence on any investment you engage in. The opinions expressed in the Service are those of the author. DCH does not guarantee any level of investment profits should the analysis be followed by you, nor the accuracy, completeness, or suitability of the investments discussed. Investments in



securities have inherent risk, and you assume all risk associated with the investment process. DCH will not be liable for any monetary loss resulting directly or indirectly from use of the Service. DCH makes no warranty of any kind, express or implied, including, without limitation, any warranties of fitness for a particular purpose.

INDEMNITY: You shall indemnify DCH from and against all claims, costs, demands, expenses and liabilities, including reasonable attorney's fees, resulting from your breach of this Agreement.

SEVERABILITY: If any part of this Agreement is held invalid, illegal or unenforceable, the remaining provisions will be unimpaired.