

V2 Alpha LLP Terms & Conditions

PLEASE READ CAREFULLY THESE TERMS BEFORE SUBSCRIBING TO V2 ALPHA LLP SERVICE

Regulatory

V2 Alpha LLP is NOT authorized or regulated by the Financial Conduct Authority or any other federal or state regulatory agency. It does NOT provide financial advice. It provides market commentary and information on technical setups. V2 Alpha does not consider that these constitutes "research" or "investment research" (together "Research") as described in Commission Delegated Directive (EU) 2017/593 ("MiFID Delegated Directive") or referred to in Directive 2014/65/EU ("MiFID II"). The material sent via email or Bloomberg terminal IB chat is for general information and educational purposes only and should not be regarded as constituting an offer or a solicitation to buy or sell any specific investment. Its aim is to provide market context analysis to help formulate your own diversified investment strategy.

Professional Investors

The service is directed exclusively at and intended to be used only by persons categorized as Professional Investors. If you do not have sufficient expertise, experience and knowledge of financial markets to make your own investment decisions and understand the risks and tax implications involved you should seek independent financial advice. The service does not replace the advice of an authorised investment professional or independent financial adviser. By receiving the service provided by V2 Alpha LLP you confirm that you will be classified as Professional Customers and are satisfied that V2 Alpha will classify you as such and are fully aware of the protections you lose as a result.

Acceptance of Terms & Conditions

By subscribing to our service, you are agreeing that you accept these terms and you are agreeing to comply with and be bound by our terms and conditions of use and privacy policy. If you disagree with any part of these terms and conditions, please do not use our service. In the event of your being allowed access to the service on a trial basis you are subject to the same terms and conditions during the period of the trial as if you had subscribed, whether or not the trial will evolve in a subscription to the service

General Terms

The use of any information or materials supplied via email and instant chat is entirely at your own risk, for which V2 Alpha LLP shall not be liable. It shall be your own responsibility to ensure that any products, services or information available through our service meet your specific requirements. Reproduction is prohibited other than in accordance with the copyright notice, which forms part of these terms and conditions. Our output shall not be construed as a

recommendation to buy or sell any security or financial instrument, or an offer or recommendation to participate in any particular trading or investment strategy. Any investment decision that results in losses or gains made based on any information on this site or related services is not the responsibility of V2 Alpha LLP. V2 Alpha LLP does not offer refunds, reserve the right to terminate service at any time and reserve the right to refuse service to anyone. Users are not locked in to any time commitment and can cancel service at the end of each billing period. Subscriptions are renewed automatically at the end of the billing period. Vacation time of up to 6 weeks per year are included as part of the agreement. V2 Alpha LLP and its members shall under no circumstances be liable to any client, and/or third party for any losses of any sort including, but not limited to: trading losses, investment losses, directly or indirectly, incidental, consequential, punitive or any damages whatsoever. The content creator cannot guarantee and does not promise any specific result from using the service. The content creator does not warrant that either the underlying data or its products are accurate, complete, reliable, current or error-free. By using our services you agree to be bound by the above terms and conditions and they shall constitute a legally binding agreement between you and V2 Alpha LLP (the "Agreement").

Copyright

Our reports and commentary sent via email or Bloomberg IB chat room are the copyright of V2Alpha LLP - © 2021 All rights reserved. Any redistribution or reproduction of part or all of the contents in any form is prohibited other than the following: you may print or download to a local hard disk extracts for your personal and non-commercial use only. You may not, except with our express written permission, distribute, white-label or commercially exploit the content. You may not forward any of our reports to anyone without our express permission and if you are found to have done so, you will be in breach of our agreement and open to prosecution. The only exception is to forward our content internally to your Firm, provided the email account being forwarded/sent to follows the same firm email domain.