

USER AGREEMENT

Please read the following terms and conditions carefully before continuing to use this Web site.

I. Nature of Information Provided

1. This website is for informational purposes only. Subscribing gives you access to the MADSCAN software, which will generate and provide alerts for you based on user selections you enter. None of the information contained on this website constitutes a solicitation, offer, opinion or recommendation by Madscan, LLC (hereinafter "MAD"), or any of its affiliates, principals, members, directors, officers, employees, agents, and contractors (hereinafter "MAD Family") or by third-parties whose market information or news content is available through the MADSCAN software or based on whose market information or news content alerts are generated, to buy or sell any securities or other financial instruments or to provide legal, tax, accounting or investment advice or services regarding the suitability or profitability of any security or investment. Please determine whether a stock, bond, security, financial instrument or commodity, or buying, selling or trading strategy is right for you, the MADSCAN software subscriber or MADSCAN website user (hereinafter "you"), your objectives and aims, and your risk tolerance.

2. MADSCAN software generates alerts based on various types of information, including data concerning financial and other markets, securities, news, information and commentary, and other content, advertising, or other materials, much of which is supplied by third-parties unaffiliated with MAD. MAD takes steps to ensure that this information and content comes from reputable sources. However, MAD does not guarantee the accuracy, timeliness, completeness or usefulness of this information, news or content, and no warranty is made here by the third-parties about the accuracy, timeliness, completeness or usefulness of this information, news or content. MAD and the MAD Family are not responsible or liable for the accuracy, timeliness, completeness or usefulness any information, news or content provided. Further, MAD and the MAD

Family shall not be responsible for, and make no warranties regarding, the access, speed, or availability of Internet or network services or any other service required for electronic communication to retrieve market data, news or other information and to provide such market data, news or other information to subscribers or users or to generate or provide alerts to subscribers or users.

3. Signals, filters, or other search terms provided by the MADSCAN software used to generate alerts are intended to be used carefully after reading the instructions therefor. The alerts generated and provided to you are intended as only informational in nature. MAD does not endorse any buying, selling or trading based on alerts generated and provided to you. Further, it will be understood that alerts are based in part on signals, filters, and other information selected or provided by you to the MADSCAN software. MAD has no control over the signals, filters, and other information that you select or provide. The generation of alerts or the providing of market data, company news, or market data derivative information shall in no way be understood as an endorsement or recommendation by MAD or the MAD Family of any companies, transactions or trades. MAD shall in no way be liable if alerts generated based on signals, filters, markets, or other search terms do not correspond fully or accurately to the needs, objectives and/or aims of the user. MAD does not warrant that the MADSCAN website or the MADSCAN software will meet your needs or trading objectives, or that they will be uninterrupted, timely, secure or error-free. Nor does MAD warrant that the results obtained from the use of the MADSCAN software or the MADSCAN website will be accurate, timely, complete or reliable, or that the quality of any products, information, or other material will meet your expectations.

4. You are responsible for determining that trading based on any particular news reports or other content is lawful. MAD shall not be liable for any unlawful trades, including insider trading or illegal short-swing trading, based on information obtained or alerts generated by MADSCAN software. An investment in a stock, bond, security, financial instrument or commodity is not insured or guaranteed by the Federal Deposit Insurance Corporation or any other government agency. It is quite possible to lose money

by buying, selling or trading a stock, bond, security, financial instrument, commodity or other financial products available on markets. You may lose all or a portion of the principal invested. Values and investment returns will fluctuate and you may have a gain or loss. Margin, short sale, and derivatives trading carry significant additional risks. When purchasing or trading international stock, bond, security, financial instrument or commodities, beware that currency, political and other risks also may apply. Before investing, consider the company's objectives and risks, if applicable, and consider the charges, fees, and expenses associated with the purchase and sale of the stock, bond, security, financial instrument or commodity. Read the prospectus or sales literature carefully before investing or trading.

5. You are responsible for all buying, selling or trading you do based on information, content or alerts obtained from the MADSCAN website or the MADSCAN software. If you are a person outside of the United States or a person who is not a citizen, national, or lawful permanent resident of the United States, you should carefully review applicable laws, regulations and disclosure requirements before buying, selling or trading on U.S. equity, bond and other markets. Principals and persons employed by or affiliated with any equity, bond, commodity or other market or any regulating agency should consult applicable laws, regulations and disclosure requirements before buying, selling or trading. Professional brokers and advisers who buy, sell or trade for or on behalf of clients, institutions or others may have fiduciary duties and other responsibilities. MAD shall not be responsible if signals, filters or other search terms used to generate alerts do not accurately, timely, or fully match the instructions given to the professional broker or adviser for buying, selling or trading.

6. By accessing MADSCAN, which act independently constitutes acceptance of this Agreement, you represent that you are not governed by the laws of any country, state or jurisdiction in which such access is contrary to law or regulation or which would subject MAD or its affiliates to any registration or disclosure requirement or fee within such country, state or jurisdiction.

II. Restricted Right Conveyed

When you subscribe, MAD grants you, and you only, a personal, non-exclusive, non-transferable, limited right to access and use the MADSCAN software, to select signals, filters and/or other user settings based on which alerts will be generated and provided to you by MADSCAN, provided that you comply fully with this Agreement. Any rights not expressly granted herein are reserved by MAD.

This subscription grants only you personally the right to access the MADSCAN software. You may not distribute alerts generated for you by the MADSCAN software, or any market data, news, news content, or other information to which MADSCAN software has access. You agree not to use, transfer, dispose, post or distribute any information gleaned from the MADSCAN software in any manner that could compete with MAD's business.

In no event does your subscription give you any ownership interest in any of the intellectual property associated with the MADSCAN software. You may under no circumstances copy, reproduce, republish, recompile, redeliver, decompile, disassemble, reverse engineer, distribute, publish, display, modify, upload, post, share, transmit, create derivative works from, use "frame" technology on or in any other way create a misimpression or confusion among users with respect to ownership, sponsorship or affiliation, or exploit in any way the MADSCAN software or any material from MAD's website or other MAD products, trademarks, brands, or technology. The term "MADSCAN software" as used in this paragraph includes any source code, object code, machine code or any derivatives, compilations, de-compilations or combinations of the foregoing and any firmware, hardware or hard copy generated from, developed from or embodying any of the foregoing.

Notwithstanding the foregoing, you may download a single copy of any support document or User Guide for personal use only, provided that such materials are maintained in their original form and are not redistributed to other individuals or entities. MAD network installation customers may download support documents for distribution

via the network on which MAD software is installed, provided that such documents are maintained in their original form and are not distributed to individuals or entities outside of the customer's authorized business.

You agree to use the MADSCAN software and the MADSCAN website only in good faith and for their reasonable and intended purposes. You agree that you will refrain from using the MADSCAN website or the MADSCAN software in a manner that could damage or overburden any MADSCAN server or any network connected to any server, or in a manner that is likely or is intended to cause such damage or overburdening. You agree that you will refrain from interfering with any other party's use of the MADSCAN software or MADSCAN servers. You may not use the MADSCAN software or the MADSCAN website for any illegal purpose or in any manner inconsistent with this Agreement, and you warrant that you will not do so. Your breach of any of the terms of this Agreements may result in immediate termination, without advance notice, of your subscription by MAD, and you agree that upon such breach by you MAD shall not refund any subscription fees paid or incurred for the billing cycle.

You agree that you will notify MAD of any holes or bugs in the security of the MADSCAN servers or the MADSCAN software, and of any bugs in the MADSCAN software of which you become aware though normal use.

III. Disclaimer of Warranty

1. ANY MARKET DATA, NEWS, NEWS CONTENT, ALERTS, AND INFORMATION PROVIDED BY THE MADSCAN SOFTWARE AND/OR THE MAD FAMILY IS FOR INFORMATIONAL PURPOSES ONLY, AND IS PROVIDED BY MAD ON AN "AS IS" BASIS.

2. MAD EXPRESSLY DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND A

WARRANTY FOR NON-INFRINGEMENT, WITH RESPECT TO THE DATA AND INFORMATION, INCLUDING THIRD-PARTY-PROVIDED MARKET DATA.

3. IN NO EVENT SHALL MAD BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES OF ANY KIND WHATSOEVER (INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, TRADING LOSSES, SYSTEM OR HARDWARE FAILURES OR CRASHES OR HANGUPS, AND/OR ANY OTHER DAMAGES) THAT MAY RESULT FROM THE USE OF THE MADSCAN SOFTWARE, ALERTS GENERATED, MARKET DATA, NEWS, NEWS CONTENT, AND INFORMATION, ANY DELAY OR INTERRUPTION OF SERVICE, OR OMISSIONS OR INACCURACIES IN THE INFORMATION WITH RESPECT TO THE DATA AND INFORMATION.

4. ANY MATERIAL DOWNLOADED, INCLUDING THE MADSCAN SOFTWARE, OR OTHERWISE OBTAINED THROUGH THE USE OF THE MADSCAN WEBSITE IS DONE AT YOUR OWN DISCRETION AND RISK AND YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF SUCH MATERIAL.

5. MAD SHALL IN NO WISE BE RESPONSIBLE FOR FAILURE OF SERVERS, NETWORKS, ELECTRONIC OR MECHANICAL EQUIPMENT OR COMMUNICATIONS LINES, UNAUTHORIZED ACCESS, A COMPUTER VIRUS OR WORM, OPERATOR ERROR, LABOR DISPUTE, EXTRAORDINARY WEATHER, FLOOD, EARTHQUAKE, OR OTHER ACT OF GOD, FORCE MAJEURE, FIRE, WAR, INSURRECTION, RIOT, TERRORIST ACT, VANDALISM, THEFT OR OTHER CRIMINAL ACT, ACCIDENT, EMERGENCY OR ACTION OF GOVERNMENT.

6. AS A CONDITION FOR VIEWING THE DATA, NEWS, ALERTS AND INFORMATION, AND AS A CONDITION OF USING THE MADSCAN

SOFTWARE, YOU EXPRESSLY WAIVE ANY CLAIM, NOW OR IN THE FUTURE, AGAINST MAD AND THE MAD FAMILY.

IV. Copyright, Patent and Trademark Notices

1. The MADSCAN website, and the MADSCAN software, including but not limited to any trade dress, logos, text, content, photographs, images, video, audio and graphics contained in the MADSCAN website is protected by copyrights, trademarks, servicemarks, patents or patents pending, international treaties and other proprietary rights and laws of the United States and other countries. You agree to abide by all applicable intellectual property laws, as well as any additional notices or restrictions contained in the MADSCAN website. Unauthorized use of the MADSCAN website, the MADSCAN software, and the materials contained on the MADSCAN website may violate applicable copyright, trademark, patent or patent pending, and/or other intellectual property laws or other laws. Nothing contained in this Agreement or on the MADSCAN website should be construed as granting, by implication, estoppel, or otherwise, any license or right to use any of the trademarks, servicemarks, trade dress, logos, text, content, photographs, images, video, audio and graphics contained in the MADSCAN website without the advance written permission of MAD.

2. You agree that infringement of any intellectual property of MAD associated with the MADSCAN website, and the MADSCAN software, including without limitation, your attempt to copy, reproduce, republish, recompile, redeliver, decompile, disassemble, reverse engineer, distribute, publish, display, modify, upload, post, share, transmit, create derivative works from the MADSCAN software or other material from the MADSCAN website, will cause irreparable harm to MAD, and you agree that injunctive relief at court, including without limitation a temporary restraining order, shall be necessary to prevent such harm to MAD and you consent to the issuance of such injunctive relief.

V. Subscription Service

1. You may download and install the software, but must obtain a Username and Password before using the MADSCAN software.

2. By agreeing to a paid subscription, you are agreeing to recurring monthly billing. When you first subscribe, you will be charged until the end of the calendar month on a prorated basis for the number of days remaining in the calendar month in which you subscribe. The prorated charge for each day shall be based on a 30-day month. Thereafter, you will be charged the agreed upon subscription fee on the first day of every month following the date on which a paid subscription is first ordered. Unless explicitly agreed otherwise, the credit card (or debit card) you provide will be charged automatically on the first of each month without any advance notice until the paid subscription is cancelled or otherwise terminated.

3. For any portion of a month for which your subscription exists, you will be charged for each day that your subscription exists a prorated amount based on a 30-day month. Paid subscription days may not be split and any portions of a day during which a paid subscription continues will be charged in full for the entire day. All days begin and end at 12:00 a.m., Eastern U.S. time.

4. You may cancel this paid subscription service by providing notice to MAD at least 10 (ten) business days prior to the start of the next billing cycle (the first day of the next calendar month). The notice should be sent as an email to: customercare@madscan.com and should include the following information: (1) full name of user (2) e-mail address used to open account (3) that the user wishes to cancel service. Please include in the subject line of the e-mail the caption "CANCEL SUBSCRIPTION."

5. MAD may change the paid subscription rates at any time with at least a one-month advance notice such that the new paid subscription rate will be effective starting on the first day of the next calendar month.

6. You agree that you will promptly update your registration data following subscription in the event your information or credit card (or debit card) billing information changes, or in case you suspect unauthorized use of your subscription or breach of security, including loss, theft, or unauthorized disclosure of your password or credit card (or debit card) information. In the event of a breach of security, you will remain liable for any unauthorized use of your subscription until you update your registration data.

VI. Modification and Monitoring of Website

1. MAD reserves the right, in its sole discretion, to change, modify, add or remove portions of these terms and conditions at any time and to monitor any and all use of the MADSCAN website. Accordingly, please check this Agreement periodically for any changes. Your use of the MADSCAN website, the MADSCAN software, or any service thereof after the posting of such modifications will constitute your acceptance of the modified Agreement. Any terms and conditions proposed by you which are in addition to or which conflict with this Agreement are expressly rejected by MAD and shall be void.

2. MAD may, at any time and with or without any stated reason, discontinue or modify the MADSCAN software and/or the MADSCAN website without prior notice to you, and you agree that your continuing use of the MADSCAN software and/or the MADSCAN website will constitute your acceptance of those changes or modifications. MAD may, at any time and with or without any stated reason, alter this Agreement.

3. You will use the MADSCAN software and the MADSCAN website only so long as MAD approves of your use. MAD may at any time without prior notice terminate your use or access to the MADSCAN software and the MADSCAN website.

VII. Jurisdiction and Applicable Law

1. Unless otherwise specified, MAD controls and operates the MADSCAN website from our offices within the State of New York. If you choose to access the MADSCAN website from other locations, you do so on your own initiative and you are responsible for compliance with any applicable local laws. The laws of the State of New York govern this Agreement without regard to its conflict of law provisions.

2. If you take legal action or lodge any type of claim or grievance relating to this Agreement or file any type of claim or grievance against MAD or the MAD Family, you agree to file such action only in the federal or state courts or tribunals located within the State of New York, and you consent and submit to the personal jurisdiction of those courts for the purposes of litigating any such action.

VIII. Severability and Entire Agreement

1. If any provision of this Agreement is deemed unlawful, void or unenforceable for any reason, that provision will be deemed severable from these terms and will not affect the validity and enforceability of the remaining provisions. The failure of MAD to exercise or enforce any right or provision of this Agreement shall not constitute a waiver of such right or provision.

2. This Agreement constitutes the entire agreement between you and MAD relating to the use of the MADSCAN website and the MADSCAN software. You may also be subject to additional terms and conditions that may apply when you use affiliate services, third-party content or third party software.