

## Bensignor LLC Terms and Conditions of Use / Disclaimer

### Subscription Renewal for InTheKnowTrader Service

YOU SHOULD READ THESE TERMS CLOSELY BEFORE YOU SUBSCRIBE FOR OUR SERVICE. **Your subscription will continue for the period referenced during registration (the "Term"), and renew automatically at the end of the Term, unless you notify us of your decision not to renew your subscription by calling our Customer Service Department by telephone at 1-516-457-4017 Monday through Friday (excluding Federal Reserve Holidays) between the hours of 8:00 a.m. and 9:00 p.m. ET. You must notify us at least one day before the renewal date in order to avoid being charged for the renewal of your subscription. You may not notify us of a decision not to renew your subscription by any other means (such as by sending a request via email, postal mail or by calling any other phone number).** If you do not notify us as described above, the then-applicable monthly or annual fee for your subscription will be billed automatically to the credit card account you designated during the registration process (or subsequently changed). Please note in connection with recurring billing for subscription renewals, you authorize Bensignor, LLC to bill your credit card account number, regardless of whether the other information associated with your subscription has changed, including but not limited to the expiration date of the physical card with which you subscribed. We may receive updated information about your account from the financial institution issuing your credit or charge card. You agree to pay all fees and charges incurred in connection with your subscription at the rates in effect when the charges were incurred. You agree to pay all amounts due upon our demand. In the event we have to collect unpaid amounts you owe us, you will be liable for all of our attorneys' and collection agency fees.

### Subscription Cancellation for InTheKnowTrader Service

YOU SHOULD READ THESE TERMS CLOSELY BEFORE YOU SUBSCRIBE FOR OUR SERVICE. During the free-trial portion of Your subscription (two issues on weekly pieces; one issue for monthly pieces), if any, you may cancel Your subscription to the Service at any time and not be billed by notifying our Customer Service Department by telephone at 1-516-457-4017 Monday through Friday **(excluding Federal Reserve Holidays)** between the hours of 8:00 a.m. and 9:00 p.m. ET. You must cancel **one (1) day before the free trial period expires** in order to avoid being converted to a paid subscription. Please note:

- Upon the commencement of Your initial subscription (which occurs at the expiration of Your free trial, or if You are not receiving a free trial, upon Your registration for a subscription) Your credit card will be billed the applicable subscription fee and Your paid subscription will commence.
- Monthly Subscribers - If You are a monthly subscriber and you cancel Your monthly subscription, you will NOT receive a refund or reimbursement of Your monthly subscription fee; however, you will not be charged any future monthly subscription fees.
- Annual Subscribers - If You are an annual subscriber and you cancel within the first thirty (30) days of Your initial subscription, you may receive a refund of Your subscription fee minus the equivalent of one month pro-rated charge. Please note that if You cancel Your subscription at any time after the first thirty (30) day period of Your initial subscription, you will not be entitled to any refund, reimbursement, or other credit on account of the cancellation of Your subscription, regardless of whether you have used your Subscription.
- You can cancel Your subscription by calling our Customer Service Department at 1-516-457-4017 Monday through Friday **(excluding Federal Reserve Holidays)** between the hours of 8:00 a.m. and 9:00 p.m. ET. You may not cancel a subscription by any other means (such as by sending a request via email, postal mail or by calling any other phone number). If you are entitled to a refund, we will seek to credit your account within 7-14 business days following your call.

-----

The information in our reports is the exclusive property of BENSIGNOR LLC; is proprietary and may only be used for your internal use for the purpose intended and in the normal course of your business. Emails are for the designated addressee only. (If you have received this in error please contact Rick Bensignor at: [rick@intheknowtrader.com](mailto:rick@intheknowtrader.com).)

U.S. and International Copyright law protects this information. **No part of any InTheKnowTrader publication or its contents may be reproduced in any matter, nor forwarded, re-distributed, re-broadcast or re-transmitted to any other party without the prior written permission of BENSIGNOR LLC.** Pursuant to U.S. Copyright law, damages for liability or infringing a copyright may amount to \$30,000 per infringement and, in the case of willful infringement, the amount may be up to \$150,000 per infringement, in addition to recovery of costs and attorney's fees. Any controversy or claim arising out of or relating to this contract, or the breach thereof, shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial [or other] Arbitration Rules [including the Optional Rules for Emergency Measures of Protection], and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

The user assumes the entire risk of any use made of this information and waves any and all recourse related to the information's performance and returns, and the information contained herein is construed "For Educational Purposes Only" and should not be relied upon for investment decision, and it is generic by nature and is not personalized to the specific financial situation of any individual. BENSIGNOR LLC, its staff, or any other party makes any expressed or implied warranties or representations with respect to this information, or of the software and pricing or other data used in its compilation and production. (Amongst other analytical tools, BENSIGNOR LLC may make use of CQG, Inc., TD Ameritrade, Stockcharts.com and Bloomberg, LP software.) BENSIGNOR LLC hereby expressly disclaims all of the originality, accuracy, completeness and fitness for use of this information. In no event shall BENSIGNOR LLC and any party involved or related in the production and distribution of this information have any liabilities for any direct, indirect, special, punitive, consequential or any other damages, realized or potential, even if notified of such a possibility. Principles of BENSIGNOR LLC may or may not hold long or short positions of securities discussed in their reports, or of any other securities at any time. The foregoing also applies to any trial subscription.

Our e-mail and any attachments are believed to be free of any virus or other defect, which may affect the recipient's computer or IT system. It is the responsibility of the recipient to ensure that they have virus protection, as the sender is not responsible for any loss or damage arising in any way from receipt or use of this electronic transmission. Except as required by law, BENSIGNOR LLC does not represent, warrant and/or guarantee that the integrity of this communication has been maintained nor that the communication is free of errors, virus, interception or interference.