



Terms of Use

PLEASE READ THESE TERMS (the “Terms”) CAREFULLY BEFORE USING, BUYING FROM, OR SUBSCRIBING TO TRADERADE. If You do not agree to these Terms, do not use our Services.

We may revise these Terms from time to time without prior notice. If We change these Terms, a link to the revised version will be posted on the Website and the effective date will be noted at the bottom of the Terms. You should review the Terms periodically for changes. Your use of the Services after such changes to the Terms signifies Your acceptance of the revised Terms.

Please note the Definitions below as part of the above.

Definitions

When we say “Traderade” we mean Daphnis Holdings, LLC and any subsidiaries that may be formed or be acquired in the future, and their affiliates, directors, officers, employees and authorized agents. We also refer to Traderade as “we”, “us”, and “our.”

Traderade operates as an informational publication, educational services and application development company. Associates of Traderade refers to owners, shareholders, officers, managers, members, employees, affiliates, agents, and third-party contractors, family members, collectively “Associates”.

Traderade owns and operates through the Traderade.com Website (“Website”), the Traderade Discord Server (“Discord”, “Traderade Plus”, and “Traderade+”), Traderade Coaching, Traderade Tools on the Website, Discord and otherwise, and related company Social Media Accounts that use the name Traderade.

Traderade and its Associates (collectively, “Publisher(s)”) may create, submit, post, display, transmit, perform, publish, distribute, or broadcast content, materials, products and services through the Website, Discord server or including but not limited to text, writings, video, audio, photographs, graphics, comments, suggestions, or other material (collectively, Content). The Content may be free content made available and / or premium paid content which you pay for through a subscription. No warranties or representations are made with regard to the professional qualifications or experience of the Publishers.

Member(s) refer to any user of Traderade and its Content, whether free or paid. Any fees paid by a member may be referred to as a subscription fee or membership fee. Access to paid Content on Traderade may be referred to as a subscription or membership.

Member(s) Representation

Portions of Traderade may be accessed only with a User ID and Password. MEMBER(S) (or, “YOU”) AGREE THAT SUCH ACCESS TO TRADERADE WILL BE LIMITED TO THE NAMED MEMBER(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.

The general audience for Traderade is for adults. We will assume (and by using Traderade You warrant that) You have legal capacity to enter into the agreement set out in these Terms of Use (i.e., that You are of sufficient age and mental capacity and are otherwise entitled to be legally bound in contract).

You understand that Traderade is not an investment advisory service and does not purport to tell or suggest which financial instruments a member should buy, sell or hold for his/herself or on behalf of anyone else.

You understand that securities, forex, futures, crypto and options trading offer large potential rewards, but also large potential risk. Members must be aware of the risks and be willing to accept them in order to invest in the securities, futures and options markets. Do not trade with capital You cannot afford to lose.

Content published is neither a solicitation nor an offer to buy or sell securities, futures, options or any other financial instrument.

YOU FURTHER UNDERSTAND THIS BRIEF STATEMENT CANNOT DISCLOSE ALL RISKS AND OTHER ASPECTS OF TRADING IN FINANCIAL INSTRUMENTS. YOU SHOULD CONSULT YOUR FINANCIAL ADVISOR PRIOR TO UNDERGOING A TRADING STRATEGY.

Important Disclaimers

Although Traderade Content 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 in the Content are those of the Publisher and are subject to change without notice. The information may become outdated, and We have no obligation to update it.

You are advised to discuss with Your financial advisers Your investment options and whether any investment is suitable for Your specific needs prior to making any investments.

Furthermore, You acknowledge that the content published on or through Traderade does not constitute a recommendation that any particular security, portfolio of securities, transaction or investment strategy is suitable for any specific person. You understand that an investment in any security is subject to multiple risks, and that discussions of any security published on or through Traderade may not contain a list or description of all relevant risk factors.

Traderade, its Associates and Publishers may from time to time have positions in the securities described in the Content published on Traderade. All Content published on or through Traderade has been prepared for informational and educational purposes only without regard to any Member’s individual investment objectives, suitability, financial situation or means.

Information published is not intended to constitute individual investment advice. Many of the investments described within Traderade 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 positions You take in any securities or investments remain your sole responsibility.

You further agree and acknowledge that the trading signals provided to you by Traderade are not, and are not intended to be, an offer or solicitation to buy or sell any futures, equity or other financial instruments. You further agree and acknowledge that the trading signals provided to you by Traderade are not, and are not intended to be, an offer or solicitation to buy or sell any futures, equity or other financial instruments or services, or any type of trading or investment advice, recommendation or strategy.

You acknowledge that it is solely your decision to determine which, if any, Traderade trading indicators or tools to use for trading (whether actual or simulated). At no point will any trading indicators or tools provided by Traderade be individual to you or your particular circumstances, nor will they be personalized to you.

You understand that past performance associated with any indicators or tools offered by Traderade, whether actual, hypothetical or historically “back-tested” is neither necessarily indicative of nor a guarantee of future performance or success.

Traderade Proprietary Rights

The content distributed through Traderade, its copyrights, trademarks and other rights therein, are the property of Traderade. You acknowledge and agree that You do not acquire any ownership rights by using the Content.

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 from Traderade. No portion of any Content made available through Traderade may be extracted, summarized or reproduced without the permission of Traderade.

Unauthorized use, reproduction or rebroadcast of any content of Traderade, such as communicating investment ideas to non-subscribers in any manner, is prohibited and shall be considered an infringement and/or misappropriation of our proprietary rights.

Member Generated Contributions

Traderade may invite You to chat, contribute to, or participate in Discord, blogs, message boards, online forums, and other functionality, and may provide You with the opportunity to create, submit, post, display, transmit, perform, publish, distribute, or broadcast content and materials to us or on Traderade including but not limited to text, writings, video, audio, photographs, graphics, comments, suggestions, or personal information or other material (collectively, “Contributions”).

Contributions may be viewable by other users of Traderade and through third-party Websites. As such, any Contributions You transmit may be treated as non-confidential and non-proprietary.

You understand that Traderade, its Associates and Publishers not responsible or liable for Contributions made by Members.

Termination of Your Subscription

The following terms apply in the event that You would like to terminate Your subscription to Traderade.

You may terminate receipt of any of our Free Service publications at any time by using the unsubscribe link or by sending us a request to remove Yourself from the relevant distribution list. Every email notification 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 email request to help@traderade.com.

Paid Service Publications

Our Paid Service publications generally come with a limited-time money back guarantee within seven (7) business days. The term of the guarantee varies with each offer, and it is Your responsibility to understand and comply with the offer terms prior to subscribing.

Auto-Renewal and Cancellations

All of our premium memberships renew automatically at the end of the billing period. If You wish to cancel Your membership, simply log on to Your account to cancel on the Website or contact us prior to the end of Your current billing period and We will turn off auto-renewal. You will continue to have access until the end of Your current billing period, after which time You will be removed from our Discord server. Unsubscribing on the bottom of distribution emails will not cancel Your subscription.

We take fraud very seriously. Unwarranted chargebacks will be investigated and reported to proper authorities. We also reserve the right to explore any and all legal remedies to reclaim funds and seek civil or criminal penalties as permitted by respective state and country laws.

Our Right to Terminate Your Subscription

We reserve the right to terminate Your subscription to Traderade at any time in our sole discretion. If We do so, We may refund a portion of Your subscription fee on a pro-rated basis as required by applicable laws. Termination of Your subscription to Traderade may result from Your violation of these Terms, our Discord rules, violation of any US or international laws, civil offenses, or any unauthorized use or reproduction or rebroadcast of any of our publications or information contained within Traderade's properties, including its website, Discord server, trading tools, videos, live streams and email distribution.

You may submit a notice electronically by emailing us at help@traderade.com.

Disclaimer of Warranties

The Content 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 Content. Your use of the Content and the information contained therein are entirely at Your own risk. No opinion, advice or statement made in our Content or otherwise shall create any warranty.

Traderade is not providing tax, legal, insurance or investment advice, and nothing in the Content shall be construed as an offer to sell, a solicitation of an offer to buy, or a recommendation for any security by Traderade. You alone are solely responsible for determining whether any investment, security or strategy, or any other product or service, is appropriate or suitable for You based on Your investment objectives and personal and financial situation. You should consult an attorney or tax professional regarding Your specific legal or tax situation.

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 Content, 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 Content.

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.

Limitation of Liability

In no event will WE or the publishers 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 CONTENT EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. YOUR SOLE REMEDY FOR DISSATISFACTION WITH THE CONTENT IS TO STOP USING IT AND SEEK A REFUND PER THE TERMS DESCRIBED IN PAID SERVICE SECTION. 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 CONTENT IN THE CURRENT CALENDAR YEAR OF YOUR SUBSCRIPTION.

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 Content; (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 Content in any manner not authorized by us; or (d) any User Contributed Content submitted by You.

Last updated July 29th, 2024