



THE WOLF'S DEN

DISCLAIMER & PRIVACY NOTICE

AGE RESTRICTIONS ON ACCESS AND PURCHASES

You must be at least 18 years old to access this site. If you are under 18 years old, you are not permitted to use this site for any reason. You must be of legal age required by the state or province you are in to purchase our products. It is your responsibility to know whether you are legally able to purchase our products.

DO NOT BASE ANY INVESTMENT DECISION UPON ANY MATERIALS FOUND ON THIS REPORT, WEBSITE, OR CHATROOM.

DISCLOSURES AND DISCLAIMERS:

INTRODUCTION

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The topics covered in our Certain Disclosures and Disclaimers, include the following:

- The nature of our business. Who we are and what we do; who we are not, and what we do NOT do, including acting as a “broker-dealer” or “investment advisor.”
- The nature and some characteristics of trading securities, particularly those relating to the Penny Stock market, which is particularly volatile and risky.
- The fact that persons trading securities, particularly Penny Stocks, including those who utilize our website, chatroom, and YouTube content, can easily lose the entire amount of money used to do such trading.
- The fact that we often buy and sell, for our own account, the same securities which are referenced on our website, chatroom, and YouTube content, and that such transactions are executed without any specific disclosures or alerts to you.
- That nothing of what we do, in whatever forum, or platform, ever constitutes an offer, or a solicitation of an offer, to buy or sell securities.
- Our admonition and warning that persons using any of our content must not rely on it, but rather must rely exclusively on their own analysis, evaluation, and investigation in formulating decisions to buy or sell securities.
- Our general disclaimer that, given the nature of our business and our disclosures to you, we are not responsible or liable for any losses you may suffer in connection with trading securities which are mentioned by us in any of our content.



WHO WE ARE:

We are a company which provides education and information about securities trading, particularly in ultra low-priced securities, popularly known as “Penny Stocks.” We provide these services through our website, chat room and though You Tube videos.

Our content is designed and intended solely for the educational and informational needs of the persons who access it. We are not a “broker-dealer” as that term is used and/or understood under federal and state securities laws, most particularly the Securities Exchange Act of 1934 (“Exchange Act”). Thus, we are not agents for securities customers, as “brokers” are; in fact, we have NO securities customers, but rather only users of various content, and certain subscribers of content which requires a subscription to access. Nor do we “execute” trades for any persons accessing our content.

We also are not licensed or qualified to provide investment advice and are not an “Investment Adviser” nor registered as such with the United States Securities and Exchange Commission (“SEC”) pursuant to the Investment Advisers Act of 1940 (“Advisers Act”) nor under the laws of any state. We rely on the “publisher’s exclusion” from the definition of “investment adviser” as provided under Section 202(a)(11) (D) of the Advisers Act corresponding state laws. Our content is designed and intended solely as educational and informative material, and is not intended to be, and in fact is not, personalized investment or trading advice or guidance.

Moreover, nothing that we do, or publish, wherever such may appear, constitutes an offer to buy or sell, or the solicitation of an offer to buy or sell, any security. Again, we provide education and information so that you may yourselves, or in conjunction with a broker-dealer and/or investment advisor and/or other financial professional, may engage in such securities transactions.

The content which we create is believed to be accurate and truthful; however, we make no guarantees or offer any warranties for such accuracy or truthfulness. Various users of our Chat Room post content from time to time. We make no representations whatsoever regarding the accuracy or truthfulness of such content. Nor do we control or endorse such content.

THE NATURE AND SOME CHARACTERISTICS OF SECURITIES TRADING, PARTICULARLY AS REGARDS THE PENNY STOCK MARKET; THE REALITY THAT YOU CAN, AND LIKELY WILL, LOSE THE ENTIRE AMOUNT OF MONEY YOU “INVEST”

Any trading in securities is inherently risky. This is true for the securities of the largest publicly traded companies, the so-called “blue chip” stocks. The types and levels of risk, however, are greatly magnified for other types of securities, including “Penny Stocks,” sometimes also known as “Microcap Stocks.” Virtually all of the “blue chip” securities are issued by companies who are required to regularly publish and file with the SEC extensive, and current, information relating to such companies and their securities, including audited financial statements.

This publicly available information is generally required by SEC law and regulation and by the “listing” requirements of the major markets on which such securities typically trade, e.g., The New York Stock Exchange and NASDAQ. As a general rule, such securities are highly “liquid,” meaning that, at virtually all times, there are sufficiently numerous buyers and sellers standing ready in efficient markets to enter into trading and/or investment transactions. Such liquidity is correlated to the fact that such securities have a large “public float,” meaning that such securities are held widely in accounts of non-insiders and affiliates of the company.

In contrast, trading in “Penny Stocks,” is generally much riskier and often entails the real risk of a complete loss of capital invested/expended. Often the companies who issue such lower-priced securities are not required to publish and file nearly



as much information about themselves and their securities; often there are no audited financial statements required or available. Often large blocks of the securities of such companies are held in the hands of insiders and affiliates; as a result, there is often a very “thin,” or small, public float, which can translate into liquidity, and, often, volatility issues in trading.

Often large blocks of the securities of such companies are held in the hands of insiders and affiliates; as a result, there is often a very “thin,” or small, public float, which can translate into liquidity, and, often, volatility issues in trading.

The SEC, FINRA (the Financial Industry Regulatory Authority, which is the “self-regulatory organization” which, along with the SEC, regulates broker-dealers) and state securities regulators are skeptical of the Penny Stock market, including the companies who issue such securities and the broker-dealers, and other regulated entities, such as transfer agents, who facilitate securities transactions within it.

We encourage you to invest carefully and read investment information available at the websites of the SEC at <http://www.sec.gov> and FINRA at <http://www.finra.org>. In addition, the following are two helpful SEC publications regarding Penny/Microcap Stocks:

<https://www.sec.gov/investor/schedule15g.html>

<https://www.sec.gov/reportspubs/investor-publications/investorpubsmicrocapstockhtm.html>

The bottom line with trading in Penny Stocks: you can, and likely will, lose a lot of money, often the entire amount you have “invested.”

WE MAY, AND OFTEN DO BUY, SELL, AND HOLD THE VERY SAME SECURITIES WHICH ARE DISCUSSED ON OUR WEBSITE, CHATROOM AND YOUTUBE VIDEOS

You should be aware that, as a regular course of business, we may, and often do buy, sell and hold the very same securities which we, or other commentators, discuss and address on our website, chatroom and You Tube videos. We have no obligation to provide you with either advance, or after-the-fact, notice of our holdings, nor our purchases or sales of securities. Specifically, from time to time, we may buy securities prior to publishing commentary on them; similarly, from time to time, we may sell securities prior to publishing commentary on them. Similarly, from time to time, our purchases or sales of securities may be subsequent to our commentary about them.

Thus, it is possible that the results of our trading in various securities will be more profitable than your same trading of such securities in comparable amounts in comparable time frames. However, it is also possible that our trading, under the same circumstances, will be less profitable than yours.

These same disclosures and admonitions are equally applicable to various commentators/participants in our chat room.

DO NOT RELY UPON ANYTHING WHICH WE PUBLISH OR MAKE AVAILABLE; DO YOUR OWN HOMEWORK!

Please do not rely upon any of our statements, analysis, or other materials. We do not have any first-hand knowledge of the issuers of the securities we reference, and therefore we cannot and do not comment upon their capabilities, intent, resources, experience, or other factors. We do no independent investigations of such issuers, nor do we interview their management. Our statements, analysis and other content are based exclusively on publicly available information.

With regard to Penny Stocks, you should assume that there is some sort of promotion going on at all times; various stocks covered in our chat room are being promoted in some capacity or another; it is your responsibility to do your own research and homework, including that necessary to discount the efficacy of various promotional statements made about various Penny Stocks.



To the extent issued or attributed to certain public companies, statements included in our materials may contain “forward looking statements” as defined under Section 27A of the Securities Act of 1933 and Section 21E of the Exchange Act. You are cautioned not rely upon these forward-looking statements. These statements are subject to a number of known and unknown risks and uncertainties outside the control of the companies making such statements, that could cause actual operations or results to differ materially from those anticipated. Factors that could affect performance include, but are not limited to, those factors that are discussed in such companies’ recent reports or registration statements filed with the SEC. You should consider these factors in evaluating the forward-looking statements included in our materials and not place undue reliance upon such statements.

Nothing we do or post is intended to constitute, or does constitute legal, accounting, tax, or financial advice.

With regard to any securities trading you may undertake, you, and you alone, are responsible for determining whether such trading is suitable—meaning “right” or “appropriate”—for you, given your own particular circumstances. Whenever possible, you should consult with a financial advisor—whether affiliated with a broker-dealer, investment advisor, both or otherwise—to assist you in making decisions as to whether to buy, sell or hold securities. In addition, you should consult with an attorney or a CPA should your circumstances, including but not limited to tax considerations, warrant. You should do your own independent investigation, including but not limited to appropriate due diligence, prior to any securities trading. This is particularly critical when trading in Penny Stocks. Whatever trading you may undertake; you should only do so cautiously and prudently.

OTHER DISCLOSURES REGARDING CONTENT OTHER THAN OURS:

Various commentators and users may reference or post various trades, trading strategies or comments. We have no control over such content. Some of these references or postings may originate from sources other than that which appears to be identified, including but not limited to robots. We may, but have no obligation to, ascertain whether various references or postings are fictitious. Whether legitimate or not, the content of such references and postings should be evaluated by you with a very healthy dose of skepticism.

Various trades may be hypothetical, even if described as actual. Real and hypothetical returns may or may not have a reasonable basis. Various users will likely have self-interested motivations in posting various content, which motivations may tend to make such content misleading.

Even if legitimate and not misleading, hypothetical performance results have substantial limitations, and, to the extent that you were to seek to replicate the underlying trading, your results will likely be different due to a myriad of factors including but not limited to trade execution delays, liquidity issues, and technical problems such as insufficient bandwidth etc.

We may utilize testimonials from time to time. Such testimonials are believed to be true based on the representations of the persons providing the testimonials, but facts stated in testimonials have not been independently audited or verified. Nor has there been any attempt to determine whether any testimonials are representative of the experiences of all persons using the methods described therein or to compare the experiences of the persons giving the testimonials after the testimonials were given.

Similarly, we or others may reference the past performance of certain trades and/or trading strategies. Please understand that any such testimonials or references are not predictive of future performance, success, or results. They also never constitute any warranty that you may or will obtain any particular result, or any success or profitability whatsoever.



Because of a myriad of factors, including technology, liquidity, execution and others, the outcomes which you realize by attempting to replicate particular trades or strategies may materially differ from anything set forth in such testimonials or references.

BY ACCESSING OUR MATERIALS, INCLUDING THIS WEBSITE, YOU ARE ACKNOWLEDGING THESE DISCLAIMERS AND RELEASING US FROM LIABILITY.

Through your use of our website, chatrooms and You Tube videos, you expressly contract and consent to our operations, and acknowledge, and confirm your understanding of, and agreement concerning, these Disclosures and Disclaimers.

To the fullest extent of the law, we will not be liable to any person or entity for the quality, accuracy, completeness, reliability, or timeliness of the information provided in our materials, or for any direct, indirect, consequential, incidental, special or punitive damages that may arise out of the use of information we provide to any person or entity (including, but not limited to, lost profits, loss of opportunities, trading losses, and damages that may result from any inaccuracy or incompleteness of this information). Every trade you make is your own trade and you are fully responsible for any gain or loss you shall incur. Neither we nor any of our moderators will be deemed liable for any losses you may incur at any time you are using our content or at any time thereafter.

By utilizing our content, therefore, you release us, and our directors, officers, shareholders, employees, agents and affiliates from any liability, claim, loss, cost, expense, and any other damages arising from or relating to our content, or the content of moderators/commentators, whether written or oral, actions and omissions, including real, simulated, or hypothetical trades and results.

Remember, you can suffer immediate and substantial losses of the money invested in the trading of any security, particularly Penny Stocks. Do not commit funds to trading that you cannot afford to lose completely, or which are earmarked for other purposes, such as living expenses, healthcare expenses or retirement.

IF YOU DO NOT AGREE WITH THE TERMS OF THESE DISCLOSURES AND DISCLAIMER, PLEASE EXIT THIS SITE IMMEDIATELY. PLEASE BE ADVISED THAT YOUR CONTINUED USE OF THIS SITE OR THE INFORMATION PROVIDED HEREIN SHALL INDICATE YOUR CONSENT AND AGREEMENT TO THESE TERMS.

THE WOLFS DEN ONLINE MEMBERSHIP:

All references to “Company,” “we,” “us,” and “our” shall mean The Wolf’s Den and its affiliates. Our privacy policy tells you about the information Company, its subsidiaries, and affiliates collect. In addition, it explains how we use that information and how you can opt out of certain uses of information we may collect. If the practices described in this privacy policy are not acceptable to you, you should not provide Company with information about yourself. If we make a material change to our privacy policy, we will contact you with respect to the material change. If we decide to otherwise change our privacy policy, we will post a new statement on our website. www.TheWolfsDen.io (“Website”). Therefore, we encourage you to check the date of our privacy policy whenever you visit our Website for any updates or changes.

COLLECTION OF YOUR PERSONAL INFORMATION

“Personal Information” refers to information that relates to an identified, or identifiable, person. This includes, for example, your first and last name, home address or email address. In addition to Personal Information, we also collect “non-personal information,” which is information that does not identify you. Examples of non-personal information include age



range and gender, or aggregate information. The Personal Information that we collect depends on what services you use or information that you request. Our collection and processing of your information is based on different contexts: our performance of a contract, our obligations under law, our legitimate interest in conducting our business, protection of a natural person's vital interests and/or upon your consent. The following are examples of some Personal Information that we may collect as well as when and how we collect it.

REGISTRATION AND TRANSACTIONAL DATA

When you register on or use our Website, we may collect various kinds of Personal Information, including your first and last name, email address, home address, home phone number, personal interests and preferred vacation/leisure destinations. The information is used to process your requests or to send you information about the Company, our products, services or offerings. The information may also be used to create a convenient and easy-to-use online reservation service or shopping process that includes an online "shopping cart" that allows you to track selected products and proceed through purchase. We also collect and store access information related to your account, including username and user password. When you make purchases from our Website, we may collect information such as product orders, shipping address(es), and credit card information in order to process your purchase.

SURVEYS

From time to time, we may post surveys on our Website or otherwise send you surveys. The surveys may request demographic information (such as age range, gender, areas of interest and familiarity with Company or our products and services) and customer feedback. Participation in these requests is completely voluntary. With each request, you will have the choice of whether or not to disclose information. Such survey information will be used to improve our products and services and the overall experience on our Website.

CUSTOMER SERVICE CORRESPONDENCE:

We may collect information that identifies you individually, such as your first and last name, home address, email address, phone number, and fax number when you submit comments, questions or suggestions to our customer service department. We use that information to verify your identity and to respond to your correspondence.

INTERNAL ANALYSIS

We may use information about you for statistical, design or operational purposes such as to estimate our audience size, to measure aggregate traffic patterns and/or to understand demographics, customer interest, purchasing and other trends among our users and customers, including you.

MARKETING AND PROMOTIONS

We may also use your Personal Information for the marketing and/or promotion of Company, our subsidiaries and/or affiliated companies, including their products and services.

SHARING YOUR PERSONAL INFORMATION

We do not sell or share information that identifies you individually or makes it possible for other parties to contact you directly without your consent, except as disclosed in this privacy policy and in the following circumstances:



- Service Providers

We may share your information with service providers and others who help us operate our business or provide services on our behalf.

- Affiliates

We may share your information with companies that are under common ownership or control with Company, our subsidiaries and/or affiliated companies.

- Business Transition

We may share or sell your information as an asset of Company in conjunction with the sale to a third party of our Company, our subsidiaries and/or affiliated companies, or a portion of our or their assets.

- Legal Purposes

We may share your information:

- To conform with the law, respond to claims or comply with legal process served on Company (e.g., a lawful subpoena, warrant or court order, or discovery request);
- To enforce or apply our policies or agreements (including to bill and collect for amounts owed to us);
- To protect and defend our or our users' rights or property, our Websites, our employees, users, or the public, including fraudulent, abusive or unlawful use of our Website; or if we reasonably believe that an emergency involving immediate danger of death or serious physical injury to any person requires disclosure of communications or justifies disclosure of records without delay.

YOUR CHOICES:

You can make the following choices regarding your Personal Information:

1. Promotional Emails. You may choose to provide us with your email address for the purpose of allowing us to send newsletters, surveys, offers, and other promotional materials to you, as well as targeted offers from third parties. You can stop receiving promotional emails by following the unsubscribe instructions in emails that you receive or by contacting us with such request pursuant to the "How to Contact Us" section below. If you decide not to receive promotional emails, we may still send you service-related communications.

2. Promotional Mailings. If at any time you do not want to receive offers and/or circulars from us, you can remove yourself from our mailing list by contacting us with such request pursuant to the "How to Contact Us" section below and including "NO SNAIL MAIL" in the subject line along with your name, address and zip code. Although we will remove your name from our mailing list after receiving your request, you may still receive mailings from us that had been initiated prior to your name being removed.

3. Promotional Text Messages. If you receive a text message from us that contains promotional information, you can opt out of receiving future text messages by replying "STOP" or otherwise contacting us with such request pursuant to the "How to Contact Us" section below.



4. Changes to Your Personal Information. We rely on you to update and correct your Personal Information. Most of our Websites allow you to modify or delete your account profile. Note that we may keep historical information in our backup files as permitted by law. If our Website does not permit you to update or correct certain information, contact us with such request pursuant to the “How to Contact Us” section below.

5. Deletion of Your Personal Information. Typically, we retain your Personal Information for the period necessary to fulfill the purposes outlined in this privacy policy, unless a longer retention period is required or permitted by law. In addition, we may keep your Personal Information as needed to comply with our legal obligations, resolve disputes, and/or enforce our agreements. You may, however, request that we delete your Personal Information by contacting us with such request pursuant to the “How to Contact Us” section below and we will delete such Personal Information to the extent required by law.

6. Revocation of Consent. You may revoke consent, or object, to specific processing of your Personal Information by contacting us with such request pursuant to the “How to Contact Us” section below. If you revoke your consent for the processing of Personal Information, then we may no longer be able to provide you services. In some cases, we may limit or deny your request to revoke consent if the law permits or requires us to do so, or if we are unable to adequately verify your identity.

7. Access to Your Personal Information. If required by law, upon request, we will grant you with reasonable access to the Personal Information that we have about you. You may request access to your Personal Information by contacting us with such request pursuant to the “How to Contact Us” section below.

8. Online Tracking. We do not currently recognize automated browser signals regarding tracking mechanisms, which may include “Do Not Track” instructions.

9. South Dakota Residents. South Dakota residents may be entitled to ask us for a notice describing what categories of Personal Information (if any) we share with third parties or affiliates for direct marketing purposes. If you are a South Dakota resident and would like a copy of such notice, please submit a written request to us pursuant to the “How to Contact Us” section below.

PROTECTING YOUR INFORMATION

To help maintain data accuracy, prevent unauthorized access to or disclosure of, and ensure the appropriate use of your Personal Information, we have put in place physical, electronic and managerial procedures. In the event that we are required by law to inform you of any unauthorized access to your Personal Information, we may notify you electronically, in writing, or by telephone, if permitted to do so by law.

RETENTION OF INFORMATION

We retain personal information for the period necessary to fulfill the purposes outlined in this policy, or until an individual request’s that we delete information about them, unless a longer retention period is required or is permitted by law. If you would like additional information concerning how long we keep a specific type of information, you can contact us pursuant to the “How to Contact Us” section below.



MISCELLANEOUS:

AGGREGATE INFORMATION

We collect aggregate information about you and your use of our Website whenever you visit us online. For instance, we may collect various forms of “click stream” information such as entry and exit points for our Website (i.e., referring URLs or domains), site traffic statistics, page views, impressions, and operating system and browser type. In addition, when you request pages on our Website, our servers automatically log your IP addresses. An IP address is a number that is automatically assigned to your computer whenever you are surfing the internet.

We also use third-party software that tracks traffic directed to the Website from affiliate websites and the purchases that result from this traffic. This information is aggregated and is not tied to an individual purchase.

This aggregate information generally will not identify you or be correlated to you individually for external purposes. We may collect, compile, store, publish, promote, report, sell, or otherwise disclose or use any and all aggregate information, provided that such information does not reveal your identity. When we share such information with other companies, it is not traceable to any particular user, and will not be used to contact you. If we do correlate any aggregate information to you, such information will be treated like any other Personal Information under this policy.

LINKS TO OTHER SITES

Please be aware that we provide links to third-party websites as a service to our users, and that we are not responsible for the content or information collection practices of those pages. Please note that these websites’ privacy policies may differ from our privacy policy. We encourage you to review and understand their privacy practices before providing them with information.

TRANSMISSION OF INFORMATION TO OTHER COUNTRIES

As a multi-national company, we transmit information between and among Company, our subsidiaries and/or our affiliate companies. As a result, your information may be processed in a foreign country where privacy laws may be less stringent than the laws in your country. Nonetheless, where possible we take steps to treat Personal Information using the same privacy principles that apply pursuant to the law of the country in which we first received your information. By submitting your Personal Information to us, you agree to the transfer, storage and processing of your information in a country other than your country of residence including, but not necessarily limited to, the United States of America. If you would like more information concerning our attempts to apply the privacy principles applicable in one jurisdiction to data when it goes to another jurisdiction you can contact us pursuant to the “How to Contact Us” section below.

THIRD PARTY TRACKING

We participate in behavior-based advertising. This means that a third party may use technology (e.g., cookies) to collect information about your use of our Website so that it can provide advertising about products and services tailored to your interests. That advertising may appear either on our Website, or on other websites. You can opt out of receiving advertising based on your browsing behavior from some network advertising companies by going to the Network Advertising Initiative and the Digital Advertising Alliance websites, although to completely prevent advertising based upon your browsing behavior you should also disable the cookies on your browser.



HOW TO CONTACT US

If you have any questions about our privacy policy or our use of your information, or if you need help accessing, changing, or deleting your information, or otherwise electing to make any of the choices in “Your Choices” above, you can email or contact us as set forth below.

Important Note: If you are a person in the European Union, please use the specific contact information below.

Email us at: Tyson.Padgett@coyotes.usd.edu

Effective Date: August 18th, 2020

AGREEMENT AND CONDITIONS OF SERVICE

The Wolf’s Den is a financial information and educational service. By completing the registration process, and subscribing to The Wolf’s Den in any way, you are indicating that you agree to be bound by all of the terms in this Agreement. You may print and keep a copy of this Agreement for your records. The Wolf’s Den may change the terms in this Agreement at any time as is seen fit. When the terms are changed, the new version of the Agreement will be posted on our internet address (<https://www.TheWolfsDenPC.net>) and notice of a change to the this Agreement notice will be posted on the Web site or sent to you in via electronic mail. By continuing to use The Wolf’s Den, you are indicating that you agree to be bound by the changes in a new version of the Agreement. If you do not agree to the changes, you may cancel your membership with The Wolf’s Den immediately.

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The Wolf's Den may not disclose, publicly or privately, when it is exiting any position entered that has been outlined on this web site. The Wolf's Den does not advise investors to buy or sell securities, but rather, it alerts investors to situations in stocks or indexes where it is of the opinion of The Wolf's Den that a high probability/ low risk scenario for a profitable position is occurring. The Wolf's Den does not receive any compensation from companies featured on this web site for any reason. Past The Wolf's Den performance may not be indicative of future performance. Securities presented in The Wolf's Den should be considered speculative with a high degree of volatility and risk. There is absolutely NO sharing of subscriptions. The reasons are several-fold. The information provided by The Wolf's Den is proprietary. Any sharing of subscriptions or individual Ideas constitutes being an accessory to theft of Ideas and subscribers will be immediately terminated without refund. The Wolf's Den believes that the subscription rate is modest relative to the profit potential and will depend on the honesty and integrity of its subscribers to maintain this service at a reasonable price. One paid subscription allows one subscriber only to view the information presented in the protected area and the subscriber agrees not to reveal the contents of the protected area to anyone else. Not only is sharing information an accessory to theft, but shared information can be quickly spread across the internet and may jeopardize the validity of a Trade Idea scenario for all subscribers including yourself. Don't do it! Please direct all non-subscribers to The Wolf's Den website for information on subscribing. The Wolf's Den reserves the right to refuse any request for a subscription, and to permanently terminate a subscription if the subscriber is in violation of this agreement at any time without notice or refund. You must be 18 or over to be a subscriber. The Wolf's Den does not grant refunds.

Disclaimer of Warranties and Liability

Due to the number of sources from which news and information on The Wolf's Den is obtained, and the inherent hazards of electronic distribution, there may be delays, omissions, or inaccuracies in such information. The Wolf's Den and its affiliates, agents, licensors, and vendors cannot and do not warrant the accuracy, completeness, up to date-ness, non-infringement, merchantability or fitness for a particular purpose of the news and information available through The Wolf's Den, or The Wolf's Den itself. In no event will The Wolf's Den, its affiliates, agents, licensors, or vendors be liable to you or anyone else for any decision made or action taken by you in reliance on such news and information. The Wolf's Den and its affiliates, agents, licensors, and vendors, shall not be liable to you or anyone else for any loss or injury resulting directly or indirectly from the use of our services (including, without limitation, consequential, special, incidental, direct, or similar damages) even if advised of the possibility of such damages, you agree that the liability of The Wolf's Den its affiliates, agents, licensors, and vendors, if any, arising out of any kind of legal claim (whether in contract, tort or otherwise) in any way connected with The Wolf's Den or the news and information in The Wolf's Den shall not exceed the amount you paid to The Wolf's Den for the use of The Wolf's Den You agree that your access to and use of our services are at your sole risk.

At our request you agree to defend, indemnify, and hold us, our employees, agents, officers, directors, agents, contractors, and other representatives harmless from and against all liabilities, damages, claims, actions, costs, expenses (including attorneys fees), in connection with or arising from your breach of this Agreement Neither The Wolf's Den nor its analyst is a registered investment advisor or broker dealer. While it is the goal of The Wolf's Den to identify and provide well researched investment scenarios that have high potential for profitability, investments in securities or options are risky and use of the information provided by The Wolf's Den is at the subscriber's sole risk. It is up to each individual subscriber to do any necessary additional research. Subscribers must form their own opinion regarding investing in the scenarios outlined. Day trading or momentum trading has both potential risks and rewards. Investing or trading stocks based on the information provided by The Wolf's Den may not be suitable for all users of this web site. You, the investor, not The Wolf's



Den assume the entire risk of any trading that you choose to undertake.

This Agreement is personal to you, and you may not assign your rights or obligations to anyone. If any provision in this Agreement is invalid or unenforceable under applicable law, the remaining provisions will continue in full force and effect. This Agreement, your rights and obligations, and all actions contemplated by this Agreement shall be governed by the laws of the United States of America and the State of South Dakota, as if the Agreement was a contract wholly entered into and wholly performed within the State of South Dakota.

