

TERMS AND CONDITIONS OF USE OF TRES III

*This document is protected by copyright, and its use, reproduction, or modification is prohibited, being for the exclusive use of the company TRES Technology Inc.

DENOMINATION

For the purposes of these Terms, as well as any other documents, including the Business Terms, Data Privacy Policies, Cookie Policies, and future related documents describing rights, obligations, and usage modes of our Products, 'TRES Technology, Inc.' will be identified as 'the Company.'

USE OF OUR PRODUCTS

Accessing and using the Company's sites and materials are subject to your acceptance and compliance with these Terms. By doing so, you agree to respect them in their entirety, including the obligation to resolve disputes through arbitration. In case of disagreement with these Terms, you acknowledge that you should not access or use the Company's sites and materials and understand that you are prohibited from accessing any website or material provided by us.

If you choose to continue using the Company's products or any other product owned by us, you automatically accept our Terms and Conditions. Otherwise, you must cease the use of our products.

Your access and use of the Company's sites and materials are conditional upon your acceptance and compliance with these terms. By accessing or using the Company's sites and materials, you (hereinafter referred to as 'the User') agree to be bound by these terms. If you do not agree with the terms set forth herein, you acknowledge that you will not access or use the Company's sites and materials and understand that you are prohibited from accessing any website or materials provided by the Company.

Your use of the Company's sites and materials, carries full responsibility. It is a requirement that you only access and use the Company's sites and materials if you are capable of entering into a legal contract with our entity. We urge you to carefully read these Terms of Service ('Terms') before entering or using any website or resource offered by the Company. The following Terms and Conditions govern the use of our products, which belong to the Company, along with the features, functions, and tools intended for commercial purposes.

GENERAL

These terms and conditions are essential to ensure proper and secure use of the application. We recommend that you read them carefully before continuing to use this service.

The User is solely responsible for the use of the Company's Sites and Materials. The User agrees not to use them unless capable of entering into a binding contract with us.

Please take the time to carefully read these Terms of Service ("Terms") before accessing or using any website or material provided by the Company. This agreement extends to our owners, subsidiaries, affiliates, business entities, and all their respective officers, directors, employees, agents, and representatives (collectively, the "the Company Affiliates"). The websites referred to in these terms include <https://tres.company>, subdomains, as well as products, services, subscriptions, mobile applications, content, and features available or provided through these websites. Hereinafter collectively referred to as "the Company's Sites and Materials."

These Terms of Service govern the use of the Company's products, as well as the utilization of their features, functions, applications, services, technologies, and any other aspect unless separate terms are expressly specified.

PURPOSE

The Company's products are intended solely for educational and entertainment purposes and should not be used as financial advice. Trading stocks and penny stocks, like any other form of trading, carries risks, and past performance does not guarantee future performance.

***This is for Educational and Entertainment purposes only.**

***Past performance is not a guarantee of future performance.**

***This is not financial advice; we are not qualified financial advisors, and do not promise any future profits.**

***We always encourage you look for advice from a financial advisor qualified.**

***Our data may have glitches or interruptions; please be aware that there may be delays or inaccurate data representations. Therefore, we always recommend cross-referencing the data with your broker.**

***Do not trade on the basis of our DATA,**

***Trading is risky, doing so, is at your own risk of loss.**

MINIMUM AGE REQUIRED

the Company's Sites and Materials are not designed or intended for individuals under 18 years of age. By accessing or using the Company's Sites and Materials, you certify that you are 18 years of age or older, or of the legal age required by your country's legislation.

RISK

You understand and acknowledge that trading stocks, particularly futures and options, as well as penny stocks, involves a high degree of risk. You accept that you, and not the Company, are solely responsible for conducting your own research and making investment decisions. You should not trade with funds/money you cannot afford to lose. the Company encourages you to seek advice from a qualified securities professional and, if necessary, from a tax or legal advisor before making any investments, and to fully understand all the risks before investing.

It is essential that you conduct additional independent research to form your own judgment about investments. You are solely responsible for your investment decisions,

and nothing in the information provided is intended to be or should be interpreted as a guarantee of specific results. You should always consult with a duly qualified financial, investment, legal, or tax advisor to determine the suitability of any investment.

GENERAL DISCLAIMER

The Company assumes no responsibility for your results and investments, and you agree to release the Company from any such results or losses.

The Company and its products do not act as qualified financial advisors. Before making any investment or transaction, you must conduct your own research, seek information, and consult with a qualified financial advisor. You should not base your trades on the Company's products, and if you choose to do so, you do it at your own risk of loss. The Company is not responsible for any monetary or in-kind loss under any circumstances.

The Company does not provide personalized investment, financial, tax, or legal advice, nor does it act as a stockbroker. The Company does not recommend the purchase of specific securities or guarantee particular investment results. You understand and acknowledge that there is a high degree of risk in buying and selling securities, including futures, options, and penny stocks. You acknowledge and agree that you are solely responsible for your own research and investment decisions. You should not invest money you cannot afford to lose. The Company encourages you to seek the advice of a licensed securities professional and, if necessary, tax or legal advisors before investing. The Company assumes no responsibility for your trading results and investments, and you agree to release the Company from any liability for such results or losses.

We cannot control what users in our chat rooms, post comments, or send direct messages ('user submissions') write. Some users may seek to influence others to buy securities and stocks, among other things. You should disregard such recommendations and always consult with a licensed financial professional before making any investment. You should not rely on the posts of strangers on our platforms.

Past results of any individual trader or trading system published by the Company are not indicative of future performance, nor do they guarantee the results you may achieve in the future. Information, including methods, techniques, content, indicators, strategies, and other aspects of the Company's Sites and Materials, is provided for informational, educational, and entertainment purposes and should not be considered investment advice. You should not base your investment decisions on this information. Additional research is always necessary to form your own opinion about investments. You are solely responsible for your trading decisions, and nothing in the information is intended to be a guarantee of specific results. You should consult with a licensed financial, investment, legal, or tax advisor to evaluate the suitability of any investment.

The User shall not use the Company's products if there is any feature or characteristic in the products that is illegal in their country or if their country prohibits the use of any feature, characteristic, or access to software, hardware, or technology related to our

products. By using the Company's products, the User agrees and declares that they will be solely responsible for legal consequences and releases the Company, its worldwide companies, and subsidiaries from liability.

The User agrees that the Company is not responsible for the actions, services, content, or data of third parties and releases the Company, its directors, officers, employees, and agents from any known or unknown claims and damages arising out of or related to any claims the User has against third parties.

If the User is a resident of California in the United States of America, they agree to waive the provisions of the California Civil Code, Section 1542, which states: "A general release does not extend to claims that the creditor does not know or suspect to exist in their favor at the time of executing the release, and that, if known by them, would have materially affected their settlement with the debtor" (to the extent such waiver is permitted by law).

DISCLAIMER OF WARRANTIES

You explicitly understand and agree that the content, products, tools, and services obtained through the Company's Sites or its materials are provided as available and without representations or warranties of any kind, whether express or implied, to the fullest extent permitted by applicable law. The Company disclaims all warranties, including, but not limited to, the accuracy, reliability, usefulness, or completeness of the information contained in the Company's Sites and Materials.

LIMITATION OF LIABILITY

Neither the Company, nor the Company's Affiliates, nor any of their suppliers, advertisers, or sponsors shall be responsible for any damages, whether direct, indirect, incidental, consequential, special, or otherwise, arising out of or related in any way to the Company's Sites and Materials, the content contained herein, or any product or service used or acquired through the Company, including, but not limited to, loss of capital, pain and suffering, emotional distress, or similar damages, even if the Company has been advised of the possibility of such damages. The Company's liability for all damages, losses, and causes of action (whether in contract, negligence, or otherwise) shall not exceed the greater of \$10 US dollars or the total amount paid to us by you, if any, for materials or services (including your subscriptions) during the six (6) months prior to the filing of the claim.

PERFORMANCE

The past results of any individual trader, user, or individual trading system published by the Company do not guarantee future performance for that trader or system, nor do they guarantee future performance for the User.

DATA

We use User data, such as their registration information and preferences, to enhance their experience and connect them with information, people, businesses, and other items of interest. We also employ this data to provide relevant suggestions and ads.

The Company implements security measures to preserve the privacy and integrity of its products, enabling access to the User's data and experiences across all of its products. Information is shared among the Company's products and its affiliated companies to enhance the User's experience, without selling it to third parties. It may be analyzed globally to improve existing products or develop new ones.

The Company constantly seeks innovation through research and collaboration to enhance its products and remove obstacles in the User's daily life to improve it.

By using the products, the User agrees that their information and data may be stored and distributed in systems worldwide under the control of the Company and its affiliates.

Occasionally, to provide the Company's services, it is necessary to collect and use the User's personal data.

GENERAL DATA GUIDELINES

Please provide accurate and truthful information when registering. Create only one account, as the Company may merge accounts without prior notice.

Keep your password secure and do not share it with third parties or store it on digital devices to avoid jeopardizing your information.

To use our products and services, you must comply with the minimum legal age in your country. Additionally, you cannot access our products or services if you have a history as a sex offender or if your account has been previously disabled for violating our terms or policies.

Receiving our products, services, or software is prohibited if applicable laws prevent it. You agree not to engage in the conduct described below or facilitate it to others:

Do not use our products if you violate our terms and conditions, policies, or if you behave deceptively or unlawfully. Do not infringe the rights of others, both within and outside our community.

You also agree not to upload viruses, malicious code, or perform actions that may harm the operation of our products.

Do not attempt to access or collect data from our products without the express consent of the Company, whether by analog, digital, mechanical, automatic, quantum means, or through social engineering.

The Company reserves the right to delete any information you have entered or generated, and even to close your account without prior notice on all our products if we believe you have violated any of our data, privacy, standards, or other policies. We will also exercise this right if we believe that your conduct in our community or products

harms the Company in any way or if you are infringing the intellectual property of the Company or third parties.

The personal information provided to the Company is used to help the User recover access to their account in case of loss. In this process, the Company may require additional information or documents to confirm the User's identity. If the identity cannot be verified, the Company may choose to suspend or partially or totally delete the User's account within a timeframe it deems appropriate.

When registering for one or more of the Company's products, access data, credentials, images, photographs, sounds, content, posts, and other information entered by the User may be used to access other Products of the Company. In the event of acquisition, merger, or partial or complete sale of the Company's assets, the Company may choose to retain and use the User's information to keep them as part of the Company's product ecosystem.

COMMUNITY GUIDELINES

At the Company, we understand that having social products can lead to situations where users make comments that may seem offensive, even if they are not, due to a context of humor or play. The Company reserves the right to remove content, information, accounts, whether in whole or in part, without prior notice if it deems that any post, content (in audio, visual, or text format), could harm the public or private image of the Company or negatively affect the environment in our community in the Company's products. In the event that a user or you have posted something of the mentioned nature, even if it is harmful or offensive to you, no compensation will be provided by the Company, its affiliated companies, or affiliates, or any company associated with the Company.

In order to maintain a safe and consistent environment, harmful behavior in our products will not be tolerated. Users who violate our code of conduct may be suspended or, in severe cases, have their accounts deleted, and we may contact the relevant authorities.

Do not use our product's communication channels for violent, threatening, or harmful purposes to yourself or others, either directly or indirectly. Posting or using our product's communication channels for terrorist or illegal activities, or actions that threaten the lives or well-being of individuals, is prohibited. Likewise, you are not allowed to display, exchange, traffic, sell, rent, discard, or acquire illegal products in your country through our products.

Do not promote or engage in acts that affect nature, humanity, or endangered animals through our products. Do not use our communication channels to promote or engage in trade activities, whether legal or illegal, without holding the required licenses under your country's laws.

Do not promote or participate in activities related to firearms through our products, such as renting, selling, trafficking, acquiring, promoting, instructing, or mentioning firearm-related features. It is strictly prohibited to post photographs of minors, sexual exploitation, illicit activities in your country, or in the United States of America related to it through our products.

Do not use our products to spread child pornography or prostitution. Do not harass third parties through our communication channels or share graphic, auditory, or visual material that may provoke claims or conflicts. Do not engage in bullying or promote hatred or contempt towards other individuals or groups.

Do not share sensitive personal data that may harm the privacy, financial, personal, or work life of third parties, as well as their passwords or access data on any platform or product worldwide without the appropriate permission.

Do not share violent images or content, hate speech, images of corpses, or content that promotes acts against human life or nature through our products. Do not share photos and images of nudity, do not spam, and do not engage in activities that may endanger the Company or the Company's users.

Do not create additional accounts, fake accounts, or use intellectual property or copyrights without permission. Do not impersonate famous or non-famous individuals.

Do not spread fake news through our products. You are responsible for everything you post or share, and any damage caused to yourself or third parties as a result of your content makes you responsible to society and legal authorities in any country in the world. The Company and its subsidiaries do not assume any responsibility in such disputes or lawsuits.

By using our Products and Services, you agree that any legal dispute is the responsibility of the users involved, releasing the Company from all liability.

ADS

The Company may display advertisements, statistics, and other relevant information based on the User's use of the products and suggestions generated by our algorithms.

MATERIALS

Furthermore, the methods, techniques, information, content, indicators, strategies, columns, articles, and all other features of the Company's Sites and Materials, as well as any Company product or service (collectively, the 'Information'), are provided exclusively for informational and educational purposes and should not be considered as investment advice. Therefore, the User should not base their investment decisions on the Information.

TERMS UPDATES

The Company reserves the right to update these Terms by posting revisions in this statement or through the registered contact information. The User accepts all modifications by continuing to use the Company's Sites and Materials after the publication or communication of such revisions.

If the User chooses to continue using any of the Company's products for commercial or business purposes after receiving a notice of an update to these Business Terms, they agree to comply with the new Terms or updates and acknowledge their obligation to comply. Any dispute or claim that arises after an update to these Business Terms will be governed solely by the new Terms. In case of non-acceptance of the new Terms, the User should stop using any Company Product until they agree.

In the event of a conflict between the Business Terms and the Company's Terms, the Business Terms will prevail with respect to access and use of Company Products for commercial purposes.

Under certain circumstances, the Company's Terms, Business Terms, and other policies of Company Products may be updated, and the updated terms and policies will be referred to as "Supplementary Terms," which will take precedence over other terms and policies of the Company.

When the User uses any feature, section, platform, or platform of the Company in any of our Products, they must comply with the policies that govern such features, functions, platforms, and sections, as well as accept the Terms and Policies when instructed.

The failure to enforce any of these Business Terms by the Company will not be considered a waiver.

The rights and obligations of this contract are not transferable to third parties without the consent of the Company, nor do they confer beneficiary rights on third parties.

The User agrees that the Company may disclose, publish, disclose, edit, reject, accept, or delete all information associated with their accounts and their content, including commercial activities, pages, profiles, and groups they administer within our Products at any time, whether for the company's benefit or legal requirement.

Nothing in these Business Terms will prevent the Company from complying with the law.

The Company reserves all rights not expressly granted to the User.

TRES PRODUCT

Information Disclaimer: The information provided by this application may contain flaws, interruptions, and errors. The graphical representations and data displayed here are provided solely as a representation of trends and should not be considered accurate. The Company provides statistical data based on its own knowledge, methods,

and data, and these data may not be accurate; remember they are for educational and entertainment purposes only. This application is designed for intraday use (stock charts within a day). It's important to note that prices may have a delay compared to real-time market prices. The information provided in this application is only a representation of the trend of stocks and does not guarantee its accuracy. For accurate information, we recommend consulting your trusted broker.

Connection with Brokers: This application may facilitate the connection with some brokers to simplify the representation and execution of transactions for inexperienced users. It's essential to understand that purchases and sales are not executed with exact numbers, and stock purchase or sale prices may vary depending on volatility. This application does not provide exact stock prices or profit and loss calculations. When buying stocks through this application, you must understand that stock market investments can result in gains or losses. The Company does not assume responsibility for your financial decisions since our primary function is to facilitate the use of your broker through our application.

The reason why the option to buy stocks from the app is available is to facilitate and simplify the use of your broker but in no way replaces the broker.

Specific Queries: For accurate information about your account, balance, and other financial data, please consult your broker directly.

Service Interruptions: This application may experience service interruptions for any reason. The Company is not responsible for any losses that may arise due to these interruptions. In case of an interruption or if you need precise price values, gains, losses, or related values, we recommend contacting your broker for exact data or executing transactions directly.

Timeliness of Alerts: The intraday alerts provided by this application are for informational purposes only. Please note that you should not use these alerts as financial advice, as they are designed for educational and entertainment purposes only. Before making financial decisions, we strongly recommend consulting a qualified financial advisor.

Chat and Forums: The chat areas, forums, and similar communication features available in the Software are considered public, and any communication will be visible to third parties and considered non-confidential. The contents and materials posted in the forums are for informational and educational purposes only. We do not represent or warrant the integrity, truth, accuracy, usefulness, or reliability of any User Content, and we do not necessarily endorse any opinion expressed therein. Please note that by using the Company's Sites and Materials, you may be exposed to content that may be offensive, harmful, inaccurate, or inappropriate. We cannot monitor or control the content or User Submissions accessible on the Company's Sites and Materials.

System Availability:

The market volatility, volume, and system availability may delay access to the account and the execution of trades.

SUBSCRIPTIONS PREMIUM AND PAYMENTS (Auto-Renewable - PREMIUM)

By opting for the auto-renewable subscription "PREMIUM," the user agrees to the following terms:

Subscription Title: The name of the subscription is "PREMIUM."

Subscription Duration: The subscription automatically renews on a monthly basis.

Subscription Price: The monthly fee is \$29.99 USD or its equivalent as set by the AppStore, depending on the country.

Alerts and Notifications: With the "PREMIUM" subscription, the user has exclusive access to real-time alerts and notifications regarding potential stock movements.

By accepting this subscription, the user acknowledges and agrees to the terms and conditions, as well as the associated privacy policy. For more details on the subscription and its functioning, please refer to our Terms of Use and Privacy Policy within the application.

The Company may use the services of intermediary companies, such as Apple Pay, Paypal, Stripe, among others, to handle payments between the User and the Company. Therefore, the Company does not store your bank data; these data are managed by the mentioned companies to ensure the security of your financial information.

When you make payments with a credit card, debit card, or Paypal (or other payment gateways) to access Premium services, you agree that the Company, through the mentioned intermediary companies, makes periodic or recurring charges corresponding to the Premium subscription. You can cancel these charges at any time at your convenience. These charges will be made monthly. Therefore, if you wish to cancel a subscription that you had previously authorized, you must do so with at least 10 days' notice before your active Premium period ends to ensure the proper suspension of service without a charge for the next recurring charge. Otherwise, you agree that the Company can charge the next period automatically before canceling your subscription. In this case, you can continue to enjoy the benefits of the Premium user for the last period for which you were charged.

It's important to note that credit cards may be subject to adjustments due to commissions and additional charges established by your bank.

The Company reserves the right to change its product and service prices without prior notice.

Accumulation and Removal of Benefit Days

By subscribing to the Premium service of our application, we understand that you have assessed and benefited from the accumulated perks through referral programs with your friends and free trial periods. Upon making the payment to access the premium tier, you agree and acknowledge that any accrued days from referring friends or through free trials will be removed from your account. The company is not obligated to replenish these accumulated days in any form, whether in additional days, monetary compensation, or any other manner, neither during the validity of your premium subscription nor after its termination. We recommend reviewing and understanding this policy before subscribing, as the removal of accumulated days is irreversible and constitutes a part of the terms and conditions associated with accessing our premium service.

INTELLECTUAL PROPERTY, HYPERLINKS, AND LINKS TO OTHER WEBSITES

The Company's Sites and Materials, as well as related content, including but not limited to User Submissions (any post or message sent by a user), third-party applications, and any other content on the Company's Sites and Materials, and the copyrights, trademarks, service marks, and other intellectual property rights in such content, are owned by the Company and/or its licensors or external providers, unless otherwise indicated. You may access and use such content solely for your personal and non-commercial use. The Company or its third-party licensors, as applicable, reserve all rights not expressly granted in relation to such content. Any modification or use of such content that is not expressly permitted herein constitutes a violation of our intellectual property rights and may be subject to the corresponding legal terms.

The Company's Sites and Materials may contain links to third-party websites. The provision of such links does not imply the endorsement of that third party or any service or product they may offer, nor does it constitute a representation of our affiliation with that third party. We have no control over third-party websites. These other websites may have different policies regarding the use or disclosure of the personally identifiable information you submit to them, so you should review the privacy policies or statements of the other websites you visit.

CONTENT

We reserve the right to delete or not approve any content, post, or advertisement that we deem inappropriate.

The User is responsible for the content they post. When uploading audio, video, or music content, they must possess the necessary permissions or licenses for its use. In the event of a copyright infringement or other claims related to content published without permission, the User will be solely responsible and acknowledges that the Company is exempt from any liability and damages arising from their actions. Uploading content for personal or commercial use without the corresponding legal permissions is expressly prohibited.

The User is solely responsible for the content they publish, including the music included in that content.

The Company takes piracy and proper use of Intellectual Property very seriously. In case of violating our terms, we reserve the right to partially or completely remove all your information and content of any kind, including videos, images, music, among others, within our Products, without prior notice.

Unauthorized content must and will be removed.

Certain content, including audio and video, and posts from other parts of the world may not be available to you.

TRANSPARENCY AND RESULTS CLAIMS

To promote transparency, we may require Users to verify their securities transactions through various methods that we designate. In the event that they do not provide such verification, we may take the following actions: (1) disable any account they have established through the Company's Sites and Materials; (2) remove any content they post, including content related to their transactions. However, despite the Company's commitment to transparency, we cannot guarantee the accuracy and will not be responsible in any way for any trading information presented by Users.

Furthermore, on occasion, the Company's Sites and Materials may make reference to a commitment by the Company or other authorized representatives of the Company to share investment results, including, among other things, trading results or investment strategies. Such references should not be interpreted as a requirement to disclose personal investment and tax planning strategies or as irrelevant to the scope and nature of the Company's educational philosophy.

COMMERCIAL TERMS

By using the Company's products, the User expressly declares that they have all the necessary rights to grant the licenses and rights that they (or someone on their behalf) grant to the Company under the Commercial Terms and any applicable supplementary or additional terms, including permission to display, distribute, broadcast, and deliver their content within the products.

The User assures that their access or use of the Company's products, whether for commercial or personal purposes, complies with all applicable laws, rules, and regulations. Additionally, they commit to restrict their advertisements and activities within the products, for example, by avoiding the delivery of certain types of ads to minors or ads that are offensive or illegal in certain countries.

The Company may require the advertiser or owner of the business or trade profile to submit any documents that the Company deems necessary at any time to verify their identity and the permissions or documents necessary to operate a profile of this nature.

In case the User advertiser or merchant does not provide the required documents within the specified time frame, the Company may suspend or fully, temporarily, or partially delete their account.

BY USING THE PRODUCTS AND SERVICES OF THE COMPANY, THE USER AGREES TO THE FOLLOWING:

When using the products and services of the Company, the User grants permission to the Company to use the data and content they enter or share. Additionally, the User declares themselves to be the owner of the information they provide to the Company, its products, and services, and grants consent for the Company to use, display, and edit all information or content entered into our products. It is acknowledged that the User remains the owner of the intellectual property they share in our products. In this way, the User grants a legal, non-exclusive, transferable, sublicensable, royalty-free, worldwide license for the Company to store, host, use, distribute, modify, perform, copy, publicly display, translate, and create derivative works from their content. This includes content protected by intellectual property rights, such as photos, videos, audio, and literary works, profile photos, or in the case of the trading app; specific trading gains, losses, and operations, as well as other data published in the Company's products, which will be considered public domain. The Company reserves the right to use this data to create informative content of interest, including but not limited to statistics or articles about the best traders in the app in certain countries, among other possible uses.

All permissions granted under these terms and conditions can be revoked, and the license may be terminated by removing the content and information entered into our products or by deleting the account. If the account is deleted and the Company continues to use material that the User has posted or shared in our services and products, the User will be required to contact the Company to notify that such content can no longer be used.

Since this is digital content, there may be visible copies of your content after deleting your account. The Company strives to remove all content when an account is deleted, but occasionally, there may be residual copies. In such a case, if you find residual or digital copies of your deleted content, we encourage you to report it through the Company's technical support contact channels, such as chat or the email provided by the company.

By using the products and services of the Company, the User grants permission to the Company to use their name, photographs, and information in relation to actions taken within the Company and in relation to any Company product or features of our products, without compensation to the User. The Company is a free community, and the User's information, photographs, intellectual property, or name may be used in any modality, feature, or function of any Company product, always within the legal framework. Information that the User does not wish to be used should not be entered; otherwise, by entering it, the User grants the Company permission to use it in the Company's products and media.

The Company seeks to foster connection in the world, which involves connecting data massively to create opportunities in the lives of users. However, by posting or entering information in the Company's products, there is a risk that it may be misused by individuals with illegal intentions. It is advised not to disclose sensitive information such as addresses, bank account numbers, or children's names. If the User decides to post this type of information, they accept responsibility for any problems or damages that may arise and release the Company from any liability.

The Company aims to provide a pleasant environment for its users, but there is a diversity of cultures, beliefs, and values. The User may come across content or information in our products that they do not like. In such cases, it is recommended to stop using our services. The Company is a platform for free information within a legal and tolerant framework, and by using our products, the User agrees to interact with different perspectives and content. If this is not acceptable, closing the account is recommended.

The User grants permission to the Company to update the software of its products on the device where the software is used. Occasionally, the Company may require the User to update the software to enhance the user experience.

The Company retains all intellectual property rights to the content it generates or makes available. The User will retain intellectual property rights to their own shared or entered content on the platform.

Extracting the source code of any of the Company's products and services is prohibited.

The User can delete their account at any time, but it may be necessary to delete the information and accounts separately from each of the Company's products. If you realize that your accounts have not been completely deleted, you are encouraged to contact the Company through the company's official contact accounts.

The Company strives to offer the best services and products, but mistakes can be made. Therefore, all warranties, whether express or implied, are waived. The Company does not control or direct the actions or conduct of individuals and is not responsible for their behavior or the content they share, including offensive, inappropriate, obscene, illegal, or objectionable content.

By using the products and services of the Company, the User understands and agrees that the Company cannot foresee all the problems that may arise in its products, and the Company's liability is limited to the extent permitted by applicable law. In no event will the Company be liable for loss of profits, revenue, information, or data, or for consequential, special, indirect, exemplary, punitive, or incidental damages related to these terms or the Company's products or materials, even if warned of the possibility of such damages.

DISPUTES OR GENERAL CLAIMS

The total liability of the Company arising from any access or use of its Products for commercial or business purposes shall not exceed ten dollars (\$10) or the amount paid by the User in the last year.

In the event of a claim or dispute related to the services, actions, content, or information on the Company's Products, the User agrees to indemnify and hold the Company harmless from any damages, losses, or expenses of any nature, including reasonable legal fees and costs, related to such claim or dispute.

If the User resides outside the United States of America or their business is located outside of said country, they agree that any dispute or claim must be resolved in the courts of the state of Delaware, and the laws of that state shall govern these Commercial Terms and any claims related to conflicts of laws.

In the case that the User resides within the United States of America or their business is located in said country, they agree to submit any dispute, claim, or cause of action related to the access or use of the Company's Products for commercial or business purposes to arbitration. However, this does not encompass commercial claims related to intellectual property infringements, such as copyright, patents, or trademarks, nor does it cover efforts to interfere with the Company's Products in an unauthorized manner, such as the use of bots, malicious code, brute force attacks, or hacking.

Any commercial dispute or claim between the User and the Company shall be subject to the law of the state of Delaware in the United States, except to the extent that such law is in conflict with or inconsistent with federal law.

The User agrees that any dispute or claim will be exclusively resolved in the courts of the state of Delaware in the United States for the purpose of litigating any such claim.

If any federal or state law opposes any of these provisions or terms and cannot be enforced, such provision will be omitted, and the rest of the provisions will remain in full force and effect.

We encourage our Users and non-Users to report any case or claim through the channels available on the Company's products. In the event that a satisfactory resolution is not reached and the situation requires it, any legal claim or dispute against the Company must be resolved exclusively in the United States, in the state of Delaware, before the relevant government authorities, unless the laws of the User's home country state otherwise.

INDEMNIFICATION

As a condition of your use of any of the Company's Sites and Materials, the User agrees to indemnify and hold the Company and its Affiliates harmless from losses, claims, judgments, costs, damages, and expenses, including attorney's fees, arising from: Your violation of these Terms. Your use or reliance on any of the Company's Sites and

Materials. Your violation of the rights of any third party. Any claim that one of your User Submissions caused damage to a third party. Any claim or demand from a third party resulting from your use of any third-party website.

This indemnification and release obligation will survive after the expiration or termination of these Terms and the cessation of the use of the Company's Sites and Materials.

TERM AND TERMINATION

Unless specified otherwise herein, these Terms take effect from your first use of any of the Company's Sites and Materials and continue until you cease to use such Sites and Materials or until your subscription, if any, expires or terminates, whichever occurs last.

The Company reserves the right to terminate access and use of the Sites and Materials at any time. The grounds for such termination shall include but not be limited to:

Violations or breaches of these Terms or other agreements or guidelines. Requests from law enforcement or other government or regulatory authorities. Copyright or other intellectual property infringement or unauthorized use.

The cancellation or termination of your account, services, or subscriptions by the Company will not exempt you from any obligation to pay accrued fees or charges. You may not access or use the Company's Sites and Materials after the termination or appropriate notice.

CONFLICT RESOLUTION

EACH PARTY ACKNOWLEDGES THAT, IN THE EXECUTION OF THIS AGREEMENT, THEY HAVE HAD THE OPPORTUNITY TO OBTAIN INDEPENDENT LEGAL ADVICE, HAVE READ AND UNDERSTOOD ALL THE TERMS AND PROVISIONS OF THIS AGREEMENT. THIS AGREEMENT SHALL NOT BE CONSTRUED AGAINST ANY PARTY DUE TO ITS PREPARATION.

These Terms, along with the Code of Conduct referenced herein, constitute the entire agreement between the User and the Company regarding the use of the Company's Sites and Materials, replacing any prior agreement, whether written or oral, on that subject between the parties. If any provision of these Terms is found to be illegal, void, or unenforceable for any reason, such provision shall be deemed separable from the Terms and shall not affect the validity and enforceability of the remaining provisions.

The laws of the state in which you reside, without reference to conflict of law rules, govern these Terms and any dispute of any kind that may arise between the User and the Company. Unless otherwise provided herein, both parties agree that any controversy or claim, whether legal or equitable in nature, related to the provision of services or materials by the Company, regardless of the date of accrual of such dispute, shall be resolved by binding individual arbitration (with no option for class or collective arbitration).

The User and the Company agree that the sole relationship between the two parties is contractual and is governed by these Terms. Any dispute or claim related to the provision of services or materials by the Company shall be resolved solely based on these Terms.

CLASS ACTION WAIVER

ANY PROCEEDING, WHETHER INDIVIDUALLY BROUGHT IN ARBITRATION OR IN COURT, WILL NOT BE CONSOLIDATED OR COMBINED AS A CLASS ACTION OR OTHER REPRESENTATIVE ACTION. In the event that a court or arbitrator determines, in an action between the User and the Company, that any part of this class action waiver cannot be enforced as to certain claims, the arbitration agreement and class action waiver will not apply only to those claims but will remain effective for all other claims.

No monetary refunds will be issued; refunds will only be processed in the case of damaged products.

Affiliate Links. Our Website may contain affiliate links, for example, from Amazon or Google Ads. If the User clicks on one of these links, the Company may receive a profit from that click or from the purchase of a product or service.

CONCLUSION

The terms posted on the websites of each of the Company's product or service constitute the complete agreement between the User and the Company regarding the use of our Products, replacing any prior agreement.

The User acknowledges that it is their responsibility to review our terms and policies each time they use our products and services, without exception. By using our products and services, the User expressly agrees to and accepts our terms and policies.

Some of the Products we offer are also governed by supplementary terms, such as commercial use terms and advertising terms, among others. In the event of a conflict between these terms and the supplementary terms, the supplementary terms shall prevail to the extent of the conflict.

If any of these Terms is found to be unenforceable, the remaining provisions will remain in full force and effect. The failure to enforce any of these Terms at any given time will not be considered a waiver of that term. Any modification or waiver of these Terms must be made in writing and signed by the Company.

The rights and obligations established in these Terms are not transferable without our express consent.

In the event of death, the Company will determine whether access to the User's account is granted to their closest contact (with the most interaction with the User) on our Products, if the account is deleted, or if some form of tribute is made in our products

with the User's information, if applicable. It is also possible for a direct family member to claim access to the User's account, and such access may be granted.

These Terms do not confer rights on third-party beneficiaries. All of our rights and obligations under these Terms are freely assignable by us in the context of a merger, acquisition, or asset sale, or by legal requirement or other reasons.

The Company values User feedback and suggestions about the Company's products and services. However, it is important to understand that the Company may use them without restrictions or the obligation to provide compensation, and the Company is not obliged to keep them confidential.

We reserve all rights not expressly granted to the User.

Last revision:

December 20, 2023

Delaware, United States of America.

TRES Technology, Inc.

APPENDIX TO THE TERMS AND CONDITIONS UPDATE

Effective Date: February 6, 2025

This appendix complements and modifies the existing Terms and Conditions of TRES Technology, Inc. By continuing to use our application, the user agrees to the following additional terms, which supplement but do not replace the previous terms. In the event of a conflict between this appendix and the general Terms and Conditions, this appendix shall prevail concerning the functionalities described herein.

1. NATURE OF THE APPLICATION AND LIABILITY LIMITATIONS

1.1 Broker Facilitator: The TRES application is not a broker, financial advisor, nor does it offer recommendations for buying or selling stocks. Its primary function is to serve as a simplified interface that streamlines the user's broker account usage at Charles Schwab.

1.2 Broker Connection: To use the application, the user must have an active Charles Schwab account and accept the terms and conditions of said broker. The connection between the user and the broker is the exclusive responsibility of the user.

1.3 Operations via Broker: All stock purchase and sale transactions are executed exclusively through the Charles Schwab platform. At no time does TRES Technology, Inc. have access to, custody over, or control of the user's funds, securities, or assets.

1.4 Absence of Order Confirmation Window: Some versions of the application may not display an order confirmation window before executing an action with the broker. This is intended to optimize the process and eliminate unnecessary delays. The user accepts that any error in selecting the order type, quantity, or price is their sole responsibility.

1.5 Disclaimer of Loss Liability: The user releases TRES Technology, Inc. from any past, present, or future losses resulting from the use of the application. The responsibility for verifying the accuracy of their transactions lies solely with the user.

2. ALERTS AND DATA ACCURACY

2.1 Purpose of Alerts: Alerts generated by the application are for educational and entertainment purposes. Under no circumstances should they be considered investment recommendations.

2.2 Independent Verification: The user accepts that the information provided by the application may be delayed, erroneous, or inaccurate and agrees to verify all transactions directly with their broker.

2.3 Update Intervals: The data displayed in the application does not necessarily reflect real-time quotes. By default, updates occur approximately every minute, but this may vary.

2.4 P/L Charts and Position Data: The "Positions" section in the application only displays transactions made through TRES and does not necessarily reflect all positions held in the user's broker account.

3. TECHNICAL FAILURES AND MAINTENANCE

3.1 Possible Errors and Failures: The application may experience errors, system crashes, or delays in order execution. The user accepts that it is their responsibility to check each transaction directly with their broker and take the necessary steps to correct any issues.

3.2 Service Interruptions: TRES Technology, Inc. reserves the right to perform scheduled or unscheduled maintenance, which may result in temporary service suspension without prior notice.

3.3 Push Notification Delays: Notifications sent by the application may be delayed or fail to be delivered. The company is not responsible for any inconvenience arising from this.

4. USER RESPONSIBILITY

4.1 Double Verification of Orders: The user accepts that any data displayed in the application, including but not limited to P/L, charts, and order status, may be incorrect. It is the user's responsibility to confirm all transactions with their broker.

4.2 Incorrect Order Execution: If a transaction is not executed correctly, the user must verify with their broker and take immediate action to correct any error.

4.3 Delays in Order Execution: Delays may occur in order execution within the application, both for purchases and sales. The user must always remain attentive and verify any relevant information with their broker for financial security.

4.4 User's Own Risk: If the user disregards the warnings stipulated herein and makes investment decisions based on the application's information, they do so at their own risk.

5. CANCELLATION AND REFUND POLICIES

5.1 Cancellation of Premium Services: If a premium account is canceled due to misconduct or violation of the application's policies, the user will not be entitled to refunds for payments already made.

6. FINAL PROVISIONS

6.1 Modifications to the Appendix: The company reserves the right to modify or update this appendix at any time. The current version will always be available in the application and on the official website.

6.2 Acceptance of Terms: By continuing to use the application, the user acknowledges that they have read, understood, and accepted the terms outlined herein. If the user disagrees, they must immediately cease using the application.

For any inquiries related to these terms, you may contact TRES Technology, Inc. through official communication channels.

Publication Date: February 6, 2025

TRES Technology, Inc.
Delaware, United States.