

Your Option Services Limited

Registered Number: 13815933
Registered Office: 1st Floor 87/89 High Street,
Hoddesdon,
Herts,
EN11 8TL
T: 02034881788
E: hello@your-option.co.uk
W: www.your-option.co.uk

**Terms and Conditions**

Your Option is the trading name for Your Option Services LTD. Access to and use of Your Option website is subject to the following terms and conditions of use. You are responsible for bringing these terms to the attention of anyone who may access this website following a recommendation by you. By using this website you agree to be bound by these terms and conditions. Your Option reserves the right to make any changes to, remove or alter the content of this website at any time and without notice.

Disclaimer

The information contained on this website is not comprehensive and is provided for general information purposes only. Although care has been taken in preparing the information published on its website, Your Option does not guarantee the accuracy of it. Information may not be up to date or applicable to the circumstances of any particular case. Your Option cannot accept any liability for any inaccuracies or omissions on this website and any decisions you make based on information contained on this website are your sole responsibility. Your Option does not accept liability for any direct, indirect, consequential or other losses or damages of any kind whatsoever arising out of the use of or access to this website or any information contained on it.

Access to the Website

Your Option does not give any warranty or guarantee as to the availability of this website or that your use of it will be uninterrupted or that the website, the content, our operation of it and/or the server which makes it available are error or virus free. Your Option reserves the right to terminate, suspend or deny you access to the website at any time and for any reason and without giving prior notice.

Copyright

Copyright © Your Option Services LTD All rights reserved. All copyright and other intellectual property rights in all text, images and other material on this website are owned by Your Option or are included with the permission of the owner.

You are permitted to browse this website and to produce extracts by way of printing or downloading for non-commercial, informational or personal private purposes only. All other use is strictly prohibited. No reproduction of any part of this website may be sold, distributed or transmitted for commercial gain, modified, incorporated

into any other work, publication or website without Your Option's prior written permission.

Product and Service Offerings

A reference to any service on this website does not constitute an offer to supply or sell that service and does not mean that the service is available in all areas. Anyone interested in a specific service should contact our head office for specific advice concerning the availability and/or suitability of any particular service within their locality.

Trade Marks

The name Your Option is a registered trade mark. The trademark displayed on this website is owned or used under license by Your Option Services LTD.

Third Party Websites

Your Option is not responsible for the content of any other website, including any website through which you may have gained access to this website or through which you may gain access from this website. Where a link is provided to a third party website, such a link does not indicate that Your Option has reviewed or approve of the third parties website or its contents.

Changes to T&C's

Your Option may change these terms and conditions of use from time to time without notice. You should check these terms and conditions regularly. Your continued use of this website will be deemed to be acceptance of the updated or amended terms.

Blog

By using or contributing to any Blog on Your Option's website you agree to be bound by these additional Terms and Conditions of Use. If there is any conflict between the terms and conditions contained in this Legal Statement and the Terms and Condition of Use for the Blog, then the latter shall prevail.

Blog – Terms and Conditions

Access to and use of this Your Option Blog is subject to the following terms and conditions of use which apply in addition to the terms and conditions contained in our legal statement.

By using or contributing to the Blog you agree to be bound by these terms and conditions of use and those contained in our legal statement.

Personal Details

In order to use or contribute to a Blog you may be required to provide certain personal details to Your Option. You agree to provide accurate, current and complete information about you in response to any request for such information. Personal details provided to the Your Option will be used only in accordance with our privacy policy. Please read this carefully before proceeding. By providing your personal details to us you are consenting to the use of these personal details in accordance with our privacy policy. If you require any further information regarding our data protection policy please address your enquiry to admin@your-option.co.uk.

Safety

We advise that you never reveal any personal information to other users of the Blog about yourself or anyone else (for example – telephone numbers, postal address, home address, email address or any other details that would enable you to be personally identified).

Materials You Submit to the Blog

In contributing to the Blog you may not:

- post, link to or otherwise publish any content or material that is fraudulent, untrue, misleading, threatening, abusive, defamatory, indecent, harassing, harmful, obscene, unlawfully discriminatory or otherwise objectionable;
- post, link to or otherwise publish any content or material which is in breach of confidence or which is in breach of or violates any applicable law, regulation or code, or in breach of any intellectual property right (including without limitation, copyright);
- post, link to or otherwise publish any material containing any form of advertising or promotion for goods and/or services or any “Spam”;
- post, link to, transmit or otherwise publish any content or material which contains software viruses or any form of harmful file or code which is designed to interrupt, destroy or limit the operation of the Your Option website, computer, software or equipment or that belonging to any other third party;
- post, link to or otherwise publish any material that is unrelated to the Blog or the Blog topic of discussion;
- post, link to or otherwise publish any content or material with recommendations to buy or refrain from buying a particular security or which is likely to have an effect on the price of a particular security;
- impersonate any other person, firm or entity (including Your Option employees) or misrepresent an association with Your Option or any other person or entity;
- engage in any activity which restricts or inhibits access to or use of the Blog by any other user.

Breach to Terms and Conditions

You agree that Your Option may (at its discretion) disclose your personal details to any third party, who is claiming that any contribution made by you to the Blog is defamatory, in breach of confidence, in breach of any intellectual property right, in breach of any of the warranties contained in these Terms and Conditions of Use or otherwise is in breach of or violates any applicable law, regulation or code.

User Liability and Indemnity

You are solely responsible for all content/material which you submit or otherwise publish on the Blog. You warrant and represent that any material you submit to us is your own original work and that you own the copyright and other relevant rights. You acknowledge that any breach of these Terms and Conditions of Use and/or of the terms and conditions contained in our Legal Statement may cause us damage and/or loss.

You agree to indemnify Your Option in full and on demand against any third party liability, claims, loss (including consequential loss), damage and costs (including legal costs and expenses) we incur as a result of content/material you submit to the Blog.

General Information

Your Option employees will contribute material to the Blog in order to stimulate discussions and in order to ensure the smooth running of the Blog. The information contained on this Blog is not comprehensive and is provided for general information purposes only.

Information may not be up to date or applicable to the circumstances of any particular case. You should not substitute any advice contained on this Blog for specific professional advice relating to your personal circumstances.

Your Option cannot accept any liability whatsoever for any inaccuracies or omissions on this Blog and any decisions you make based on information contained on this Blog are your sole responsibility.

Third Party Websites

This Blog may contain hyperlinks to other websites. If you use these hyperlinks to access these other websites you will leave Your Option's website. These other websites may have their own terms and condition of use and privacy policy and you should read these carefully.

Where a link is provided to a third party website, such a link does not indicate that Your Option have reviewed or endorse the third parties website or its contents. Your Option does not accept any responsibility or liability of any nature whatsoever for these other websites or any information contained in them.

Intellectual Property Rights

You agree to grant us a royalty free, perpetual and non-exclusive license to use, copy, distribute, transmit or otherwise publish in whole or in part (and in any form or media) any material which you submit to the Blog. You waive any moral rights in all material you submit.

Monitoring, Editing and Submitting to the Blog

Your Option reserves the right (which it may exercise without prior notice and at its sole discretion):

- to monitor any material and communications made to the Blog;
- to edit or otherwise amend any material which you submit to the Blog;
- to delete any material which you submit to the Blog;
- to terminate your access to and use of the Blog.
- Changes to these Terms and Conditions of Use

Your Option may change these Terms and Conditions of Use from time to time without notice. You should check these terms and conditions regularly. Your continued use of this Blog will be deemed to be acceptance of any updated or amended terms and conditions.

Jurisdiction

Your use of this website and the operation of these terms and conditions are governed by and are to be interpreted in accordance with English law. The UK courts shall have exclusive jurisdiction over any dispute arising out of these terms and conditions or the use of this website.