



PURCHASE TERMS AND CONDITIONS

- All subscriptions will auto-renew unless canceled prior to renewal date.
- NO REFUNDS of subscriptions will be made except those that are canceled within 10 days from purchase date.
- By accepting electronic delivery of RoboVest FX (RVFX) subscription packages you agree to abide by the chargeback policy contained herein.

USER TERMS AND CONDITIONS

As a User of the Resources of RVFX, you consent and agree to the following:

USE OF RESOURCES:

- You will not copy nor distribute to any other party, any resources found on this website.
- RVFX and all services (the "services") under it are EDUCATIONAL. We do not represent, advise, recommend, nor sell any securities instruments or products.
- You will not rely on the services to provide investment advice to others.
- You will seek the advice of a professional investment counselor if you have any questions regarding your investment plans.
- You indemnify and hold harmless RVFX on any actions you take as a result of using the services of RVFX.
- All data is the property of RVFX and may not be used for any purpose other than your personal, non-commercial use.
- You agree that you, on behalf of or in conjunction with others, will not compete with the business of the company, or have any interest in such business enterprise which shall be engaged in competition, as proprietor, partner, employee, shareholder, principal, agent consultant, director, officer, or in any capacity or manner whatsoever, anywhere. You also agree not to lend money to any persons for the reason of creating a service that competes with the company.
- You agree that we are not responsible for technical internet problems. We will make every effort to remain operational with adequate performance and response time. However, there may be times when our servers are down or response time is slow. You agree that we are not responsible or liable for any loss or damage caused by your inability to use our service.
- You agree to defend, indemnify, and hold us, our employees and other representatives harmless against claims, actions or expenses (including attorney fees).
- If any provision of the Agreement is invalid or unenforceable under applicable law, the remaining provisions remain in effect. This agreement shall be deemed to have been made in the State of New Jersey and shall be governed by the laws of the State of New Jersey.
- By using RVFX including any software and content contained therein, you agree that use of the Service is entirely at your own risk. RVFX is not a registered investment advisor or a broker dealer. You understand and acknowledge that there is a very high degree of risk involved in trading securities and currencies. Past results published on this Website are not indicative of future returns, and are not indicative of future returns which may be realized by you. RVFX assumes no responsibility or liability for your trading and investment results. The signals, strategies, columns, articles, webinars, chatrooms and all other features of RVFX (collectively, the "Information") are provided for informational and educational purposes only and should not be construed as investment advice. The experts and employees or affiliates of RVFX may hold

positions in the equities or currencies discussed here. You should not rely solely on the Information in making any investment. Rather, you should use the Information only as a starting point for doing additional independent research in order to allow you to form your own opinion regarding investments. Factual statements in this web site or any other communication are made as of the date stated and are subject to change without notice.

- By using the information on RVFX, you assume full responsibility for any and all gains and losses, financial, emotional or otherwise, experienced, suffered or incurred by you. RVFX does not guarantee the accuracy, completeness or timeliness of, or otherwise endorse in any way, the views, opinions expressed in the Information, does not give investment advice, and does not advocate the purchase or sale of any security or investment by you or any other individual. The Information is not intended to provide tax, legal or investment advice, which you should obtain from your professional advisor prior to making any investment of the type discussed in the Information. The Information does not constitute a solicitation by the information providers, RVFX or other of the purchase or sale of securities

THE SERVICE IS PROVIDED "AS IS," WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, ANY WARRANTY FOR INFORMATION, DATA, SERVICES, UNINTERRUPTED ACCESS, OR PRODUCTS PROVIDED THROUGH OR IN CONNECTION WITH THE SERVICE. SPECIFICALLY, RVFX DISCLAIMS ANY AND ALL WARRANTIES, INCLUDING, BUT NOT LIMITED TO: (i) ANY WARRANTIES CONCERNING THE AVAILABILITY, ACCURACY, USEFULNESS, OR CONTENT OF INFORMATION, PRODUCTS OR SERVICES; AND (ii) ANY WARRANTIES OF TITLE, WARRANTY OF NON-INFRINGEMENT, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. THIS DISCLAIMER OF LIABILITY APPLIES TO ANY DAMAGES OR INJURY CAUSED BY ANY FAILURE OF PERFORMANCE, ERROR, OMISSION, INTERRUPTION, DELETION, DEFECT, DELAY IN OPERATION OR TRANSMISSION, COMPUTER VIRUS, COMMUNICATION LINE FAILURE, THEFT OR DESTRUCTION OR UNAUTHORIZED ACCESS TO, ALTERATION OF, OR USE OF RECORD, WHETHER FOR BREACH OF CONTRACT, TORT, NEGLIGENCE, OR UNDER ANY OTHER CAUSE OF ACTION.

NEITHER RVFX NOR ANY OF ITS EMPLOYEES, AGENTS, SUCCESSORS, ASSIGNS, AFFILIATES, OR CONTENT OR SERVICE PROVIDERS SHALL BE LIABLE TO YOU OR OTHER THIRD PARTY FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF USE OF SERVICE OR INABILITY TO GAIN ACCESS TO OR USE THE SERVICE OR OUT OF ANY BREACH OF ANY WARRANTY. BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU. IN SUCH STATES, THE RESPECTIVE LIABILITY OF RVFX, ITS EMPLOYEES, AGENTS, SUCCESSORS, ASSIGNS, AFFILIATES, AND CONTENT OR SERVICE PROVIDERS RESPECTIVE LIABILITY IS LIMITED TO THE GREATEST EXTENT PERMITTED BY SUCH STATE LAW.

RoboVest FX is the owner and/or authorized user of any trademark, registered trademark and/or service mark appearing on the RoboVest FX (RVFX) Website, and is the copyright owner or licensee of the content and/or information on the Website, unless otherwise indicated. RVFX does not grant to you a license to any content, features or materials you may access on this Website. You may not download or save a copy of any of the content or screens except as otherwise provided in these Terms and Conditions, for any purpose. You may, however, print a copy of the information on this Website solely for your personal use or records. If you make other use of this Website, except as otherwise provided above, you may violate copyright and other laws of the United States, other countries, as well as applicable state laws and may be subject to liability for such unauthorized use. We do not grant any license or other authorization to any user of its trademarks, registered trademarks, service marks, other copyrightable material or any other intellectual property, by including them on this Website.

NOTICE OF RIGHT TO CANCEL

You may CANCEL this transaction, without any penalty or obligation, within 10 DAYS from the above Order Date. If you cancel, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within FOURTEEN BUSINESS DAYS following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be canceled. To cancel this transaction, email your cancellation request to RoboVest FX, via: clientsupport@robovestfx.com or through the member support ticketing system NOT LATER THAN MIDNIGHT of the thirtieth day following the date set forth above.

Chargeback Policy

- We do not tolerate credit card fraud, and all fraud, without exception, will be prosecuted through criminal proceedings in your local jurisdiction to the fullest extent of the law. In addition, we will pursue civil legal action in your local jurisdiction seeking any loss of income related to the fraud, including business, legal fees, research costs, employee down time and loss of revenues.
- We employ advanced risk modelling to detect fraudulent transaction clues across our Services. Fraudulent transactions are immediately cancelled after being detected. Any active Orders associated with the same fraudulent credit card will also be cancelled immediately. We also actively leverage external, cross-industry resources --such as worldwide fraud blacklists --to prevent fraudulent users from accessing our service in the first place.
- We consider credit card charge backs to be fraudulent if you make no reasonable effort to work with us to resolve any problems with your subscription. All frivolous chargebacks not only cost our employees time away from our usual and customary matters of conducting normal business, but also cost us money, therefore:
 - When we detect questionable activity related to a subscription purchase that is being made, we will mark the purchase with a “customer review in progress” status and perform fraud detection procedures on the purchase to reduce our exposure to risk; during this time, you will not be able to access your Account.
 - In general, we complete reviews within four (4) to six (6) hours; certain purchases posing a higher potential risk may require more time, however, as our Compliance Department performs even more extensive fraud detection checks. We may also contact you directly as a backup precaution. If we determine that a purchase is high-risk or doesn't comply with our Compliance and risk Policies, the purchase will immediately be cancelled and the funds will immediately be refunded to the credit card from which the purchase was initially made. Furthermore, in such instances, we reserve the right, at our sole discretion, to close any and all of your Account(s) with us immediately. Any active Orders associated with the same fraudulent credit card and/or Account will also be cancelled immediately.
 - In addition, we will attempt to recover fraudulently disputed charges plus additional costs via a third-party collection agency and your account will be reported to all credit bureaus as a delinquent collection account. In the event that a chargeback is placed or threatened on a purchase, we also reserve the right to report the incident for inclusion in chargeback abuser database(s) of our choosing and in our sole discretion. The information reported will include name, email address, order date, order amount, IP address, full address, and phone number. Being listed on such databases may make it more difficult for you to use (any of) your credit card(s) on future purchases with us or other merchants.