



---

**Research & Investments**

**Terms of Use**

**November 2016.**

V1.1



---

## Contents

Terms of Use.....	3
Jurisdiction.....	3
Information provided.....	3
Important Warning about Hypothetical Results .....	4
Disclaimer .....	5
Use of Site and Reproduction of Content (Copyright).....	6
Trademarks .....	7
Delivery Policy.....	7
General Advice and Market Risk .....	7
Registration.....	7
Privacy .....	8
Billing and Online Security .....	8
Modification .....	9
Your rights .....	9
Refund & Subscription Suspension Policy.....	10
Disclosure .....	10
Payments to Third Parties.....	10
Cookies .....	10
Links.....	10
Other Provisions .....	10



---

## Terms of Use

Research & Investment Pty Ltd provide these Terms of Use to the User (“User” or “you”) as a user of the web site at <http://www.researchandinvestment.com> and any sub-domains thereof (collectively referred to as the “Website”). Any use of the Website and any pages thereof or any information thereon, emails, newsletters, reports, information, recommendations, signals, software, data, alerts and any correspondence (collectively referred to as the “Services”) constitutes the User’s acknowledgement of, and agreement to, the following terms and conditions.

## Jurisdiction

The services provided by Research & Investment Pty Ltd (“R&I”) on this website are offered to Australian residents only. By viewing the information on the website you warrant you are a resident of Australia and not from any jurisdiction where provision of this information would be restricted or subject to regulatory approval.

Nothing on this site is intended to be an offer and does not constitute an offer to sell, or a solicitation of an offer to buy, securities in the United States or any other jurisdiction outside Australia.

## Information provided

The opinions and information given by Research & Investment Pty Ltd (“R&I”) and provided on this website are not personal advice and do not take into account your investment objectives, financial situation or needs. You should therefore not rely on opinions and recommendations on the R&I website and should seek independent personal financial product advice before making investment decisions. Users should consult other sources of information and assistance, including financial and tax advisors, before making investment decisions. You must understand that all investments are not appropriate for all people. The User uses and applies the ideas and information on the Website at his or her own risk.

There may be a prospectus, product disclosure statement or other offer document for the securities and financial products that R&I recommend. You should obtain a copy of the product disclosure statement or offer document before making any decision about whether to acquire the security or product.

The Services are provided for informational purposes only and are not intended to be the sole or primary means of making decisions for trading or investing purposes. R&I shall not be responsible or liable for the accuracy, usefulness or availability of any information transmitted or made available via the Services, and shall not be responsible or liable for any trading or investment decisions made based on the Services.



---

## Important Warning about Hypothetical Results

The Website and the Services, contains information about investment and trading systems and their performance. It is important that you understand that all results reported must be treated as hypothetical results. You must realise that by using hypothetical results there is no guarantee of future performance. In fact there are inherent limitations in using hypothetical results, some of which are described below. **No representation is being made that any subscriber or investor will or is likely to achieve profits or losses similar to those shown.**

Unlike an actual performance record, simulated results do not represent actual trading. Also, since the trades have not actually been executed, the results may under- or over-compensate for the impact, if any, of certain market factors, such as lack of liquidity. Simulated trading programs in general are also subject to the fact that they are designed with the benefit of hindsight. In addition, hypothetical investment and trading does not involve financial risk, and no hypothetical trading record can completely account for the impact of financial risk in actual trading. For example, the ability to withstand losses or to adhere to a particular trading system in spite of trading losses are material points which can also adversely affect actual trading results. Account size, brokerage and slippage are some of the numerous other factors related to the markets in general, or to the implementation of any specific trading system, which cannot be fully accounted for in the preparation of hypothetical performance results and all of which can adversely affect actual trading results.



---

## Disclaimer

The information on the Website has been prepared from a wide variety of sources, which R&I, to the best of its knowledge and belief, considers accurate. R&I makes no representation and takes no responsibility as to the accuracy or completeness of any information on this Website or in the Services. You should make your own enquiries about the investments and we suggest you seek advice before acting upon any recommendation.

Neither R&I nor its employees, directors or associates, MoneySherpa Pty Ltd, (collectively referred to as “Associates”), guarantee the performance of a security or financial product that is reviewed in the Services offered. All of R&I and its employees, directors and Associates disclaim to the maximum extent permitted by law any liability for any loss or damage however caused arising as a result of any recipient relying on information provided by R&I and provided on the Website.

The Services offered are prepared for general information only, and as such, the specific needs, investment objectives or financial situation of any particular User have not been taken into consideration. Individuals should therefore discuss, with their financial planner or advisor, the merits of each recommendation for their own specific circumstances and realise that not all investments will be appropriate for all subscribers.

To the extent permitted by law, R&I and its employees, agents and Associates exclude all liability for any loss or damage (including indirect, special or consequential loss or damage) arising from the use of, or reliance on, any information within the report whether or not caused by any negligent act or omission. If the law prohibits the exclusion of such liability, R&I hereby limits its liability, to the extent permitted by law, to the resupply of the said information or the cost of the said resupply.

Additionally, you must realise that past performance is no guarantee of future performance. R&I shall not be liable for any losses, injuries or expenses incurred by a User which result from use of, or reliance on the Services or the information contained thereon, including, without limitation, any consequential, special or similar damages (including but not limited to lost profits, trading losses and damages that may result from inconvenience, delay or loss of the use of information) even if R&I is advised of the possibility of such damages. No warranty, guarantee, covenant or any other promise is made, express or implied, by R&I as to the accuracy or correctness of any information provided on the Website.



---

## Use of Site and Reproduction of Content (Copyright)

This Agreement grants you only a license to use the Website and Services. Title, ownership and intellectual property rights shall remain with R&I and its Associates. Your rights to use the Website and Services are specified in this Agreement, and we retain all rights not expressly granted to you in this Agreement including, but not limited to, rights reserved to us or protected by patent, copyright, and trade secret laws and international treaty provisions. The license granted hereunder shall not be construed to confer any rights upon you by implication, estoppel or otherwise as to the Services not specifically set forth herein. Nothing in this Agreement constitutes a waiver of our rights under patent or copyright law or any Commonwealth, State or other law.

The material provided on the Website and Services is copyright protected. You may view the Website and Services using a web browser. The material may not otherwise be used, copied, reproduced, published, stored in a retrieval system, altered or transmitted in any form or by any means in whole or part (except where such use constitutes fair dealing under the Copyright Act) without the prior written approval of R&I. You may not use any part of the material on the Website or Services to establish, maintain or provide, or assist in establishing, maintaining or providing your own publications, Internet site or other means of distribution.

The Website and Services hold the intellectual property of R&I and are protected by applicable copyright and other intellectual property laws. The information provided on the Website is for personal use only. You agree not to reproduce, retransmit, disseminate, sell, distribute, publish, broadcast, circulate or commercially exploit the information in any manner without the express written consent of R&I.

Certain content contained on the Website is provided by third parties and may be protected under copyright law. Any copying, republication or redistribution of third party content, including by caching, framing or similar means, is expressly prohibited without the prior written consent of R&I and its third party content providers.

Reproduction of any material within the subscribers area of the Website and Services (the "Subscription Services") is prohibited. Information is for R&I subscribers only. The material on this Website is protected by copyright. You agree that if you reproduce any content without prior written consent, or disclose your login details to another person/s, you will accept full financial liability to pay the annual subscription price for all additional readers or recipients.

The Website and Services are not for use by financial advisors and professional investment managers. If you fail to disclose that you are a financial advisor or professional investment manager when registering for the Subscription Services, you accept full financial liability to pay the annual subscription price on behalf of each of your clients who have benefited from the Subscription Services. The number of such clients who have benefited from the Subscription Services will be deemed to be 50 (fifty) unless you provide reasonable proof, within 15 business days of receipt of notice to that effect from R&I, of the actual number of such clients who have benefited.



---

## Trademarks

“R&I” and “Research & Investment” are trademarks of R&I. All other product names and services mentioned are trademarks or registered trademarks of their respective owners.

## Delivery Policy

All information is published electronically by R&I. The Services are wholly online and are accessible by subscribers using their personal username and password to login to the subscription page of the Website. Subscribers will be sent email updates and reminders of information that can be found via the Subscription Services. The information published on the Subscription Services is to be viewed online and cannot be downloaded or distributed.

## General Advice and Market Risk

The Financial Services Guide (FSG) outlines the financial services provided by Research & Investment Group Pty Ltd, their fees and terms of service. You are required to review the FSG, and to ask questions if any of the contents are unclear, before you subscribe to the services.

You acknowledge that you have been assigned the “General Advice” Advice Service Level which indicates that you do not require any personal financial investment advice.

Research & Investments is restricted to providing financial product advice for the following classes of financial products: securities and deposit and payment products limited to basic deposit products. You understand that the value of securities traded on stock markets may rise and fall in line with market conditions and that no guarantee of future performance is given.

## Registration

In consideration of your use of the Services or any part thereof, you agree to provide true, accurate, current and complete information about yourself required by the Website, the Services, and subscription registration forms (the “Registration Data”) and maintain and promptly update the Registration Data to keep it true, accurate, current and complete.

If you provide any information that is untrue, inaccurate, not current or incomplete, or R&I has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, R&I has the right to suspend or terminate your account and refuse any and all current or future use of the Services (or any portion thereof).

You may receive a password and account name or other designation as part of your registration for all or part of the Services. You are responsible for maintaining the confidentiality of the password and account, and are fully responsible for all activities that occur under your password or account. You agree to immediately notify R&I of any unauthorized use of your password or account or any other breach of security, and ensure that you exit from your account at the end of each session.

R&I and its Associates cannot and will not be liable for any loss or damage arising from your failure to comply with the terms of this Section.



---

## Privacy

This Agreement is governed by and hereby incorporates by reference the Privacy Policy located at <http://researchandinvestments.com/privacy-policy/>.

## Billing and Online Security

Subscribers to the Subscription Services (“Subscribers”) are required to pay the current monthly or annual subscription price in advance for the Subscription Services by credit card.

Monthly subscriptions will be renewed automatically. Annual subscriptions will be renewed not less than 15 (fifteen) business days after a renewal notice is sent via email to the Subscribers’ registered email address.

We use a third party payment processors to assist in securely processing your personally identifiable payment information. Payments are currently processed and managed using Stripe.

Stripe use of your personal information is governed by their respective privacy policies, which may or may not contain privacy protections as protective as our Privacy Policy. We have no control over and are not responsible for those privacy policies. A copy of Stripe’s terms of service and privacy policy can be found here and we encourage you to read them:

<https://stripe.com/au/legal/>

<https://stripe.com/au/privacy>

Stripe stores your credit card data. Your purchase transaction data is stored only as long as is necessary to complete your purchase transaction or where you elect, your periodic purchase transactions. After that is complete, your purchase transaction information is deleted.

Where you elect for periodic purchase transactions -you will have requested we make automatic periodic payments (ie more than one transaction) using the payment details you provided us during an initial relevant transaction, your credit card data will be stored by our third party payment processors and used by them periodically to process payments; and we will use reasonable to remind of your request for periodic payments prior to those payments being processed.

All transactions are processed over an industry standard SSL/TLS connection, with a minimum of 128-bit encryption. All transactions are encrypted through the Payment Card Industry Data Security Standard (**PCI-DSS**).

All direct payment gateways adhere to the standards set by PCI-DSS as managed by the PCI Security Standards Council, which is a joint effort of brands like Visa, MasterCard, American Express and Discover. PCI-DSS requirements help ensure the secure handling of credit card information by our website and its service providers

R&I may amend the fees charged for the Subscription Services and will notify you of any such amendment that relates to your subscription by email sent to your registered email address. The amendment shall become effective on your next renewal date which shall not be less than 15 business days after the date that you are notified. If, by the renewal date, you do not notify R&I of your intention to cancel your subscription you will be deemed to have accepted the amendment.



---

## Modification

R&I reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, the Services (or any part thereof including your license to use the Services) with or without notice.

You agree that R&I and its Associates shall not be liable to you or to any third party for any modification, suspension or discontinuance of the Services or any part thereof. Unless explicitly stated otherwise, any modifications to the Services or any new features that augment or enhance or change the then current Services or any part thereof and new web sites released as part of the Services, shall be subject to the terms of this Agreement.

The term of this license shall be until terminated by R&I. In addition, this license and your rights to use the Services will automatically terminate if you fail to comply with any provisions of this Agreement. If your subscription or membership requires continuing payments or renewal fees, this license and your rights to use the Services will terminate upon non-payment of the aforementioned payments or fees, without a requirement of notice of termination. If you have complied with the terms of this Agreement and you have paid a subscription, or membership fee, for a license to use all or part of the Services, and the license is terminated by R&I, R&I will make a pro rata refund in respect of the unexpired portion of the subscription or membership period.

R&I reserves the right at any time to charge fees for use or access to portions of the Services or the Services as a whole. If at any time R&I requires a fee for use of portions of the Services that are now free, R&I will notify you of such fees and give you the opportunity to cancel access to the Services before such charges are imposed.

## Your rights

You may stop your subscription with us at any time by giving notice to us via; writing, request through the subscription portal or via email. Notice sent via regular mail will be deemed to have been received 5 business days after mailing from within Australia and 20 business days after mailing from outside Australia. Notice sent via the Website portal or email will be deemed to have been received on acknowledgement by R&I.

All notices of cancellation are required to be received at least 5 business days prior to the due date of the next billing cycle.

Please mail your notice to: Research & Investment Group Pty Ltd, PO Box 157, Balmain, NSW, 2041, Australia.



---

## Refund & Subscription Suspension Policy

Subscribers acknowledge that to the extent permitted by law, “R&I” has a “no refund” policy with respect to all subscriptions.

Subscriptions are suspended, or cancelled, by virtue of non-payment. To reactivate a subscription, a new subscription must be started either within the same account as before or by starting a completely new account. If you have any queries please contact us via the Website or by telephone at the numbers provided on the Contact Us page of our website.

## Disclosure

Employees and/or Associates of “R&I” may hold one or more of the stocks in the portfolios. These holdings should not be seen as a recommendation.

## Payments to Third Parties

R&I will engage with third parties from time to time and pay a portion of the subscription fee to the third party where they introduce new subscribers to R&I.

## Cookies

This Website utilises cookies. If you do not have cookies enabled in your web browser some functions of the site may not work as intended.

## Links

The Website and Services may contain links to websites not owned or operated by R&I. We do not accept liability for the availability or content of these sites.

## Other Provisions

This Agreement will be governed by and construed in accordance with the laws of New South Wales, Australia.

The parties irrevocably agree that the courts of New South Wales, Australia shall (subject to the paragraph below) have exclusive jurisdiction to settle any dispute which may arise out of, under, or in connection with this Agreement or the legal relationship established thereby, and for those purposes irrevocably submit all disputes to the jurisdiction of the courts of New South Wales, Australia.

This is the entire agreement between us relating to the Website and Services and supersedes any prior purchase orders, communications, advertising, or representations concerning the Services. If any provision of this Agreement is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.



---

For amendments to this Agreement that are posted on the Website no change or modification of this Agreement will be valid unless it is in writing and is signed by a duly authorized officer of R&I. Computer records stored in reasonably secure conditions on the computer system of either party shall be accepted as evidence of communication, license agreement, and payments made between the parties.

You agree that regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to use of the Services or any part thereof must be filed within one (1) year after such claim or cause of action arose or be forever barred.

**By viewing any information provided by R&I you acknowledge that you have read and understood the full terms of use concerning the Website and Services.**