

Legal Notice/Disclaimer

It is important to understand that Randy Taylor is not a licensed investment advisor. He publishes investment information on social media and forums. He offers investment ideas but **he is not managing your money or acting as an investment advisor.** He does not make recommendations concerning which options might be best for you. If you choose to mirror his portfolios, or trades, **you** are making an investment decision on your own, regardless of whether you have signed up for Auto-Trade with your broker or not.

Options are risky and you may lose money, please use caution when considering trading options and auto-trading. If any error or problem occurs in whole or in part through the negligence of Randy Taylor and his postings you acknowledge, agree and accept that such monetary loss and/or damage is part of the inherent risk of trading. You therefore acknowledge, agree and accept that you will indemnify, hold harmless and **not pursue** any **legal** action of any kind against Randy Taylor, his businesses and or investors, staff, and affiliates.

Mr. Taylor may own positions in the equities and options mentioned in his postings. He is not compensated in any way for publishing information about companies mentioned in his postings.

Any investment program may be volatile and can involve the loss of some or all principal. Past performance is no guarantee of future returns. Randy Taylor and his website OA1.org is not responsible for any such losses.

You understand that performance data is supplied by Mr. Taylor believed to be reliable, that the calculations herein made using such data, and that such calculations are not guaranteed by these procedures, the data information providers, or any other person or entity, and may not be complete.

Registration Information: You will provide Mr. Taylor with accurate and complete registration information and advise him promptly of any changes. If you do not, you will be in breach of this Agreement allowing us to immediately terminate your Registration and use of the information provided. When you register, you will provide a valid email address. This email will be used to send you a single use entrance or access code to the seminar and a recording of the seminar.

Registrants will opt to donate a one-time charitable gift to a 501C, tax exempt organization, in lieu of payment to Mr. Taylor. Each Registrant will receive the required IRS Tax deduction notice for qualifying deduction. Donations are to be made at the time of Registration. Please note that due to processing costs the 501C will have a no refund policy.

COPYRIGHT, TRADEMARKS AND LIMITATIONS ON USE

The content displayed on this OptionRun.com web site including the content available through Membership Services is the property of Seymour Financial, LLC and is protected by U.S. and international copyright and other intellectual property laws. The Content includes for example, commentary, tools, positions, and other items displayed on the site. This OptionRun.com web site and the Content may only be used for your personal and noncommercial use. You agree not to reproduce, retransmit, distribute, disseminate, sell, publish, broadcast or circulate the Content to anyone. You may not post any content from this OptionRun.com web site to newsgroups, mail lists, electronic bulletin boards or other web sites, without the express prior written consent of Seymour Financial Group, LLC.

ACKNOWLEDGEMENT AND AGREEMENT

Randy Taylor may terminate this Agreement at any time and without notice and accordingly deny you access to this Website, in its sole discretion for any reason, including your failure to comply with any term or provision of this Agreement.

Mr. Taylor makes no representations or warranties about the accuracy or completeness of the information contained on this website. Any links provided to other server sites are offered as a matter of convenience and in no way are meant to imply that Mr. Taylor is employed or receives any

compensation for providing a link for charitable donations. This Agreement shall be construed in accordance with the laws of the United States of America and you are deemed to have irrevocably consented to the jurisdiction of the courts thereof. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof, and supersedes all previous written or oral agreements between the parties with respect to such subject matter. If any inconsistency exists between the terms of this agreement and any additional terms and conditions posted on Mr. Taylor's Website, such terms shall be interpreted as to eliminate any inconsistency, if possible, and otherwise the terms and conditions herein shall control. You agree to indemnify, defend and hold Randy Taylor and OA1.org, and any charitable recipient against any and all claims, liability, losses, costs and expenses (including attorneys' fees) incurred by Mr. Taylor or the 501C recipient in connection with any use or alleged use of OA1 Website with or without your password by any person, whether or not authorized by you. Randy Taylor reserves the right, at their own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, and in such case you agree to cooperate with Mr. Taylor's defense of such claim.

Nothing published by Mr. Taylor should be considered personalized investment advice. Although Mr. Taylor may answer your general stock trading questions, they are not licensed under securities laws to address your particular investment situation. No communication by Mr. Taylor should be deemed as personalized investment advice.

All Registrants, in connection with anything offered by Randy Taylor accepts this agreement listed above.