

Terms and Conditions

THE INFORMATION OFFERED ON THIS SITE IS SUBJECT TO CERTAIN TERMS AND CONDITIONS. By entering and using this site you acknowledge and agree to all of the Terms and Conditions stated herein. RLMcCall Capital Management, LCC (“RLMcCall”) retains the right to revise these Terms and Conditions at any time, without notice or obligation, solely by updating this page. Your continued use of this site following the posting of changes to these Terms and Conditions shall mean your acceptance of such revisions.

1. DISCLAIMER

While RLMcCall makes all reasonable efforts to ensure that information contained herein is correct, RLMcCall makes no representations or warranties as to its accuracy. All information and materials contained herein, is provided to you “as is” and “as available” without warranties of any kind, either expressed or implied, including, but not limited to, the implied warranty of merchantability, fitness for a particular purpose, title and non-infringement to the fullest extent permitted by law. RLMcCall also disclaims any warranties for the security, reliability and performance of this site to the fullest extent permitted by law.

2. COPYRIGHTS AND TRADEMARKS

RLMcCall is the copyright owner for all materials on this site or has the permission to use such materials. Except as provided herein, no portion of this site may be copied or distributed in any manner, or for any purpose without RLMcCall’s prior express written permission. The compilation of all content on this site is the exclusive property of RLMcCall and is protected by U.S. and international copyright laws. Furthermore, you acknowledge and agree that any logo, trademark, name or service mark contained herein is owned or licensed by RLMcCall and may not be used by you without the prior written approval of RLMcCall. RLMcCall will enforce all of its intellectual property rights to the fullest extent permitted by law. Information, graphics and images of places or people are either the property of RLMcCall or used with permission. Any unauthorized use of these materials may subject you to penalties or damages, including those related to violation of trademarks, service marks, copyrights, privacy, and publicity rights, among others.

3. RESTRICTED USE OF SITE MATERIALS

You may not download or modify this site, or any portion of it, except with RLMcCall’s prior express written consent. For your personal use, you may print and store the information contained herein. This license does not include: any resale or commercial use of this site or its contents; any derivative use of this site or its contents; or any use of data mining or similar data gathering and extraction tools. Although RLMcCall provides the information accessible on this site for your personal, non-commercial use, RLMcCall retains property rights, such as under U.S. and international copyright law, to all such information. Without RLMcCall’s express written permission, you are not authorized to modify or re-use the information from this site; distribute information from this site; include information from this site on another site, in documents, on a server computer. Any unauthorized use terminates the permission or license granted by RLMcCall. RLMcCall reserves all other rights.

4. USER SUBMISSIONS

You acknowledge and agree that any communication or material you transmit to RLMcCall will not be treated as confidential or proprietary. You further acknowledge and agree that any materials you transmit to RLMcCall may be used by RLMcCall for any reason, anywhere and anytime. RLMcCall or any its employees do not accept unsolicited business plans or proposals.

5. LINKING, POSTING AND TRANSMITTING

You are prohibited from transmitting any unlawful, threatening, libelous, defamatory, obscene, scandalous, inflammatory, pornographic, or profane material or any material that could constitute or encourage conduct that would be considered a criminal offense, give rise to civil liability, or otherwise violate any law or regulation. Although this site may be linked to other sites, RLMcCall is not, directly or indirectly, implying any affiliation, approval, association, sponsorship or endorsement with the linked sites, unless specifically stated herein. By entering this site you acknowledge and agree that RLMcCall has not reviewed all the sites linked to this site and is not responsible for any of the content contained therein. Your linking to any other sites is at your own risk.

Notwithstanding the fact that RLMcCall, or other parties involved in creating, producing, or delivering this site, may monitor or review any transmissions to this site, RLMcCall and all parties involved in creating, producing, or delivering this site, assume no responsibility or liability which may arise from the content thereof, including but not limited to claims for defamation, libel, slander, obscenity, pornography, profanity, or misrepresentation.

6. LIMITATIONS ON LIABILITY

By entering this site you acknowledge and agree that your use is at your own risk and that none of the parties involved in creating, producing, or delivering this site is liable for any direct, indirect, incidental, consequential or punitive damages, or any other losses, costs, liabilities, obligations, damages, claims, demands and of any kind (including legal fees, expert fees, or other disbursements) which may arise, directly or indirectly, through access to, use of, or browsing of this site or through your downloading of any materials, data, text, images, video or audio from this site, including but not limited to anything caused by any viruses, bugs, human action or inaction or any computer system, phone line, hardware, software, or program malfunctions, or any other errors, failures or delays in computer transmissions or network connections.

7. INDEMNIFICATION AND SEVERABILITY

You agree to indemnify, defend, and hold harmless RLMcCall and its affiliates, and its and their respective directors, officers, employees and agents, as well as RLMcCall's licensors and other third parties with which RLMcCall contracts, from and against any and all losses, liabilities, obligations, damages, claims, demands, actions, costs and/or expenses of any kind (including legal fees, expert fees, or other disbursements) incurred by or against such persons or entities which may arise, directly or indirectly, from your access to, use of, or browsing of this site or through your downloading of any materials, data, text, images, video or audio from this site, including but not limited to anything caused by any viruses, bugs, human action or inaction or any computer system, phone line, hardware, software, or program malfunctions, or any other errors, failures or delays in computer transmissions or network connections, your violation of these Terms and Conditions and/or your violation of any rights of any third party. If any of these Terms and Conditions are deemed invalid, void, or unenforceable, such term or condition shall be deemed severable and shall not affect the validity and enforceability of the remaining Terms and Conditions.