

## Terms of Use

These terms of use define the relationship between General Robotics Inc (SEC#: 801-11086), (CRD#: 288835) or Richie (The “Company” or “We” or “Us”) and you, the person accessing the website richieinvest.com and its subdomains (the “website”) and/or registering for our services. General Robotics Inc allows you to open an account to participate and we will manage at your discretion in accordance with the wrap fee program we sponsor (the “program”), to provide information about your financial situation and risk preferences, and, based on the information you provide, to obtain automated investment advice regarding the suitable portfolio/ETF within the platform. We provide investment advisory services (collectively, “the Services) to help users manage their finances and encourage them to save/invest through savings goals, investment goals, social goal sharing and related services and accounts (“services”). You acknowledge and agree unconditionally to accept all of the following terms and conditions on your own behalf or on behalf of any organization you represent (collectively, “You” or “Your”). We reserve the right to change, modify our application/website or any of the services, temporarily or permanently, with or without notice to you, and we are not obligated to support or update this application/website, or any other services.

The application/website is owned by Richie, if you do not agree to these terms, you should immediately discontinue using this application/website. The application/website may include access to blogs, videos, graphics, user interface, visual interfaces, photographs, trademarks, logos, sounds, algorithms, functionalities, computer code, general news and information, commentary, research reports and data concerning the financial markets, securities and other subjects (collectively, “Content”). By using the public areas of the application/website, you accept without modification, of the disclaimers, terms and conditions set forth in this document, which apply equally to Richie, the application/website and to any information providers.

### **Wait List**

Prior to launching the program, we have provided an opportunity for visitors to the website to enter their email to join the wait list of visitors who wish to receive further information as the program gets under way (the “waitlist”) and first 500 visitors who entered their email to the waitlist are promised to have investment advisory services provided free of charge permanently. The services offered on the application/website are intended for U.S. residents only. If you join the wait list, you acknowledge and agree that joining the waitlist does not and will not make you our client, obligate us to provide you any services, or create any regulatory or legal duty on our part, other than the duty to protect your email according to our Privacy Policy.

### **Scope of Service**

You are responsible for obtaining any equipment and internet service necessary to access Richie platform and services and paying for any equipment and service you select. We may suspend, modify, alter or discontinue this Richie platform and/or our services, in whole or in part, at any time and for any reason, without notice. We may restrict access to portions of our Richie

platform and/or services, for some or all users, from time to time. The Richie platform may also be unavailable due to maintenance or malfunction of computer equipment or for other reasons.

You are solely responsible for evaluating the risks and merits associated with the use of this application/website, any content on the application/website and any investment advisory services provided through the application/website before making any investment or other decision based upon the same. You agree not to hold Richie liable for any claim for damages arising from any decision based on your use of the application/website, the services or any content.

### **Access to Platform**

In order to access certain features of Richie, you must register to create an account ("User Account"). When you register, you will be asked to sign in with your facebook account, which you will be required to access your user account.

You are responsible to protect your user account information. You agree not to disclose your user account credentials to any third party and you will notify Richie immediately if your account is stolen or if you suspect unauthorized use of your user account. As a user, you are solely responsible for any activities and actions under your user account, whether or not you have authorized such activities or actions.

### **For a User who is not a Client**

You acknowledge that the information and knowledge you obtain regarding investment information and financial insights from Richie cannot be guaranteed and that Richie cannot be held responsible. All investments entail a risk of loss and you may lose money.

You understand and acknowledge that information provided by Richie is for educational purposes only and is not entitled to provide tax, legal or financial planning advice. You agree as a User, you are solely responsible for your own investment research and investment decisions and that Richie is only one of the tools that you may use as part of the comprehensive investment education process, that you should not rely on Richie as a primary basis for your investment decisions. Richie will not be liable for the decisions you take or authorize third parties to take on your behalf based on the information you receive as a User of Richie or the information you otherwise see on our application/website.

### **Alerts, Newsletters and Service Communications**

By creating an account, you automatically sign up for various types of emails, alerts. We never include your user account login and password in these communications, we may include your name, email address and information about your portfolio(s) if you are our Client. Anyone with the access to your email may have an access to these alerts. You may unsubscribe from marketing oriented emails at any time.

**Your Warranties**

You warrant to the Company that all information, including, without limitation, client information, that you provide us is accurate and truthful and that you have the authority to share client information with us and grant to us the right to use client information as provided in these Terms of Use and Privacy Policy. You warrant to the Company that the material do not infringe the intellectual property rights, including any copyrights, trademarks, trade secrets, rights of privacy, or right of publicity of any person.

**Disclaimer Warranties**

Richie expressly disclaims all warranties of any kind, express, implied, or statutory, relating to Richie's application/website, content and/or other information, including without limitation to warranties of title, merchantability, non-infringement for proprietary rights, course of dealing or course of performance. Richie disclaims any warranties express or implied, (a) That Richie application/website will be free of electronic viruses; (b) That Richie application/website will be error free or that any errors will be corrected; (c) Regarding the availability, reliability, accuracy, timeliness and performance of Richie application/website, Content and/or user information; (d) Regarding the performance, accuracy, quality, currency, completeness or usefulness of any information provided by Richie on its application/website including but not limited to information obtained through Social Media.

**Limitation of Liability**

In no event shall Richie officers, shareholders, directors, employees or agents be liable to you for any damages whatsoever, including without limitation indirect, incidental, special, punitive or consequential damages arising out of or in connection with your use of Richie, content and/or other information, including but not limited to quality, utility or accuracy of the information provided as part of or through Richie or for any investment decisions made on the basis of such information, whether the damages are foreseeable and whether or not Richie has been advised of the possibility of such damages.