

PLEASE READ THIS DOCUMENT IN ITS ENTIRETY: Gerber Kawasaki Wealth and Investment Management (“GK”) is an SEC registered investment adviser located in Santa Monica, CA. GK and its representatives are in compliance with the current filing requirements imposed upon SEC registered investment advisers by those states in which GK maintains clients. GK may only transact business in those states in which it is registered, or qualifies for an exemption or exclusion from registration requirements. GK’s web and social media sites are limited to the dissemination of general information pertaining to its advisory services, together with access to additional investment related information, publications, and links. Accordingly, the publication of GK’s web and social sites on the Internet should not be construed by any consumer and/or prospective client as GK’s solicitation to effect, or attempt to effect transactions in securities, or the rendering of personalized investment advice for compensation, over the Internet. Any subsequent, direct communication by GK with a prospective client shall be conducted by a representative that is either registered or qualifies for an exemption or exclusion from registration in the state where the prospective client resides. For information pertaining to the registration status of GK, please contact the SEC or the state securities regulators for those states in which GK maintains a notice filing. A copy of GK’s current written disclosure statement discussing GK’s business operations, services, and fees is available from GK upon written request. GK does not make any representations or warranties as to the accuracy, timeliness, suitability, completeness, or relevance of any information prepared by any unaffiliated third party, whether linked to GK’s web site or incorporated herein, and takes no responsibility therefore. All such information is provided solely for convenience purposes only and all users thereof should be guided accordingly.

Please remember that different types of investments involve varying degrees of risk, and there can be no assurance that the future performance of any specific investment or investment strategy (including those undertaken or recommended by GK), will be profitable or equal any historical performance level(s). Certain portions of GK’s web site, apps and social media sites (i.e. newsletters, articles, commentaries, etc.) may contain a discussion of, and/or provide access to, GK (and those of other investment and noninvestment professionals) positions and/or recommendations as of a specific prior date. Due to various factors, including changing market conditions, such discussion may no longer be reflective of current position(s) and/or recommendation(s). Moreover, no client or prospective client should assume that any such discussion serves as the receipt of, or a substitute for, personalized advice from GK, or from any other investment professional. Actual GK trading activity for clients may differ from social posts or tweets regarding any security or fund due to many factors involved with each client’s risk tolerance and personal preferences for securities. One should not construe tweets as trading advice or a recommendation nor assume actual GK client trading activity is related to any specific tweet.

GK is neither an attorney nor an accountant, and no portion of the web site content should be interpreted as legal, accounting or tax advice. GK does offer personalized tax advice through GK tax and accounting but prospective clients should not construe any specific social post or tweet to be specific tax advice. One should make sure any investment recommendations are suitable for your own situation and risk tolerance. One should not assume that the information on GK’s social, blog or website is a recommendation for your specific investment needs. One should seek professional investment advice from GK or another fiduciary advisor before acting on any specific investment advice. Past performance is not indicative of future results. You can review all of GK’s and Ross Gerber’s media spots and blog posts at [www.gerberkawasaki.com](http://www.gerberkawasaki.com) **Ross Gerber’s opinions do not necessarily represent the views or opinions of Gerber Kawasaki or its advisors.** Ross Gerber’s twitter account is his personal opinions and feeling about specific companies and may or may not be the same views as other advisors at GK. Individual clients and advisors might own securities that Mr. Gerber does not recommend as clients and

other advisors might have a different opinion of a security. Mr. Gerber's views are solely his own and other GK advisor and clients may or may not own the securities discussed in Ross Gerber's twitter feed or on other media platforms.

Ross Gerber has various outside business activities including an outside sub-advisor relationship with Advisor Shares as the sub advisor of the Advisor Shares Gerber Kawasaki Fund \$GK – The \$GK ETF does have internal fees and are charged to clients as well as the financial planning fee if the \$GK fund is used in a clients account. GK uses various ETFs and mutual funds so the Advisor Shares ETF provides our clients access to our unique investment themes and trading and may or may not be suitable for your situation. Ross Gerber and Gerber Kawasaki only recommend investments appropriate and suitable to its clients and in no way does this relationship affect advice given clients regarding their securities and financial planning.

Ross Gerber also is a managing member of Danger Band Music LLC and Cocoon Music LLC which are music and entertainment companies. These entities have no relationship with finance or financial advice. Ross Gerber is also an unpaid guest and/or contributor on all of the major news channels including, CNN, CNBC, FOX, BLOOMBERG, REUTERS and BBC as well as major podcasts and youtube channels. Mr. Gerber typically discusses markets and the economy as well as various publicly disclosed stock positions of the Firm. These discussions are not meant to be individualized financial advice and may not be suitable for all investors. One should not make investment decisions based off TV or media appearances and should seek advice from a financial advisor. All investments involve risk of loss and past performance is not indicative of future results. Discussions about companies are related to the products, services and company performance and should not be construed as a specific recommendation. All \$GK positions are publicly disclosed at advisorshares.com nightly. Ross Gerber is on the BOD of Watt Capital Partners, a real estate company. Ross Gerber is on the BOD of House Hack LLC. A real estate company run by YouTuber Kevin Paffrath. Neither of these companies are involved with public securities markets and own direct real estate investments.

Rankings and/or recognition by unaffiliated rating services and/or publications should not be construed by a client or prospective client as a guarantee that he/she will experience a certain level of results if GK is engaged, or continues to be engaged, to provide investment advisory services, nor should it be construed as a current or past endorsement of GK by any of its clients. Rankings published by magazines and other publications generally base their selections exclusively on information prepared and/or submitted by the recognized adviser.

To the extent that any client or prospective client utilizes any economic calculator or similar interactive device contained within or linked to GK's web site, the client and/or prospective client acknowledges and understands that the information resulting from the use of any such calculator/device, is not, and should not be construed, in any manner whatsoever, as the receipt of, or a substitute for, personalized individual advice from GK, or from any other investment professional. Each client and prospective client agrees, as a condition precedent to his/her/its access to GK's web site, apps or social sites, to release and hold harmless GK, its officers, directors, owners, employees and agents from any and all adverse consequences resulting from any of his/her/its actions and/or omissions which are independent of his/her/its receipt of personalized individual advice from GK. All Content on GK's website, all articles and information should not be construed as a research report or recommendation. Any discussion of industries or companies is purely informational and are not recommendations as every client situation and risk profile is different. Investors should do their own due diligence and seek the advice of an investment advisor before making any investment. Using our website apps and social media is for

informational and educational purposes only. Any information we publish, are quoted in or making an appearance on TV or video should not be construed as an individual recommendation in any way. All communication through our websites and social media properties may be construed as a recommendation depending on different regulatory bodies definitions of a recommendation. Because we cannot control whether these recommendations are suitable for your individual situation, you must NOT act upon any information you receive from our website, social properties or email communication without consulting a fiduciary investment advisor such as Gerber Kawasaki Inc. You can contact us by email at [info@gerberkawasaki.com](mailto:info@gerberkawasaki.com) or 310-399-6397. You must first speak and/or meet with a fiduciary advisor who can determine what recommendations are suitable for your unique situation. Because Gerber Kawasaki cannot control who reads or sees information on the internet we must assume that unless advised by a fiduciary advisor the investments discussed may NOT be suitable for your individual situation. You should consult your advisor before taking any actions. You agree to hold Gerber Kawasaki and its advisors harmless from any action you take on your own without the use of our advisory team. Also much of the information discussed is timely and may not be relevant when read or seen by the viewer. Our thoughts on various investments can and will change and information posted may not be our current position on the security. Past performance is not indicative of future results and all investments have risk. Gerber Kawasaki is an RIA and has advisors who are willing to help but any action you take on your own behalf without consulting a GK advisor is your responsibility and risk. Please keep in mind the purpose of our website, social media and email communication is to keep investors informed not to affect the sale of any security or to make individual recommendations. A Gerber Kawasaki Advisor is happy to make a proper recommendation after reviewing your suitability. Feel free to contact us for a free initial consultation. Gerber Kawasaki Inc. (the "Company") provides certain information (collectively, "Services") through the [www.gerberkawasaki.com](http://www.gerberkawasaki.com) website (the "Website"), via email, via apps, and social media properties. Access to and use of the Website and the Services is subject at all times to these Terms of Service ("Terms of Service"), which are a binding contract between the Company and you. The Company shall be deemed to conduct its business operations related to these Terms of Service from its headquarters in the State of California, United States of America, and all transactions between you and the Company, including without limitation the provision of information by and/or to the Company and you, shall be deemed to have occurred at such headquarters. EACH TIME YOU ACCESS OR USE THE WEBSITE OR OTHER PROPERTIES, YOU AGREE TO BE BOUND BY THESE TERMS OF SERVICE AND REPRESENT THAT YOU HAVE READ AND UNDERSTOOD THEM. IF YOU DO NOT OR CANNOT AGREE TO BE BOUND BY ANY OF THE PROVISIONS OF THESE TERMS OF SERVICE (OR IF YOU ARE LEGALLY INCAPABLE OF BEING BOUND), PLEASE EXIT FROM THE WEBSITE, APP OR SOCIAL SITE. IF YOU ARE ENTERING INTO THESE TERMS OF SERVICE IN CONNECTION WITH YOUR EMPLOYMENT, YOU HEREBY REPRESENT TO THE COMPANY THAT YOU ARE AUTHORIZED TO AND HEREBY DO BIND YOUR COMPANY/EMPLOYER TO THESE TERMS OF SERVICE; IF ANY COURT OF COMPETENT JURISDICTION DETERMINES THAT YOU HAVE FAILED TO BIND YOUR COMPANY/EMPLOYER, THESE TERMS OF SERVICE SHALL BE BINDING UPON YOU PERSONALLY. ANY REFERENCES HEREIN TO "YOU" AND "YOUR" REFER BOTH TO YOU AND TO YOUR COMPANY/EMPLOYER, AS APPLICABLE. The Company may, from time to time, modify, amend, or supplement these Terms of Service, and post the revised version of the Terms of Service in place of the present webpage. Such modifications, amendments or supplements shall be effective immediately upon posting on the Website (or other transmission to you). You are responsible for periodically checking the Website for changes to these Terms of Service. If you do not or cannot agree to be bound by any of the provisions of the revised version of the Terms of Service (or if you are legally incapable of being bound), you agree that your sole remedy is to cease using the Website and Services. Your continued use of the Website and/or the Services constitutes your agreement to be bound by the revised version of the Terms of Service. LIMITATIONS, RESTRICTIONS AND OBLIGATIONS Generally. The Company is a registered

investment advisor offering investment advice and management. The company produces various types of print online and video content relating to the financial markets and investments (the "Content"). The Content is produced without regard to individual levels of sophistication or investment experience, and without regard to the suitability of individuals who may access the content. You understand and agree that the Content does not constitute a specific recommendation of any particular investment, security, portfolio, transaction, or strategy, nor that any specific course of action is suitable for any specific person. You understand and agree that all Content is impersonal and not tailored to any specific investment needs and suitability requirements, including yours. You understand and agree that the views expressed in the Content are opinions of the authors; that the Company does not instruct its employees which opinions to hold; that the opinions of one Company employee may differ from the opinions held on the same topic by another employee, or may change without notice. You understand and agree that past results are not indicative of future performance. You understand and agree that the opinions expressed in the Content are derived from sources generally believed to be reliable, but that the Company is not liable for any errors, omissions, or incomplete or out of date information in the Content. Ownership. You understand and acknowledge that the Website, Apps and Content, and all other information provided to you in connection therewith are, as between you and the Company, owned solely and exclusively by the Company (including by its licensors and/or its affiliates or suppliers), and are protected by applicable laws and regulations, including treaty obligations relating to intellectual property rights. Under no circumstances will you obtain any ownership interest in any element of the Website, the Services, or the Content under these Terms of Service or otherwise. Company Trademarks You are not authorized under any circumstances to use any trademark, service mark, logo, trade dress, company name, brand, or domain name owned by the Company or used by the Company in connection with the Website or our Services. You agree not to infringe or dilute any trademark, service mark, logo, or trade dress owned by the Company. DISCLAIMER OF WARRANTIES YOU HEREBY EXPRESSLY AGREE THAT ACCESS TO AND USE OF THE WEBSITE, THE SERVICES, THE CONTENT, AND THE INTERNET IS AT YOUR SOLE RISK. THE WEBSITE, THE SERVICES, AND THE CONTENT (AS WELL AS ANY THIRD-PARTY SERVICES, PRODUCTS, AND INFORMATION DELIVERED TO YOU IN CONNECTION THEREWITH) ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS FOR YOUR USE, WITHOUT WARRANTIES OF ANY KIND (EXPRESS OR IMPLIED); THE WARRANTIES HEREBY DISCLAIMED INCLUDE ANY WARRANTY OF MERCHANTABILITY, NON-INFRINGEMENT, OR FITNESS FOR A PARTICULAR PURPOSE. THE COMPANY DOES NOT GUARANTEE THAT YOU WILL BE ABLE TO ACCESS OR USE THE WEBSITE OR THE SERVICES AT TIMES OR LOCATIONS OF YOUR CHOOSING OR THAT THE COMPANY WILL HAVE ADEQUATE CAPACITY FOR THE WEBSITE OR THE SERVICES AS A WHOLE OR IN ANY SPECIFIC GEOGRAPHIC AREA. THE WEBSITE, THE SERVICES, AND THE CONTENT MAY CONTAIN ERRORS, INCLUDING TECHNICAL INACCURACIES AND TYPOGRAPHICAL ERRORS. In addition, the Website and the Services may enable you to access or download harmful or malicious code introduced onto the Internet by third parties. The Website and the Services may be available internationally and may contain references to programs or services of the Company and/or its suppliers that are not available in your location. Such references do not imply that the Company or its suppliers intend to make available such products, programs or services in your location. LIMITATIONS OF LIABILITIES YOU ACKNOWLEDGE AND AGREE THAT YOUR SOLE AND EXCLUSIVE REMEDY IN RELATION TO ANY DISPUTE WITH THE COMPANY, ITS LICENSORS, SUPPLIERS OR AFFILIATES (OR ANY OF THEIR EMPLOYEES, OFFICERS, MEMBERS, OR DIRECTORS) IS TO STOP USING THE WEBSITE AND THE SERVICES. YOU ACKNOWLEDGE AND AGREE THAT IN NO EVENT WILL THE COMPANY, ITS LICENSORS, SUPPLIERS, OR AFFILIATES (OR ANY OF THEIR EMPLOYEES, OFFICERS, MEMBERS, OR DIRECTORS) BE LIABLE FOR ANY ACT OR FAILURE TO ACT BY THEM OR ANY OTHER PERSON REGARDING ANY CONDUCT, COMMUNICATION OR CONTENT ASSOCIATED WITH THE WEBSITE, THE SERVICES, OR THE CONTENT. LINKS WITH OTHER SITES The Website and/or the Services may provide links or references to websites or

services that are maintained or provided by third parties. The Company is not responsible for and does not assume responsibility for any content or practice of any such site or service. Your use of any such site or service is entirely at your own risk. The Company provides such links and/or references solely as a convenience to you and not as an endorsement or approval of any content, practice, owner, or sponsor. The company makes no warranties of any kind in relation to such sites and/or services.

**INDEMNIFICATION** You agree to defend, indemnify and hold harmless the Company and its licensors, affiliates, suppliers, employees, officers, and directors from and against all claims (including investigations and allegations that are not yet presented as litigation) and liabilities, losses and expenses, including attorneys' fees and costs, arising in connection with any breach of these Terms of Service. If you fail to provide a defense satisfactory to the Company, the Company may assume the defense and invoice you for the cost thereof, which invoice(s) you shall pay immediately upon presentation.

**GOVERNING LAW** These Terms of Service, as well as your use of the Website and the Services, are governed by and shall be construed in accordance with the laws of the State of California, without regard to its provisions relating to conflicts of laws. By agreeing to these Terms of Service or by accessing or using the Website and/or any of the Services, you submit to the personal jurisdiction of the federal and state courts of the State of California. You further agree that such courts shall have exclusive jurisdiction over any claim brought by you under or in connection with these Terms of Service, the Website, or any of the Services. **VOID WHERE PROHIBITED** The Company makes no representation or warranty that any material on the Website or in the Services is lawful in every jurisdiction from which such material can be accessed, or is available for use in all jurisdictions. If you access or use the Website or the Services from a jurisdiction outside of the United States you are responsible for compliance with all applicable local laws.

**MISCELLANEOUS** If any provision of these Terms of Service is held to be invalid or unenforceable, that provision will be deemed to be restated to reflect as nearly as possible the original intention in accordance with applicable law, and the remainder of these Terms of Service will remain in full force and effect. These Terms of Service constitute the entire agreement between the Company and you with respect to the subject matter hereof and supersede and replace all prior or contemporaneous understandings or agreements, written or oral, regarding such subject matter. Any waiver of any provision of these Terms of Service will be effective only if in writing and signed by the Company. The failure of the Company to assert any right under these Terms of Service shall not be considered a waiver of that right, which shall remain in full force and effect. In addition, these Terms of Service are not intended to confer, and do not confer, any rights or remedies upon any person other than you. These Terms of Service and all related documents are written and shall be interpreted in the English language.

**CONTACT US** If you have any questions, concerns, or comments regarding these Terms of Service, or have other questions or suggestions about our Website or the Services, you may contact us via email at [info@gerberkawasaki.com](mailto:info@gerberkawasaki.com) Code of Ethics <https://gerberkawasaki.com/legal/ethics.pdf> Privacy Policy <https://gerberkawasaki.com/legal/privacy.pdf>