1. Scope
These terms of business (‘Terms’) set forth the terms upon which Joh. Berenberg, Gossler & Co. KG (‘Berenberg’) intend to conduct business with counterparty (‘Client’) to render Electronic Trading Services for Direct Strategy Access (DSA) as described in section 2 below.

2. Services
Berenberg may provide direct strategy access services (‘Services’) which enable certain clients to use Berenberg’s algorithmic strategies (‘Strategies’) for purposes of executing Client orders in cash equity stocks or related financial instruments (‘Eligible Financial Instruments’) fully automated through Berenberg’s own electronic trading platform. The Services shall be rendered strictly separate from Berenberg’s facilitation trading desk. The Services are designed to supply the Client with independent access to pan European lit, grey and dark pools, in order to provide the Client with access to liquidity via an automated highly efficient processing of Client orders. Each Strategy operates in accordance with the parameters such as, but not limited to, timing and/or destination specified by the Client and transmitted to Berenberg via FIX-Protocol. The Strategies may cause a split of each Client order (parent order) in two or more child orders. Each of them will be routed to certain execution venues either under Berenberg’s trading name or, alternatively, at Berenberg’s absolute discretion, passed on to alternative execution channels through third party service providers.

Berenberg shall be entitled to suspend the Services or any part thereof at any time.

The Client’s use of the Services shall be governed by these Terms as well as by all additional terms applicable to each Eligible Financial Instrument exchange or execution venue (‘Execution Venue’) in respect of which the Client shall be entitled to place Client orders for financial instruments listed on that Execution Venue (‘Execution Venue Terms’) by making use of the Services as amended from time to time. Information is available on the respective trading venue’s website or on Berenberg’s website (www.berenberg.com). In the event of any conflict between the Terms and any applicable Execution Venue Terms, the respective Execution Venue Terms shall prevail.

3. Access to Services
The Client’s access to the Services may be subject to the availability and use of certain access method, technical equipment and devices as they may be specified and provided by Berenberg. In particular, Berenberg may provide the Client with information on its standard FIX-Specification that may be amended at any time in Berenberg’s absolute discretion.

The Client shall be responsible for ensuring the security of its own access method, its own technical equipment and devices through and by means of which the Client avails itself of the Services (‘Client Access Facilities’). The Client will be responsible for all acts and omissions of any of its directors, officers or employees (‘Client Users’) which are making use of the Services through the Client Access Facilities. In particular, the Client shall ensure that the Client and the Client Users are fully aware of, and will comply at all times with, all applicable Execution Venue Terms.

The Client will be responsible to monitor the Client order transmissions generated by use of the Client Access Facilities in accordance with the Client’s internal policies and procedures. All Client order transmissions generated by the use of the Client Access Facilities shall be deemed to be authorised by the Client.

The Client acknowledges that any access to, and use of, the Services by the Client or any of the Client Users will be deemed to be authorised by the Client.
Unless the Client has obtained Berenberg's prior written consent, the Client shall only access and use the Services or transmit Client orders through the Client Access Facilities (i) for its own benefit and account or, where the Client is an investment adviser, investment manager or broker/dealer, (ii) on behalf and for the account of any of its clients or managed funds.

Berenberg shall have the right to determine the limits and parameters, in order to control the Client's ability to access and use the Services at Berenberg's absolute discretion. The Client undertakes to comply with those limits and parameters at any time. Berenberg may amend, modify or remove any such limits and/or parameters at any time in its absolute discretion and may include without limitation (i) controls over maximum order amounts and maximum order sizes, (ii) controls over the price at which Client orders may be submitted, (iii) controls over the origin of Client orders and (iv) any other limits, parameters or controls which Berenberg may be required to implement under any applicable law or regulation.

4. Rights and Obligations by Berenberg
Berenberg shall have the right to accept or reject in its absolute discretion any Client orders on the Services. Berenberg will endeavour to notify the Client of the reason therefor, but will be under no obligation to do so.

Where required by any Execution Venue, Berenberg shall have the right to cancel, amend or vary the terms of any trade which Berenberg deems to be not in compliance with the requirements of any Execution Venue’s rules and the Execution Venue Terms as applicable.

Where required by any Execution Venue or any competent regulatory authority, Berenberg shall be entitled to provide all relevant information concerning Client orders transmitted and/or executed in connection with the Services. The Client shall cooperate fully and promptly in respect of all requests made by Berenberg for the provision of any other information in the Client’s possession, custody or control which, in turn, Berenberg may be required to produce on request of an exchange or another Execution Venue or a competent regulatory authority.

5. Obligations by Client
The Client shall be responsible to observe any applicable Execution Venue Terms to ensure that the Client and any Client User are aware of, and compliant with, the latest version of the relevant Execution Venue Terms, including to those concerning market integrity, suspensions, halts and reversals to transactions.

In using the Services, the Client shall not do any act, whether on its own or in combination with other acts, which is illegal or in violation of these Terms, any Execution Venue Terms or of any laws, rules, or regulations of any jurisdiction. The Client shall ensure that all transactions conducted via the use of the Services will be in full compliance with all applicable rules, regulations, requirements, guidelines and policies of any governmental or quasigovernmental body, any self-regulating organisation, and any Execution Venue, market or clearing house through which Client orders are executed or cleared. In particular, the Client shall take appropriate measures, in order to avoid any action that may be considered as a market abuse.

The Client confirms the ability to immediately disable the electronic trading capabilities and upon the request of Berenberg, the Client agrees to immediately disable such capabilities.

The Clients agrees to report immediately to Berenberg any known suspect failure in communications order or instructions that arise at any time during a trading session including any known or suspected failure to receive trade confirmations, audit trail record or order status information.

6. Consideration
The Client shall pay to Berenberg any such commissions, fees and/or charges in such amounts and at such times as they may have been agreed upon between Berenberg and the Client from time to time on the basis of a separate agreement.

7. Termination
These Terms may be terminated at any time and for any reason by Berenberg giving you thirty (30) calendar days prior written notice or by you giving written notice to us. Berenberg’s right to terminate these Terms without notice pursuant to sec. 314 par. 1 of the German Civil Code (Bürgerliches Gesetzbuch) shall remain unaffected.

Termination will be without prejudice to the completion of orders already placed with us. Termination will not affect accrued rights, existing commitments or any contractual provision intended to survive termination.

8. Force Majeure
Neither Berenberg nor you shall be liable for any partial performance or non-performance of their obligations
under these Terms by reason of any cause beyond their reasonable control including but not limited to acts of God, terrorism, industrial disputes, failure or malfunction of any telecommunications or IT service, fire, strike, acts or regulations of any governmental or supranational bodies or authorities or failure of any relevant exchange or clearing house for any reason to perform its obligations.

9. Applicable Law, Place of Performance, Place of Jurisdiction

These Terms shall be governed by and construed in accordance with the laws of the Federal Republic of Germany. German law shall apply to the Services provided to you under and in accordance with these Terms. Place of performance for the duties of all Parties arising out of these Terms is Hamburg, Germany. Exclusive venue of jurisdiction, to the extent legally permissible, for all legal disputes arising out of or in connection with these Terms shall be the district court (Landgericht) in Hamburg, Germany. These Terms are written in English language. Where German terms are used, such German terms shall prevail.

10. Amendments

Any amendments of these Terms (including, but not limited to, this clause 10) shall be notified to you in a durable medium no later than two months before their proposed date of entry into force. They shall be deemed to have been approved by you, unless we have received your written objection before their proposed date of entry into force. Berenberg shall expressly draw the Client’s attention to this implied consent in its respective communication.

11. Severability

Should any of these Terms be or become illegal, invalid or unenforceable in any respect under the applicable law of jurisdiction, neither the legality, validity nor enforceability of the remaining provisions of these Terms nor the legality, validity or enforceability of such provision under the laws of any other jurisdiction shall in any way be affected or impaired.

Should we not receive your express consent, you will be deemed to have agreed to these Terms if you have not indicated your objection in writing which must be received by us within two months of them being provided to you. In particular, the commencement of using our Services at any time after being provided with these Terms or, where applicable, continuing to use our Services after two months from being furnished with the Terms shall be deemed to be an acceptance of the Terms. Berenberg hereby expressly draws your attention to this implied consent.