

TERMS AND CONDITIONS OF SERVICE

- A. [General Terms](#)
- B. [Linking and Framing Terms and Conditions](#)
- C. [Intellectual Property Issues:](#)
 - o General Inquiries
 - o Copyright Agent for Copyright Infringement Claims
 - o Trademark Information
- D. [Privacy Policy for this Web site](#)
- E. [E-Commerce Directive Information](#)
- F. [Best Execution Policies](#)

TERMS AND CONDITIONS OF SERVICE

PLEASE READ ALL OF THE FOLLOWING TERMS AND CONDITIONS OF SERVICE FOR THIS WEB SITE (TOS) BEFORE USING THIS SITE. By continuing to access, link to, or use this site, or any service on this site, you signify **YOUR ACCEPTANCE OF THE TOS. BLOOMBERG TRADEBOOK ® LLC ("BLOOMBERG TRADEBOOK")** reserves the right to amend, remove, or add to the TOS at any time. Such modifications shall be effective immediately. Accordingly, please continue to review the TOS whenever accessing, linking to, or using this site. Your access, link to, or use of the site, or any service on this site, after the posting of modifications to the TOS will constitute **YOUR ACCEPTANCE OF THE TOS**, as modified. If, at any time, you do not wish to accept the TOS, you may not access, link to, or use the site. Any terms and conditions proposed by you which are in addition to or which conflict with these terms and conditions of service are expressly rejected by BLOOMBERG TRADEBOOK and shall be of no force or effect.

A. General Terms

1. **User Consent to the TOS.** You represent that you have read and agree to be bound by the TOS for www.bloombertradebook.com . You further agree: (a) to comply with U.S. law regarding the transmission of any data obtained from the Service (as defined herein) in accordance with the TOS; (b) not to use the Service for illegal purposes; and (c) not to interfere or disrupt networks connected to the Service.

2. **Intellectual Property.** This Web site, including but not limited to text, content, photographs, video, audio and graphics (the "Service"), is protected by copyrights, trademarks, service marks, international treaties and/or other proprietary rights and laws of the U.S. and other countries. The Service is also protected as a collective work or compilation under U.S. copyright and other laws and treaties. All

Bloomberg Tradebook

individual articles, columns and other elements making up the Service are also copyrighted works. You agree to abide by all applicable copyright and other laws, as well as any additional copyright notices or restrictions contained in the Service. You acknowledge that the Service has been developed, compiled, prepared, revised, selected and arranged by Bloomberg L.P., its general and limited partners, and its subsidiaries, and their respective general partners and affiliates (collectively Bloomberg) and others (including certain other information sources) through the application of methods and standards of judgment developed and applied through the expenditure of substantial time, effort and money and constitutes valuable intellectual property and trade secrets of Bloomberg and such others. You agree to protect the proprietary rights of Bloomberg and all others having rights in the Service during and after the term of this agreement and to comply with all reasonable written requests made by BLOOMBERG TRADEBOOK or its suppliers and licensors of content, equipment or otherwise ("Suppliers") to protect their and others' contractual, statutory and common law rights in the Service. You agree to notify BLOOMBERG TRADEBOOK in writing promptly upon becoming aware of any unauthorized access or use of the Service by any party or of any claim that the Service infringes upon any copyright, trademark or other contractual, statutory or common law rights.

3. Restrictions on Use. You may not use the Service for any illegal purpose or in any manner inconsistent with the TOS. You agree to use the Service solely for your own noncommercial use and benefit, and not for resale or other transfer or disposition to, or use by or for the benefit of, any other person or entity. You agree not to use, transfer, distribute or dispose of any information contained in the Service in any manner that could compete with the business of Bloomberg or any of its Suppliers.

4. Further Restrictions on Use. YOU MAY NOT COPY, REPRODUCE, RECOMPILE, DECOMPILE, DISASSEMBLE, REVERSE ENGINEER, DISTRIBUTE, PUBLISH, DISPLAY, PERFORM, MODIFY, UPLOAD TO, CREATE DERIVATIVE WORKS FROM, TRANSMIT OR IN ANY WAY EXPLOIT ANY PART OF THE SERVICE, EXCEPT THAT YOU MAY DOWNLOAD MATERIAL FROM THE SERVICE AND/OR MAKE ONE PRINT COPY FOR YOUR OWN PERSONAL, NONCOMMERCIAL USE, PROVIDED THAT YOU RETAIN ALL COPYRIGHT AND OTHER PROPRIETARY NOTICES. YOU MAY NOT RECIRCULATE, REDISTRIBUTE, OR PUBLISH THE ANALYSIS AND PRESENTATION INCLUDED IN THE SERVICE WITHOUT BLOOMBERG TRADEBOOK' S PRIOR WRITTEN CONSENT. MODIFICATION OF THE SERVICE'S CONTENT WOULD BE A VIOLATION OF THE COPYRIGHTS AND OTHER PROPRIETARY RIGHTS OF BLOOMBERG L.P. AND/OR BLOOMBERG FINANCE L.P. OR ITS SUBSIDIARIES. ADDITIONALLY, YOU MAY NOT OFFER ANY PART OF THE SERVICE FOR SALE OR DISTRIBUTE IT OVER ANY OTHER MEDIUM INCLUDING BUT NOT LIMITED TO OVER-THE-AIR TELEVISION OR RADIO BROADCAST, A COMPUTER NETWORK OR HYPERLINK FRAMING ON THE INTERNET WITHOUT THE PRIOR WRITTEN CONSENT OF BLOOMBERG TRADEBOOK. THE SERVICE AND THE INFORMATION CONTAINED THEREIN MAY NOT BE USED TO CONSTRUCT A DATABASE OF ANY KIND. NOR MAY THE SERVICE BE STORED (IN

Bloomberg Tradebook

ITS ENTIRETY OR IN ANY PART) IN DATABASES FOR ACCESS BY YOU OR ANY THIRD PARTY OR TO DISTRIBUTE ANY DATABASE SERVICES CONTAINING ALL OR PART OF THE SERVICE. YOU MAY NOT USE THE SERVICE IN ANY WAY TO IMPROVE THE QUALITY OF ANY DATA SOLD OR CONTRIBUTED BY YOU TO ANY THIRD PARTY. FURTHERMORE, YOU MAY NOT USE ANY OF THE TRADEMARKS, TRADE NAMES, SERVICE MARKS, COPYRIGHTS, OR LOGOS OF BLOOMBERG L.P. AND/OR BLOOMBERG FINANCE L.P. OR ITS SUBSIDIARIES, IN ANY MANNER WHICH CREATES THE IMPRESSION THAT SUCH ITEMS BELONG TO OR ARE ASSOCIATED WITH YOU OR ARE USED WITH BLOOMBERG TRADEBOOK'S CONSENT, AND YOU ACKNOWLEDGE THAT YOU HAVE NO OWNERSHIP RIGHTS IN AND TO ANY OF THESE ITEMS. YOU WILL NOT USE THE SERVICE OR THE INFORMATION CONTAINED THEREIN IN UNSOLICITED MAILINGS OR SPAM MATERIAL. YOU WILL NOT USE ANY OF THE TRADEMARKS, TRADE NAMES, SERVICE MARKS, COPYRIGHTS, OR LOGOS OF BLOOMBERG L.P. AND/OR BLOOMBERG FINANCE L.P. OR ITS SUBSIDIARIES. IN UNSOLICITED MAILINGS OR SPAM MATERIAL. YOU WILL NOT SPAM OR SEND UNSOLICITED MAILINGS TO ANY PERSON OR ENTITY USING THE SERVICE. YOU AGREE TO COMPLY WITH ANY OTHER APPLICABLE TERMS AND CONDITIONS OF SERVICE SET FORTH ON THE SERVICE.

5. **License.** You acquire absolutely no rights or licenses in or to the Service and materials contained within the Service other than the limited right to utilize the Service in accordance with the TOS. Should you choose to download content from the Service, you must do so in accordance with the TOS. Such download is licensed to you by Bloomberg ONLY for your own personal, noncommercial use in accordance with the TOS and does not transfer any other rights to you.

6. **Rights Reserved.** All present and future rights in and to trade secrets, patents, copyrights, trademarks, service marks, know-how and other proprietary rights of any type under the laws of any governmental authority, domestic or foreign, including rights in and to all applications and registrations relating to the Service (the "Intellectual Property Rights") shall, as between you and Bloomberg, at all times be and remain the sole and exclusive property of Bloomberg. All present and future rights in and title to the Service (including the right to exploit the Service and any portions of the Service over any present or future technology) are reserved to Bloomberg for its exclusive use. Except as specifically permitted by the TOS, you may not copy or make any use of the Service or any portion thereof. Except as specifically permitted herein, you shall not use the Intellectual Property Rights or the Service, or the names of any individual participant in, or contributor to, the Service, or any variations or derivatives thereof, for any purpose, without BLOOMBERG TRADEBOOK's prior written approval.

7. **Fees and Payments.** BLOOMBERG TRADEBOOK reserves the right at any time to charge fees for access to portions of the Service or the Service as a whole. If at any time BLOOMBERG TRADEBOOK requires a fee for portions of the Service or the Service as a whole, BLOOMBERG TRADEBOOK will require you to register and create an account. In no event will you be charged for access to portions of the

Bloomberg Tradebook

Service or to the Service unless BLOOMBERG TRADEBOOK obtains your prior agreement to pay such charges. You shall pay all fees and charges incurred through your account at the rates in effect for the billing period in which such fees and charges are incurred, including but not limited to charges for any products or services offered for sale through the Service by BLOOMBERG TRADEBOOK or by any other vendor or service provider. All fees and charges shall be billed to you, and you shall be solely responsible for their payment. You shall pay all applicable taxes relating to the use of the Service through your account, and the purchase of any other products or services. Certain portions of the Service or the Service as a whole may require a prepaid fee ("Prepaid Fee"), which may be modified from time to time in BLOOMBERG TRADEBOOK's sole discretion. The Prepaid Fee, and all taxes and other fees related thereto will be paid by you in advance. In no event will you receive any portions of the Service or the Service as a whole if a Prepaid Fee is required unless BLOOMBERG TRADEBOOK receives all fees and charges payable by you, including the Prepaid Fee.

8. Disclaimer and Limitation of Liability. (i) You agree that your use of the Service is at your sole risk and acknowledge that the Service and anything contained within the Service, including, but not limited to, content, services, goods or advertisements are provided "AS IS" and "AS AVAILABLE," and that Bloomberg makes no warranty of any kind, express or implied, as to the SERVICE, including, but not limited to, merchantability, non-infringement, title or fitness for a particular purpose or use.

(ii) Bloomberg does not warrant that the Service is compatible with your equipment or that the Service is free of errors or viruses, worms or "Trojan horses," or any other harmful, invasive, or corrupted files, and is not liable for any damage you may suffer as a result of such destructive features. You agree that Bloomberg and its Suppliers, subcontractors, agents, directors, officers, employees, representatives, successors and assigns shall have no responsibility or liability for: (i) any injury or damages, whether caused by the negligence of Bloomberg, its parent, or their respective affiliates, general partner, subsidiaries, Suppliers, agents, directors, officers, employees, representatives, successors, and assigns, or otherwise arising in connection with the Service and shall not be liable for any lost profits, losses, punitive, incidental or consequential damages or any claim against Bloomberg by any other party; or (ii) any fault, inaccuracy, omission, delay or any other failure in the Service caused by your computer equipment or arising from your use of the Service on such equipment. The content of other Web sites, services, goods or advertisements that may be linked to the Service is not maintained or controlled by Bloomberg. Bloomberg is therefore not responsible for the availability, content or accuracy of other Web sites, services or goods that may be linked to, or advertised on, the Service. Bloomberg does not: (a) make any warranty, express or implied, with respect to the use of the links provided on, or to, the Service; (b) guarantee the accuracy, completeness, usefulness or adequacy of any other Web sites, services, goods or advertisements that may be linked to the Service; or (c) make any endorsement, express or implied, of any other Web sites,

Bloomberg Tradebook

services, goods or advertisements that may be linked to the Service. Bloomberg is also not responsible for the reliability or continued availability of the telephone lines, wireless services, communications media and equipment you use to access the Service. You understand that Bloomberg and/or third-party contributors to the Service may choose at any time to inhibit or prohibit their content from being accessed under the TOS.

9. Further Disclaimer and Limitation of Liability. You acknowledge that: (i) the Service is provided for information purposes only and is not intended for trading purposes; (ii) Bloomberg does not guarantee the sequence, accuracy, completeness, or timeliness of the Service; and (iii) the provision of certain parts of the Service is subject to the terms and conditions of other agreements to which Bloomberg is a party. Accordingly, anything to the contrary herein set forth notwithstanding, Bloomberg, its Suppliers, agents, directors, officers, employees, representatives, successors and assigns shall not, directly or indirectly, be liable, in any way, to you or any other person for any: (i) inaccuracies or errors in or omissions from the Service including, but not limited to, quotes and financial data; (ii) delays, errors or interruptions in the transmission or delivery of the Service; or (iii) loss or damage arising therefrom or occasioned thereby, or by any reason of nonperformance.

10. Limitation of Liability. UNDER NO CIRCUMSTANCES, INCLUDING BUT NOT LIMITED TO NEGLIGENCE, SHALL BLOOMBERG, ITS SUPPLIERS, AGENTS, DIRECTORS, OFFICERS, EMPLOYEES, REPRESENTATIVES, SUCCESSORS, OR ASSIGNS BE LIABLE TO YOU FOR DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE OR EXEMPLARY DAMAGES EVEN IF BLOOMBERG HAS BEEN ADVISED SPECIFICALLY OF THE POSSIBILITY OF SUCH DAMAGES, ARISING FROM USE OF OR INABILITY TO USE THE SERVICE OR ANY LINKS OR ITEMS ON THE SERVICE OR ANY PROVISION OF THE TOS, SUCH AS, BUT NOT LIMITED TO, LOSS OF REVENUE OR ANTICIPATED PROFITS OR LOST BUSINESS. Applicable law may not allow the limitation or exclusion of liability or incidental or consequential damages. In no event shall Bloomberg's total liability to you for all damages, losses and causes of action (whether in contract or tort, including but not limited to, negligence) exceed the amount paid by you, if any, for accessing this site.

11. Representations and Warranties. You represent, warrant and covenant that: (a) you have the power and authority to enter into this agreement; (b) you are at least eighteen (18) years old; (c) you shall not use any rights granted hereunder for any unlawful purpose; and (d) you shall use the Service only as set forth in the TOS.

12. Indemnification. You agree, at your own expense, to indemnify, defend and hold harmless Bloomberg, its Suppliers, agents, directors, officers, employees, representatives, successors and assigns from and against any and all claims, damages, liabilities, costs, and expenses, including reasonable attorneys' and

Bloomberg Tradebook

experts' fees, arising out of or in connection with the Service, or any links on the Service, including, but not limited to: (i) your use or someone using your computer's use of the Service; (ii) use by someone using your account; (iii) a violation of the TOS by you or anyone using your computer (or account, where applicable); (iv) a claim that any use of the Service by you or someone using your computer (or account, where applicable) infringes any intellectual property right of any third party, or any right of privacy or publicity, is libelous or defamatory, or otherwise results in injury or damage to any third party; (v) any deletions, additions, insertions or alterations to, or any unauthorized use of, the Service by you or someone using your computer (or account, where applicable); (vi) any misrepresentation or breach of representation or warranty made by you contained herein; or (vii) any breach of any covenant or agreement to be performed by you hereunder. You agree to pay any and all costs, damages and expenses, including, but not limited to, reasonable attorneys' fees and costs awarded against or otherwise incurred by or in connection with or arising from any such claim, suit, action or proceeding attributable to any such claim. Bloomberg reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you will fully cooperate with Bloomberg in asserting any available defense. You acknowledge and agree to pay Bloomberg's reasonable attorneys' fees incurred in connection with any and all lawsuits brought against you by Bloomberg under the TOS and any other terms and conditions of service on www.bloombertradebook.com, including without limitation, lawsuits arising from your failure to indemnify Bloomberg pursuant to the TOS.

13. Termination. (i) You may terminate this TOS with or without cause at any time by discontinuing use of the Service and destroying all materials obtained from the Service. (ii) You agree that, without notice, BLOOMBERG TRADEBOOK may terminate the TOS, or suspend your access to the Service, with or without cause at any time and effective immediately. The TOS will terminate immediately without notice from BLOOMBERG TRADEBOOK if you, BLOOMBERG TRADEBOOK'S sole discretion, fail to comply with any provision of the TOS. (iii) Bloomberg shall not be liable to you or any third party for the termination or suspension of the Service, or any claims related to the termination or suspension of the Service. Upon termination of the TOS by you or BLOOMBERG TRADEBOOK, you must discontinue your use of the Service and destroy promptly all materials obtained from the Service and copies thereof.

14. Governing Law. The TOS shall be governed and construed in accordance with the laws of the United States and the State of New York, without regard to the laws that would otherwise apply under applicable choice-of-law principles. You agree to submit to the personal jurisdiction of the state and federal courts located in New York County in the State of New York with respect to any legal proceedings that may arise in connection with the Service or from a dispute as to the interpretation or breach of the TOS.

Bloomberg Tradebook

15. **United States' Export Control & Foreign Asset Control Regulations.**

Bloomberg does not represent that materials in the Service are appropriate or available for use in any particular location. Those who choose to access the Service do so on their own initiative and are responsible for compliance with all applicable laws. Software from the Service is subject to U.S. export controls and may not be downloaded, exported or re-exported: (i) into (or to a national or resident of) Cuba, North Korea, Iran, Sudan, Syria, or any other country with respect to which the United States maintains trade sanctions prohibiting the shipment of goods; or (ii) to anyone on or acting on behalf of an entity on the U.S. Treasury Department's list of Specially Designated Nationals and Blocked Persons or the U.S. Commerce Department's Denied Persons List or Entities List or included in General Order 3 (15 C.F.R. Part 736, Supplement 1), which prohibits exports to Mayrow General Trading, affiliated entities and persons, and specified persons involved in manufacture or sale of Improvised Explosive Devices (together referred to as "U.S. Prohibited Party Lists"). By downloading or using such software, you represent and warrant that you are not (i) located in or a national or resident of any country noted above that is subject to U.S. trade sanctions; or (ii) on any U.S. Prohibited Party List or acting on behalf of any person or entity on any such list.

16. **Miscellaneous.** You accept that BLOOMBERG TRADEBOOK has the right to change the content or technical specifications of any aspect of the Service at any time at BLOOMBERG TRADEBOOK's sole discretion. You further accept that such changes may result in your being unable to access the Service. The failure of BLOOMBERG TRADEBOOK to exercise or enforce any right or provision of the TOS shall not constitute a waiver of such right or provision. Sections two through twelve (2-12) and fourteen through twenty-one (14-21) shall survive any termination of the TOS.

17. **Headings.** The section titles in the TOS are used solely for the convenience of you and BLOOMBERG TRADEBOOK and have no legal or contractual significance.

18. **Severability.** If any provision of the TOS is found invalid or unenforceable, that provision will be enforced to the maximum extent permissible, and the other provisions of the TOS will remain in force.

19. **Entire Agreement.** The TOS and any other terms and conditions of service on www.bloombergtradebook.com, and its successor, constitute the entire agreement between you and BLOOMBERG TRADEBOOK and govern your use of the Service.

20. **Electronic Communication.** This site provides a link enabling you to communicate electronically via an e-mail message to BLOOMBERG TRADEBOOK. By using or accessing this site, you agree not to use e-mail, whether through this link or otherwise, to give BLOOMBERG TRADEBOOK any instruction affecting your BLOOMBERG TRADEBOOK off-line account(s) or any linked accounts, including, but not limited to, placing orders to purchase or sell a security. You also agree not to use the e-mail to give BLOOMBERG TRADEBOOK any credit information (including

Bloomberg Tradebook

account number), notice or a change of address, or any time-sensitive instructions. BLOOMBERG TRADEBOOK shall not be liable for any actions taken or any omissions to act as result of any e-mail message you send to BLOOMBERG TRADEBOOK from this site or otherwise.

21. Securities Law Compliance. This Web site is for information purposes only. None of the information contained on this Web site constitutes a solicitation, offer, opinion or recommendation by BLOOMBERG TRADEBOOK, Bloomberg Tradebook Europe Limited, Bloomberg Tradebook Japan Limited, and Bloomberg PowerMatch LLC, nor any of their respective affiliates to buy or sell any security or other interests or to provide legal, tax, accounting or investment advice or services regarding the profitability or suitability of any security or investment. The information provided on this Web site is not intended for retail investors or for use by, or distribution to, any person or entity in any jurisdiction or country where such use or distribution would be contrary to law or regulation. The ability to enter orders and effect transactions on the BLOOMBERG TRADEBOOK system is only available through the BLOOMBERG PROFESSIONAL service or a computer to computer interface and cannot be accessed through this Web site. Investors who desire to access the BLOOMBERG TRADEBOOK system must enter into the appropriate agreements with BLOOMBERG TRADEBOOK and/or its affiliates. Investors are advised not to rely on any information contained in this Web site in the process of making a fully informed investment decision. BLOOMBERG TRADEBOOK, Bloomberg Tradebook Europe Limited, Bloomberg Tradebook Japan Limited, and Bloomberg PowerMatch LLC reserve the right to require proof of residence from any user accessing the Web site and requesting information. Investors outside of the United States are subject to securities and tax regulations within their applicable jurisdictions that are not addressed on this Web site. No product or service shall be solicited, offered or sold in any jurisdiction where such activity would be contrary to the securities laws or other local laws and regulations, or would subject BLOOMBERG TRADEBOOK, Bloomberg Tradebook Europe Limited, Bloomberg Tradebook Japan Limited, Bloomberg PowerMatch LLC or any of their respective affiliates to any registration requirement within such jurisdiction.

Approved for communication under the United Kingdom Financial Services and Markets Act 2000 by Bloomberg Tradebook Europe Limited. The BLOOMBERG TRADEBOOK and the BLOOMBERG POWERMATCH systems are only available to professional/ qualified/ institutional investors in countries and markets where the necessary legal clearances have been obtained and the information in this Web site is directed only at such persons. The BLOOMBERG TRADEBOOK system and BLOOMBERG POWERMATCH systems are not available to private customers, who must not rely on the information in this Web site.

The BLOOMBERG TRADEBOOK system is available only to professional/qualified/institutional investors and in countries and markets where the necessary clearances have been obtained. Futures products are not suitable for all

Bloomberg Tradebook

customers. The BLOOMBERG TRADEBOOK system is not available to private customers.

B. LINKING AND FRAMING TERMS AND CONDITIONS

YOU MAY NOT LINK TO OR FRAME THIS WEB SITE, OR ANY PORTION THEREOF, EXCEPT AS PROVIDED HEREIN.

1. **Intellectual Property.** Upon linking to this Web site pursuant to the TOS, you will be granted a non-exclusive, non-transferable, royalty-free sub-license to use the BLOOMBERG TRADEBOOK mark owned by Bloomberg Finance L.P. solely for providing an underlined, textual link from your Web site to www.bloombergtradebook.com . No other use of Bloomberg's marks, names or logos is permitted without express written permission from BLOOMBERG TRADEBOOK.

2. **Restrictions on Linking to this Web Site.** Without limiting other provisions contained in our TOS, you may include a link(s) on your Web site to bloombergtradebook.com's publicly accessible Web pages (*i.e.* , any Web page which does not require a login and password and/or restrict access). You may not link to bloombergtradebook.com any site containing an inappropriate, profane, defamatory, infringing, obscene, indecent or unlawful topic, name, material or information that violates any applicable intellectual property, proprietary, privacy or publicity rights.

3. **Restrictions on Framing Activities.** BLOOMBERG TRADEBOOK is concerned about the integrity of this Web site when it is accessed in a manner solely determined by third parties or viewed in a setting solely created by third parties. Specifically, BLOOMBERG TRADEBOOK is concerned with activities such as bringing up or presenting content of this Web site within another Web site ("framing"). In this regard, without limiting the provisions contained in our TOS, you may not frame any Web page from bloombergtradebook.com, except with our express written permission. Further, you may not archive, cache, or mirror any bloombergtradebook.com Web page or portions of a Web page. If you would like to use, reprint, frame, or redistribute any bloombergtradebook.com content other than as permitted herein, you must request permission from BLOOMBERG TRADEBOOK by writing to jzangri@bloomberg.net. Please include: (a) your name, e-mail address, and telephone number; (b) the name of your company; (c) the Web site address(es) where the proposed use will occur; and (d) specific details about the contemplated linking or framing activities, including the content or Web page(s) of this Web site which you would like to use.

Bloomberg Tradebook

C. INTELLECTUAL PROPERTY ISSUES

1. **General Inquiries:** Please send general inquiries regarding intellectual property issues to permissions@bloomberg.net.

2. **Copyright Agent for Copyright Infringement Claims (Digital Millennium Copyright Act):** The designated agent to receive notification of claimed infringement under Title II of the Digital Millennium Copyright Act is: William Ried, Bloomberg L.P., 731 Lexington Avenue, New York, NY 10022, telephone +1-212-318-2000, facsimile: 917-522-2600, email: ried@bloomberg.net.

3. Trademark Notice:

BLOOMBERG
BLOOMBERG PROFESSIONAL
BLOOMBERG MARKETS
BLOOMBERG NEWS
BLOOMBERG ANYWHERE
BLOOMBERG TRADEBOOK
BLOOMBERG POWERMATCH
BLOOMBERG.COM

are trademarks and service marks of Bloomberg Finance L.P., a Delaware limited partnership, or its subsidiaries. All rights reserved.

BLOCK HUNTER
B-TRADE
BTRD
BWAP
DEFINING LIQUIDITY
G-TRADE
LIQUIDITY DOME
TRIGGER TRADING

are trademarks and service marks of Bloomberg L.P., a Delaware limited partnership. All rights reserved.

D. PRIVACY POLICY FOR BLOOMBERG TRADEBOOK WEB SITE

Click [here](#) for BLOOMBERG TRADEBOOK web site Privacy Policy.

E. E-Commerce Directive Information

Bloomberg LP is authorized and regulated by the Financial Services Authority (the "FSA") under reference number 206006 on its Register of Firms <http://www.fsa.gov.uk/register/>. The FSA can be contacted by calling +44 20 7676 1000, by visiting <http://www.fsa.gov.uk>, or by writing to The Financial Services Authority, 25 The North Colonnade, London E14 5HS, England.

Bloomberg Tradebook

The contact at our New York office is:

Paul Ramundo

Phone: +1-212-617-7816

Fax: +1-917-369-3801

Email: pramundo@bloomberg.net

BEST EXECUTION" POLICIES, ETC.

Applicable from April 1, 2005

**Bloomberg
Tradebook Japan Ltd.**

These "Best Execution" Policies, Etc., pursuant to Article 43-2, Paragraph 1 of the Securities and Exchange Law, prescribe the policies and methods for executing orders from the Company's customers under the best transactional terms and conditions for the customer:

1. Subject Securities
 - i. We will deal only in share certificates listed on domestic exchanges (hereinafter, "Listed Share Certificates"), and of the "Listed Share Certificates, Etc." prescribed in Article 16-2, Paragraph 1, Item 1a of the Cabinet Order for Enforcement of the Securities and Exchange Law, we will not engage in the dealing of securities other than Listed Share Certificates (certificate of bond with share purchase warrants, share purchase warrant certificates, share subscription warrant certificates, equity certificates, preferred equity certificates, securities or certificates issued by foreign corporations that have the same characteristics as these or share certificates, beneficiary certificates in investment trusts or foreign investment trusts, and investment securities or foreign investment securities).
 - ii. We will not engage in the dealing of the "Over-the-Counter Securities" prescribed in Article 16-2, Paragraph 1, Item 1b of the Cabinet Order for Enforcement of the Securities and Exchange Law or the "Dealing Securities" prescribed in Article 40, Paragraph 1, Item 1 of the Securities and Exchange Law as cited in Article 16-2, Paragraph 1, Item 1c of the Cabinet Order for Enforcement of the Securities and Exchange Law (of share certificates, certificate of bond with share purchase warrants and other securities prescribed by the Cabinet Office Ordinance (the Cabinet Office Ordinance Concerning Dealing Securities) (share subscription warrant certificates, share purchase warrant certificates, certain equity certificates issued by corporations established under special laws, the preferred equity certificates

Bloomberg Tradebook

prescribed under the Law Concerning Liquidation of Assets, and the investment securities prescribed under the Law Concerning Investment Trusts and Investment Companies) (excluding listed securities and over-the-counter securities), those not prohibited from trading or other solicitations for trading under the rules of the Japan Securities Dealers Association).

2. Method for Facilitating Execution Under Best Transactional Terms and Conditions

i. Consignment Orders

The Company shall not engage in trading as a direct counterparty to the orders received from customers, but shall broker all such orders as consignment orders.

ii. Securities Exchanges

In the event consignment orders are received from customers, all orders related to Listed Share Certificates received from customers shall be brokered to trading participants or members of the domestic securities exchange market on which the corresponding issue is listed with whom the Company has executed an agreement. Consignment orders received outside the trading hours of the securities exchange market shall be passed to these parties and brokered in the securities exchange market after trading has recommenced in the securities market. The Company shall not deal in off-exchange transactions including brokering to PTS with respect to orders for Listed Share Certificates received from customers.

iii. Multiple Securities Exchanges

In the event the issue associated with an order received from a customer is listed on multiple securities exchanges, and agreements have been executed by and between the trading participants on these securities exchanges and the Company, if instructions concerning the securities exchange are received from the customer, the order shall be executed on the securities exchange conforming with said instructions.

3. Reasons for Selecting the Methods Set Forth in Section 2 above

Most investors' demand is concentrated in securities exchange markets, and in comparison to off-exchange transactions, securities exchange markets are considered superior in terms of liquidity, capability of execution, transaction speed, and the like, and as such the execution of orders on securities exchange markets is judged to be most reasonable for customers. In addition, in the event the issue associated with an order received from a customer is listed on multiple securities exchange markets, if there are instructions from the customer, then it is judged most reasonable for the customer to execute the order on the conforming securities exchange market.

4. Miscellaneous

- i. We will not deal in the following transactions:
Odd-lot and less than full-lot transactions.

In the event of unavoidable interruptions to the system or the like, customer orders may be executed under policies and methods that differ from the policies and methods prescribed in these Best Execution Policies, Etc. Even in such instances, we will strive to execute orders under policies and methods reasonably judged to be an execution by the best trading terms and conditions at that point in time.

最良執行方針等

平成17年4月1日より適用
トレードブック・ジャパン証券株式会社

この最良執行方針等は、証券取引法第43条の2第1項の規定に基づき、当社のお客様のご注文をお客様にとって最良の取引の条件で執行するための方針及び方法を定めたものです。

1. 対象となる有価証券

(1)

国内の証券取引所に上場されている株券（以下「上場株券」といいます。）のみとします。証券取引法施行令第16条の2第1項第1号イに規定する「上場株券等」のうち、上場株券以外の有価証券（新株予約権付社債券、新株予約権証券、新株引受権証書、出資証券、優先出資証券、それら又は株券の性質を有する外国法人の発行する証券又は証書、投資信託又は外国投資信託の受益証券、投資証券又は外国投資証券）の取扱いを行いません。

(2)

証券取引法施行令第16条の2第1項第1号ロに規定する「店頭売買有価証券」、証券取引法施行令第16条の2第1項第1号ハにおいて引用する証券取引法第40条第1項第1号に規定する「取扱有価証券」（株券、新株予約権付社債券その他内閣府令（取扱有価証券に関する内閣府令）で定める有価証券（新株引受権証書又は新株予約権証券、特別の法律により設立された法人の発行する一定の出資証券、資産の流動化に関する法律に規定する優先出資証券、投資信託及び投資法人に関する法律に規定する投資証券）（上場有価証券及び店頭売買有価証券を除く。）のうち証券業協会の規則において売買その他の取引の勧誘を行うことが禁じられないもの）の取扱いを行いません。

2. 最良の取引の条件で執行するための方法

(1) 委託注文

- 当社においては、お客様からいただいたご注文に対し当社が自ら直接の相手となる売買は行わず、すべて委託注文としています。

(2) 証券取引所

- お客様から委託注文を受託した場合、お客様からいただいた上場株券に係る注文はすべて速やかに国内の当該銘柄が上場している証券取引所市場の取引参加者又は会員のうち、当社と契約を締結している者にことといたします。証券取引所市場の売買立会時間外に受注した委託注文については、証券取引所市場における売買立会が再開された後に同者に媒介し証券取引所市場に取次ぐことといたします。当社においては、お客様からいただいた上場株券に係る注文について、PTSへの取次ぎを含む取引所外売買の取扱いは行いません。

(3) 複数の証券取引所

お客様からいただいたご注文に係る銘柄が複数の証券取引所に上場しており、かつ、これらの証券取引所の取引参加者と当社間に契約がある場合においては、お客様から証券取引所についてご指示があるときは当該ご指示に合致する証券取引所市場において執行するものとします。

3.上記2. 記載の方法を選択する理由

証券取引所市場は多くの投資家の需要が集中しており、取引所外売買と比較すると、流動性、約定可能性、取引のスピード等の面で優れていると考えられ、ここで執行することがお客様にとって最も合理的であると判断されるからです。また、お客様からいただいたご注文に係る銘柄が複数の証券取引所市場に上場されている場合においては、お客様のご指示があるなら、それに合致した証券取引所市場において執行することがお客様にとって最も合理的であると判断されるからです。

4.その他

- (1) 次に掲げる取引の取扱いは行いません。

Bloomberg Tradebook

端株及び単元未満株の取引

(2)

システム上のやむをえない中断等が生じた場合、この最良執行方針等に定める方針及び方法と異なる方針又は方法によりお客様のご注文を執行する場合がございます。かかる場合でも、最良の取引の条件による執行であるとその時点で合理的に判断される方針及び方法により執行するよう努めるものとします。

以 上

©2012 Bloomberg L.P. All rights reserved.