

Baader Bank Aktiengesellschaft

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 Free telephone number from international and national landlines. Costs may be incurred for calls from other networks.

Please return duly signed to:

Baader Bank Aktiengesellschaft

Client Service Group Weihenstephaner Strasse 4 85716 Unterschleissheim Germany

Client reclassification as Eligible Counterparty

Baader Bank Aktiengesellschaft (hereinafter referred to as the "Bank") asks you to carefully read the following information and then confirm your agreement by signing the document.

1. Client classification

In line with the regulations of the German Securities Trading Act (Wertpapierhandelsgesetz; WpHG), the Bank classifies you as an Eligible Counterparty. In line with this classification, the Bank will execute transactions with you on the basis of the relevantregulations of the German Securities Trading Act (Wertpapierhandelsgesetz; WpHG). You are entitled to demand another classification (e.g. as Professional Client or as Retail Client) at any time, either on a general basis or for individual transactions to receive a higher level of protection in line with theregulations of the German Securites Trading Act (Wertpapierhandelsgesetz; WpHG). In this case, please notify us in writing at the following e-mail address: compliance@baaderbank.de.

1.1 Limited client orders

In those cases in which limited client orders in shares, admitted for trading on an organized market or traded on a trading venue, cannot be executed immediately due to market conditions, the bank is not obliged to publish these orders with the associated limit. Unless otherwise instructed by the client, the bank will always forward client orders immediately after receipt and verification to a MiFID II trading venue, which complies with the requirements of Article 70 (1) of Delegated Regulation (EU) 2017/565. In this respect, the disclosure requirement is fulfilled.

1.2 Order execution outside a regulated market or multilateral trading facilities (MTF)

If, within the scope of the Bank's best execution, the Bank's order verification process indicates that the most favourable execution for your order is possible outside a regulated market or multilateral trading facilities, you herebydeclare your consent to the Bank to execute your order outside the exchange or in an alternative manner.

2. Summary of the main differences between the treatment as Eligible Counterparty and Professional or Retail Clien

2.1 Disclosure

The Bank is are currently under no obligation to report certain items in the same detail to you as the Bank does to the Bank's private banking clients, for example regarding cost breakdowns, commissions and fees in detail, or exchange rates for conversion in foreign currency transactions.

Place, date:

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Legal Name/signature/company stamp

2.2 Exclusion of the appropriateness test

In the case of professional clients and eligible counterparties, the Bank does not carry out an appropriateness test pursuant to \S 63 (10) WpHG and in accordance with Art. 56 of the Delegated Regulation (EU) 2017/565 may assume in its application that these groups of clients are able to understand, assess and evaluate the risks of the selected forms of investment. In this context, we would like to point out that we do not collect any information in accordance with \S 63 (10), \S 64 (3) WpHG and, except in cases required by law, do not provide any warning notice in accordance with \S 63 (10) WpHG.

2.3 Suitability test

If it becomes necessary to examine the suitability of a personal investment recommendation to you (provided that the Bank offers this service), the Bank assumes that you have both the necessary knowledge and experience, the investment is in line with your investment objectives, and that you can carry the related financial risks. For this reason, your transactions with us, in contrast to those of private banking investors, are not subject to any suitability test.

2.4 Immediate order execution

The Bank is not obligated to inform youimmediately about material difficulties with regard to the immediate execution of your order.

2.5 Client funds

The Deposit Protection Fund of The Association of German Banks (Einlagensicherungsfonds des Bundesverbandes deutscher Banken e. V.) applies exclusively to non-banking institutions.

2.6 Periodic information

The Bank is obligated to make detailed information available to Retail Clients, especially within the scope of the provision of financial services. The financial services provider's reports are sent to Retail Clients every 3 months and to Professional Clients only every 6 months.

2.7 Best Execution

The requirements in terms of Section 82 of the German Securities Trading Act (Wertpapierhandelsgesetz; WpHG) for best execution of client orders are not employed for transactions with Eligible Counterparties.

3. Declaration of consent

3.1 Client classification as Eligible Counterparty

I/We agree to the classification as Eligible Counterparty.

I/We note that lower protection regulations of the German Securities Trading Act (Wertpapierhandelsgesetz; WpHG) apply unlike for Professional Clients and Retail Clients.

Place, date:

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Legal Name/signature/company stamp