**Addendum to the Terms of Business issued by Société Générale ("SG SA")**

This Addendum to the Terms of Business forms an integral part of, and must be read in conjunction with, the Terms of Business.

**If you are not based in the EEA or in the UK and you are not in contact with any salesperson of Societe Generale in the EEA or in the UK**, please note the following amendments to the SG SA Terms of Business:

* in relation to the SG SA Terms of Business, clauses 1.3 and 1.4 do not apply;
* clause 1.8 of the SG SA Terms of Business is deleted in its entirety;
* clause 2.12 of the SG SA Terms of Business does not apply.
* clause 3.6 of the SG SA Terms of Business is deleted in its entirety, and replaced with the following:

"**3.6 Our Best Execution Policy:** You confirm that you have read and agree to our Best Execution Policy which is available on our website <https://wholesale.banking.societegenerale.com/en/compliance-regulatory-information/market-regulation/clearing-and-prime-brokerage-activity/>. This policy will apply unless you give specific instructions that are inconsistent with it. We will notify you of any material changes to our Best Execution and Client Order Handling Policy, but it is your responsibility to check for any other changes to such policy as published from time to time on our website. The continued placement of orders by you will constitute your continued consent to our Best Execution and Client Order Handling Policy as in effect from time to time."