

BLOOMBERG AGREEMENT

SERVICE PROVIDER ("SP"): BLOOMBERG FINANCE L.P.
SERVICE RECIPIENT ("SR"): AB IGNITIS GRUPE
(Company Name)

ACCOUNT: 30652706
AGREEMENT: 3212373

This Bloomberg Agreement (this "Agreement") is between **BLOOMBERG FINANCE L.P.** ("SP") and **AB IGNITIS GRUPE** ("SR"). Capitalized terms used in this Agreement are defined in Annex A.

1. The Services. SR agrees to subscribe for the BLOOMBERG TERMINAL® service (the "BTS") and all items, software and Equipment provided under or described in the attached Schedule(s) (collectively, the "Services"). The Services are provided to SR on a nonexclusive and nontransferable licensed basis.

2. Term and Termination. (a) The term of this Agreement (the "Term") begins on the date it is accepted by SP and ends when it is terminated in accordance with its provisions. The term of each Schedule (a "Schedule Term") is two years, beginning when Services are first provided thereunder. This Agreement or any Schedule may be terminated (i) by SR upon not less than 60 days' prior written notice to SP and (ii) by SP upon written notice to SR if SR breaches this Agreement. This Agreement may also be terminated by SP if no Schedules remain in effect hereunder. All Schedules terminate automatically upon termination of this Agreement.

(b) Each Schedule Term automatically renews for successive two-year periods unless SR or SP elects not to renew by giving not less than 60 days' prior written notice to the other. Charges payable during renewal periods will be at SP's prevailing rates as notified by SP to SR in advance, and each Schedule shall be deemed amended accordingly. Upon termination of this Agreement or any Schedule, the SP Group may remove Equipment at SR's expense. In addition, upon such termination, SR shall cease use of all terminated Services and Equipment.

(c) Upon termination of this Agreement for any reason whatsoever, SR shall (i) use its best efforts promptly to delete or purge all copies of the Items from all Systems (or effectively do so in a way that such Items cannot be accessed or used by any person) and (ii) immediately cease using all Items. SR may continue uses of Resultant Information permitted hereby following termination of this Agreement. Upon SP's request, SR shall provide SP with evidence satisfactory to SP of all required deletions, purges and cessations. Unless otherwise required by Suppliers of Additional Information or specifically required pursuant to the Agreement (A) SR shall not be required to cease using, delete or purge Information that is contained in Reports generated in compliance with paragraph 5(e) prior to termination, (B) SR shall not be required to cease using, delete or purge any SR-Developed Applications that are modified so that they do not accept the Information or Resultant Information as inputs and are not derived from, contain elements of, or use intellectual property contained in, the Materials and (C) SR may archive Information only as necessary to comply with regulatory or internal audit requirements, provided that such Information is made available only to Related Persons who are compliance officers, information technology professionals, legal professionals and accounting professionals of SR and only to the extent necessary for such purposes and requirements. At any time following termination, if SR finds any items on any of its Systems that were not deleted or purged in compliance with this paragraph, SR shall at that time promptly delete or purge such items. If, at any time during the Term, any Authorized Computer ceases, for any reason, to be an Authorized Computer, this paragraph shall apply to all Information and Resultant Information on any such Authorized Computer.

3. Charges. (a) SR agrees to pay the fees and charges set forth on each Schedule together with: (i) any applicable taxes for the Services; (ii) any fees or charges for Additional Information requested or ordered by SR (as such fees and charges may be changed from time to time, "Additional Information Fees"); (iii) any charges for installation, relocation, removal or any other changes to the Services; and (iv) any fees for additional functionality or software made available through the Services at SR's request, all of which shall be payable upon presentation of an invoice therefor.

(b) SR agrees that Additional Information Fees may be charged by Suppliers of Additional Information based on SR's access to and/or use of Additional Information, including on the basis of each computer, user or other factor (as set by such Suppliers) and that the basis of charging and amount of such fees may change upon notice. To the extent permitted by law, SP may send and SR agrees to receive invoices via electronic mail. If SR is tax-exempt, SR has previously delivered to SP a copy of SR's State/Foreign Tax Exempt Certificate.

(c) If this Agreement is terminated pursuant to paragraph 2(a)(i) or 2(a)(ii), SR shall pay all amounts due under paragraphs 3(a) and 3(b) through the date of termination plus a termination charge equal to 50% of the charges calculated in accordance with each Schedule for the balance of the Schedule Term(s). If any Schedule or any portion of the Services is terminated, SR shall pay all amounts due under paragraphs 3(a) and 3(b) through the date of termination with respect to the terminated Schedule or Services plus a termination charge equal to 50% of the charges calculated in accordance with the applicable Schedule and/or Services for the balance of the applicable Schedule Term(s).

4. Using the Services. (a) The Services and Equipment may be used only as permitted hereunder, not for any illegal purpose, solely for SR's internal business purposes, and only by SR and its Related Persons. SR shall ensure that all Related Persons comply with this Agreement and shall obtain from its Related Persons appropriate agreements regarding confidentiality and non-disclosure to prevent unauthorized disclosure and misuse during and after the Term. The Services may not be used for any development purposes



or to develop any applications that could in any way interact or interfere with the performance of any part of the Services. SR acknowledges that the Services were developed, compiled, prepared, revised, selected and arranged by the SP Group and its respective Suppliers through the application of methods and standards of judgment developed and applied through the expenditure of substantial time, effort and money and constitute valuable industrial and intellectual property and trade secrets of the SP Group and its respective Suppliers. SR acknowledges and agrees that it has no ownership rights in or to the Services and that no such rights are granted to SR hereunder. During and after the Term, SR shall comply with all written requests made by the SP Group or its respective Suppliers to protect their rights in the Services. SR agrees to notify SP in writing promptly upon becoming aware of any unauthorized access or use by any person or entity or any claim that any portion of the Services infringes upon any copyright, trademark, or other rights.

(b) The Services may not be accessed through any means not authorized by SP, nor may any medium by which the Services are provided be reproduced, shared, broadcast or otherwise copied or moved with or to any other equipment without SP's prior written consent. SP Group shall have no responsibility for SR Equipment. None of the SP Group shall be responsible for any delay or any other failure in the Services caused by SR Equipment. SR shall not use any part of the Services in any manner that SP, in its sole good faith judgment, determines could interfere with the Services. The SP Group and its respective Suppliers shall have all rights provided by law to prevent unauthorized access or use and to collect damages in such event. Except as permitted herein, SR shall not share, recompile, decompile, disassemble, reverse engineer, or make or distribute any other form of, or any derivative work from, the Services.

(c) The SP Group may make changes, enhancements or upgrades to the Services and related software, materials, guidelines and services from time to time in its discretion. SR shall take all reasonable steps to maintain compatibility with the Services. SR may not distribute data to other users of the Services by means of the Services except as permitted by SP. The previous sentence is not intended to prohibit SR's use of the message system included in the Services.

5. Using the Information. (a) Except as otherwise expressly permitted in this Agreement, Information and related Resultant Information may be used only for the benefit of the particular BTS subscription through which such Information was initially received, and not for enterprise use. Re-routing of Information, Resultant Information and/or any portion of the Services from any Receiving Device to any other device or medium is prohibited. Information and Resultant Information may not be used as inputs into any non-user-based, non-display application (e.g., automated algorithmic trading applications). In no event will SR permit Information or Resultant Information to be used in any way not specifically authorized by SP.

(b) Bloomberg Anywhere. Bloomberg Anywhere (BBA) subscriptions are for individual use only and on one Receiving Device at a time. BBA Users may not access and/or use the BTS, Information or related Resultant Information on multiple devices simultaneously. Bloomberg Anywhere subscriptions may not be shared under any circumstances. Each BBA User shall access the Services only through (i) a standard unique BBA User login and password and (ii) a secure identification device, as required and provided by SP. All such secure identification devices shall be included in the term "Equipment." SR shall not permit Bloomberg Anywhere to be shared, switched or replicated between two or more persons or to be used to access the Services simultaneously from two or more devices, computers, workstations or locations. SR understands that (x) its Related Persons who are BBA Users may be able to access the Services via Receiving Devices located outside of SR's premises and (y) certain Bloomberg Anywhere functionality may differ based on the type of Receiving Device used. SR shall be responsible for all use of the Services by its Related Persons, regardless of where the Services are accessed. The Services, including Information received by a BBA User, all related Resultant Information created by such BBA User, and/or all such Information and related Resultant Information stored by such BBA User, are for the exclusive use of such BBA User. Except to the extent permitted by paragraph 5(e), BBA Users may not broadcast, redistribute, or otherwise move Information or Resultant Information to any person.

(c) Bloomberg Terminal. Bloomberg Terminal subscriptions are for use on a single Receiving Device. Each Terminal User shall access the Services only through (i) a standard unique Terminal User login and password and (ii) a secure identification device, as required and provided by SP. The Services, including all Information and Resultant Information, may only be used by Terminal Users on the Receiving Device associated with the applicable Bloomberg Terminal subscription, and may be stored only on the Receiving Device for such subscription. Except to the extent permitted pursuant to paragraph 5(e), Terminal Users may not broadcast, redistribute, or otherwise move Information or Resultant Information to, or use Information or related Resultant Information in any fashion on or by, any other device. Only one authorized Terminal User may access and/or use the BTS, any Information or related Resultant Information at any time.

(d) Downloaded Information. SR may receive certain Downloaded Information into Designated Authorized Computers of SR solely and exclusively for SR's internal business purposes on Designated Authorized Computers, including without limitation, as input to computer applications on such Designated Authorized Computers. Downloaded Information may not be used for resale or other transfer or disposition to, or use by or for the benefit of, any other person or entity. SR may use or access Downloaded Information only on or from the Designated Authorized Computer that received the Downloaded Information via the Services. In no event will SR permit any Downloaded Information to be reproduced, shared, broadcast or otherwise copied or moved to or used in any fashion on any device, display, application or printer or on any Authorized Computer other than the Designated Authorized Computer for such Downloaded Information. SR may store the Downloaded Information on the Designated Authorized Computer for such Downloaded Information, provided, however, that Authorized Computers, or users using such Authorized Computers, shall not access Downloaded Information that is being stored or used on a different Authorized Computer. For the avoidance of doubt, SR shall not store all or any part of the Downloaded Information in databases for access by any Authorized Computers other than the Designated Authorized Computer for such data. SR may access the Desktop API only from Authorized Computers that are logged onto the BTS. As reasonably requested by SP, SR agrees to produce a report to SP listing the number of Authorized Computers per location and the unique address of each Authorized Computer and any other information reasonably requested by SP from time to time. SP may



modify the amount and type of Information that it makes available via the Desktop API or other Services from time to time in its sole judgment.

(e) Use of a Limited Amount of Information; Display Requirements. In the ordinary course of its business, SR may use and disseminate a Limited Amount of Information or Resultant Information in published reports, whether in print or electronic form, to support the primary business of SR in (i) providing research for internal use or to its customers or (ii) making trade proposals (together, "Reports"); provided, however, that: (x) SR may not use or disseminate the Information or Resultant Information in any manner that could, in SP's sole good faith judgment, affect SP's ability to license the Information or cause the information so used or disseminated to be a source of or substitute for Information otherwise available from SP; (y) such use by SR of a Limited Amount of Information and/or Resultant Information shall not (I) result in or form any automated data validation or data verification activity whatsoever; (II) be part of a regularly scheduled or automated process; or (III) cause (or lead to) any Information or Resultant Information being streamed or broadcast; and (z) at no time shall any Information and/or Resultant Information be sold nor shall it be created, redistributed or delivered by any person other than the User that initially received such Information or generated such Resultant Information. When permitted to display or distribute Information, SR must identify such Information as follows: (A) any data contained in the Information contributed directly by SP must be identified as SP's data; and (B) any Additional Information contained in the Information shall be identified by the name of the Supplier or as otherwise required from time to time by the Supplier of such Additional Information. All Additional Information shall be displayed by SR in accordance with the rules of the relevant Supplier of such Additional Information. SR shall pass on all SP-provided system status messages to the Authorized Computers which are displaying any Information and Resultant Information.

(f) Materials. If SP or an affiliate provides any Materials to SR in connection with the Services, SR may use such Materials only (i) for its internal business purposes and (ii) internally to develop, modify or test SR-Developed Applications for SR's internal business use only in accordance with this Agreement and applicable SP policies (as they may be revised from time to time). SR shall not incorporate the Materials or any part thereof into SR-Developed Applications or use the Materials in any manner that would cause the Materials to become subject to any "open source license" that would impose obligations on the SP Group's use of the Materials or impair any rights of the SP Group thereto. SR may use SR-Developed Applications only for SR's internal business use in accordance with this Agreement and only to the extent such SR-Developed Applications (A) would not facilitate the breach of any agreement between SP and/or its affiliates and the user of such SR-Developed Application and (B) are otherwise consistent with relevant SP policies (as may be amended from time to time). SR may not under any circumstances distribute, disclose, transfer or otherwise make available the Materials, any SR-Developed Applications or any part thereof, to any third party. Except as expressly permitted herein, SR may not: (x) copy, adapt, recompile, decompile, disassemble, reverse engineer, or make or distribute, any other form of, or any derivative work created from, the Materials or any part thereof; or (y) modify, adapt, translate, rent, lease, loan, resell or network the Materials or any part thereof. If SR desires to have a third party develop software or applications on SR's behalf that accept the Information or Resultant Information as inputs, SR must ensure that such third party has entered into an appropriate third-party developer license with SP to obtain the necessary materials and to authorize such third party to perform such development on SR's behalf. If SR desires to obtain a limited functionality subscription to the BTS with limited access to data for development and internal monitoring purposes, SR must enter into an appropriate agreement with SP to obtain such development subscription. If SR desires to distribute SR-Developed Applications to any third party, SR must enter into an appropriate third-party developer license with SP that permits such distribution.

(g) Protections. Notwithstanding anything to the contrary herein, SR may not use, and may not permit or otherwise facilitate any third party to use, the Services, Information, any Resultant Information or related Resultant Information, or any portion thereof, in any way: (i) to improve the quality of data (including any data validation or data verification) provided in any manner by SR, any affiliate of SR or any other party to any third party; (ii) for any automated data validation or verification or (iii) in any manner that does or could compete with any business, product or service of SP or its affiliates including, but not limited to, any use that may: (x) result in the displacement of an existing subscription of, or the loss of a potential subscription by, a third party to the SP Group's information services including, without limitation, services with respect to Additional Information; (y) result in a reduction of SR's existing or potential subscriptions to the SP Group's information services, including but not limited to, the number of Authorized Computers or BTS subscriptions or licensees receiving the Information; or (z) prejudice the rights of SP, its affiliates or any sources of any part of the Information to exploit its respective portion of the Information. If SP believes in good faith that any business, service or product of SR competes with SP or its affiliates in the manner specified above, SP may terminate this Agreement, pursue any and all remedies in respect of such breach, and may require that SR immediately discontinue its use of the Information and Resultant Information and comply with the provisions of paragraph 2(c).

(h) Third-Party Additional Information. SR understands that (i) Suppliers of Additional Information may prevent or prohibit their Additional Information from being accessed at any time and (ii) SP may limit the quantity and/or type of Information made available as part of the Services. SR must comply with all requirements regarding use of Additional Information imposed by Suppliers of Additional Information (as such requirements may change from time to time), including without limitation any restrictions and requirements (x) set forth on or linked to the EIS<GO> function on the BTS or (y) contained in agreements between SR and Suppliers of Additional Information. SR hereby consents to the SP Group providing Suppliers of Additional Information data and information regarding SR's use of Additional Information. SR understands that Suppliers may choose at any time to inhibit or prohibit their information from being accessed via the Desktop API.

(i) Access Points. Access Points for any Bloomberg Anywhere subscriptions may be accessed only by Users of that subscription and access to any Bloomberg Anywhere subscription may not be shared with any person who is not a User with respect to such subscription. SR shall notify SP of the location of each Access Point upon SP's request. SP may remove or require SR to remove one or more Access Points for any Bloomberg Anywhere subscription that is terminated for any reason.



(j) Bloomberg Flat Panel. If SP provides SR one or more flat panel screens, SR agrees not to separate, unbolt, move, modify, interface, duplicate, redistribute or otherwise disconnect any such screens, or use any of the flat panel screens in a manner inconsistent with the terms of this Agreement. The access term for each flat panel screen shall be the same as that of the specific BTS subscription or Access Point to which it is attached.

6. Uploaded Data. Each time SR uses the Services, SR shall be deemed to represent and warrant to the SP Group that: (a) SR has all requisite right, power and authority and has obtained all requisite permissions, licenses and consents, and it is not a breach of any agreement to which SR is a party (in each case with respect to all Uploaded Data, including without limitation, the right, power and authority to make available Uploaded Data to SP Group, Related Persons and third parties) for any person to enable SP Group, Related Persons and third parties to receive, access, retrieve and/or use Uploaded Data, including for SP Group to provide, secure, manage, improve, and develop its services and products; (b) policies presented on the BTS shall be incorporated by reference as part of this Agreement; and (c) the Uploaded Data does not infringe any intellectual property, proprietary, privacy or other right of any person. If, upon SR's request or at the direction of a Related Person, SP or its Affiliated Companies provide any Uploaded Data to any person, SR agrees that such provision of Uploaded Data does not violate any obligation SP owes to SR. SR shall not upload to the Services, or permit any person to upload on behalf of SR, any Information or other data or information obtained in connection with any other product offered or made available by SP or its Affiliated Companies. SR authorizes SP Group to access, use, process, classify, track and/or analyze (which, in each case, may involve data identification, extraction, analytics tools and models) Uploaded Data in order to provide, secure, manage, improve and develop services and products of SP Group. If SR provides Uploaded Data in the form of prices or ratings to the SP Group or inputs or uploads prices or ratings into any product or service provided by the SP Group, SR hereby grants to the SP Group, and SP hereby accepts, a nonexclusive, worldwide license for the SP Group to use such prices or ratings in the SP Group's generic, "fair value," composite or theoretical prices or ratings, or other similar pricing or rating models, and in the development and distribution of the Services.

7. Warranties and Limitations of Liability. (a) Each time SR uses the Services, SR shall be deemed to represent, warrant and covenant to the SP Group that: (i) it has all requisite regulatory and legal authority to enter into and be bound by this Agreement; (ii) its use of the Services (including any Uploaded Data) complies with all applicable laws, rules and regulations; and (iii) its use of the Services (including any Uploaded Data) will not cause the SP Group to be in violation of any law, rule or regulation.

(b) Nothing in the Services shall constitute or be construed as an offering of financial instruments or as investment advice or investment recommendations (i.e., recommendations as to whether or not to "buy", "sell", "hold", or to enter or not to enter into any other transaction involving any specific interest or interests) by the SP Group or a recommendation as to an investment or other strategy by the SP Group. No aspect of the Services is based on the consideration of SR's individual circumstances, and data and other information available via the Services should not be considered as information sufficient upon which to base an investment decision. The SP Group does not express an opinion on the future or expected value of any security or other interest and does not explicitly or implicitly recommend or suggest an investment strategy of any kind. The Services are not and shall not be construed as tax, legal, investment or accounting advice.

(c) SP Group makes no warranty, express or implied, as to results to be attained from the Services or the Equipment, and there are no express or implied warranties of merchantability or fitness for a particular purpose or use. None of the SP Group or their Suppliers guarantees or makes any representation as to the correctness or completeness of any part of the Services. To the maximum extent permitted by law, the SP Group shall not be responsible for or have any liability for any injuries, damages, delays or interruptions caused by the Equipment or the Services, from whatever cause, and shall not be liable for damages arising from the use or presence of the Equipment on SR's premises. SR is solely responsible for the accuracy and adequacy of the data and information used by it and the resultant output thereof.

(d) To the maximum extent permitted by law, none of the SP Group, its and their Suppliers and its and their third-party agents shall have any responsibility or liability whatsoever, contingent or otherwise, for any injury or damages, whether or not caused by the negligence of the SP Group or any of its and their employees, Suppliers, subcontractors, agents or vendors, arising in connection with the Services (however accessed) or the Equipment, including any data input by SR and SP Group, its and their Suppliers and its and their third-party agents shall not be liable for any lost profits, losses, punitive, incidental or consequential damages or any claim against SR by any other party.

(e) SP, to the best of its ability, shall maintain and keep the Equipment in good working order and condition so that it will perform its functions satisfactorily. Notwithstanding the foregoing, the SP Group shall have no responsibility or liability for the third-party communications network through which SR accesses the Services and SR shall indemnify the SP Group and hold them harmless against any loss arising in connection with the use of such third-party communications network. SR shall be responsible for the safekeeping of the Equipment from the time it is received on SR's premises and shall take reasonable steps to prevent abuse to the Equipment. SR shall be responsible for all physical loss, theft, or damage to any Equipment and shall pay SP the full replacement cost of the Equipment as liquidated damages unless such loss, theft, or damage is due entirely to the fault or negligence of SP. SP shall have all rights with respect to the Equipment provided by SP. To the maximum extent permitted by law, none of the SP Group, its or their Suppliers or third-party agents shall be responsible or liable, contingently or otherwise, for any personal injury or property damage arising out of the installation, relocation, maintenance, use or removal of the Services and/or the Equipment.

(f) Notwithstanding anything to the contrary in this Agreement, to the maximum extent permitted by law, the aggregate liability of SP and SP's Associated Persons hereunder or in connection with the Services or the Equipment shall not exceed the fees paid by SR for the Services during the three calendar months immediately preceding the first incurrence of damages by SR, and this shall be SR's exclusive remedy.



(g) No party shall be liable to the other for any default (other than payment default) resulting from *force majeure*, which includes any circumstances beyond the reasonable control of the party or parties affected. No action, regardless of form, arising out of or pertaining to any of the Services or the Equipment may be brought by SR more than one year after the cause of action has accrued. This Agreement shall not limit any liability for death or personal injury directly resulting from negligence if and to the extent such limitation would violate applicable law.

(h) In addition to the indemnification obligations set forth in paragraph 7(e) above, SR shall indemnify, hold harmless and at SR's expense defend SP, SP's Associated Persons against any Loss arising in connection with a breach of this Agreement by SR or in connection with (i) use of the Services (including any Uploaded Data) by SR or (ii) use of any services by SR that are related to the Services (including without limitation any Uploaded Data or App Portal) and provided to SR by any third party.

(i) Notwithstanding any limitations contained in paragraphs 7(b)-(h) to the contrary, but subject to SR's compliance with this Agreement, SP will indemnify, hold harmless and, at SP's expense, defend SR against any third-party claim that the Services provided by SP hereunder infringe any copyright, trademark or other intellectual property rights; provided that: (i) SR shall promptly notify SP in writing of the claim; (ii) SP shall have sole control of the settlement and defense of any action related to this indemnity; (iii) SR shall cooperate in every reasonable way to facilitate such defense; and (iv) if SR becomes aware of any suspected infringement by a third party of any proprietary rights of SP, SR shall promptly notify SP of such activities. Notwithstanding anything to the contrary in this paragraph 7(i), SP shall not indemnify SR for any claim to the extent it arises from or in connection with any: (A) App, App User Data or Uploaded Data; (B) additions, changes or modifications to the Services effected by any person other than a member of the SP Group; (C) incorporation of the Services into any product or service not provided by the SP Group; (D) use of the Services not in accordance with this Agreement; or (E) third party with whom SR has a direct agreement.

(j) SP shall attempt to resolve any inquiries of SR regarding Connectivity Services provided by SP to SR used in accessing SP's Services. Notwithstanding any provision in this Agreement or any Schedule, SP Group is not responsible or liable for the availability or reliability of any such Connectivity Services which SP Group secures from a third party or for any act or omission of such third party furnishing any elements or portions of such connectivity services. Unauthorized use of, access to or resale of such Connectivity Services is prohibited. SP GROUP MAKES NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO SUCH CONNECTIVITY SERVICES AND DISCLAIM ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE OF SUCH CONNECTIVITY SERVICES.

8. Compliance and Other Considerations.

(a) Reputational and Operational Considerations. SR represents, warrants and covenants to SP and its affiliates that none of SR or any person who acts on behalf of or at the direction of SR shall use (or enable others to use) the Services or anything created using the Services in connection with activities: (i) relating to nuclear, chemical or biological weapons proliferation, terrorism, corruption, undermining of democratic rights and government, money laundering, tax evasion or human rights violations, or other similarly egregious activities; or (ii) in, or for the benefit of, Crimea, Syria, Cuba, North Korea, or Iran (each, an "Excluded Jurisdiction").

(b) Economic Sanctions and Export Controls. Notwithstanding any other provision of this Agreement, SP does not represent that the Services or anything created using the Services are appropriate or available for use in any particular location or for any or all purposes. SR represents, warrants and covenants to SP and its affiliates that none of SR or any person who acts on behalf of or at the direction of SR shall use (or enable others to use) the Services or anything created using the Services in connection with activity: (i) in, or for the benefit of, any country or region with respect to which the United Nations, United States, European Union and/or United Kingdom (the "Sanctioning Authorities") maintains sanctions prohibiting all or substantially all shipment or provision of services, goods, technology or software (a "Sanctioned Jurisdiction"); (ii) to, or for the benefit of, the government of an Excluded Jurisdiction or a Sanctioned Jurisdiction or a person located in or normally resident of an Excluded Jurisdiction or a Sanctioned Jurisdiction; (iii) involving or benefiting a government or person whose assets a Sanctioning Authority has blocked or to which a Sanctioning Authority restricts the shipment or provision of services, goods, technology or software (a "Prohibited Party"); (iv) to the extent applicable, for the purpose of transacting in, providing financing for, or otherwise dealing in prohibited equity or debt of, or extending credit to, persons identified by (or owned or controlled, whether individually or in aggregate, by persons identified by) any Sanctioning Authority as being subject to sanctions prohibiting such activities; or (v) for any purpose that would be prohibited under the economic sanctions of any Sanctioning Authority. Each time SR receives or uses the Services or anything created using the Services, SR shall be deemed to represent and warrant to SP and its affiliates that none of SR or any person who acts on behalf of or at the direction of SR or any person on whose behalf SR is acting, is: (i) located in, normally a resident of, or the government of, any Excluded Jurisdiction or Sanctioned Jurisdiction; or (ii) a Prohibited Party.

9. Remedies. The parties acknowledge that a breach or threatened breach of this Agreement by any SR or any of its Related Persons would cause irreparable harm to SP that could not be adequately relieved by monetary damages only. The parties therefore intend and agree that if such breach or threatened breach occurs, SP shall be entitled to injunctive relief to enforce the provisions hereof, but nothing herein shall preclude SP from pursuing any action or other remedy for any breach or threatened breach of this Agreement, all of which shall be cumulative. If SP prevails in any such action, SP shall be entitled to recover from SR all reasonable costs, expenses and attorneys' fees incurred in connection therewith. As reasonable protection of the proprietary rights of SP and others in the information provided through the Services and Equipment, to avoid breach of SP's obligations to Suppliers of such information, and to avoid unnecessary uncertainty, burden, and expense for all parties, SR acknowledges and agrees that the dissemination by SR of information identical or similar to that provided through the Services and the Equipment shall be deemed a breach of the Agreement and shall give rise to SP's immediate right to terminate this Agreement or any portion of the Services.

10. Parties. SR recognizes that the SP Group, its respective partners and Suppliers (including each of their affiliates), each have



rights with respect to the Services, including the software, data, information and other items provided in connection with or by reason of SR's use of the Services, and the protections of this Agreement shall be for the benefit of all of such persons and their respective affiliates, successors, assigns, officers, directors, employees and representatives.

11. Facilities. Provision of the Services is contingent on the availability of the hardware, network access, connectivity services, communications equipment and facilities to SP's specifications. At SR's expense, SR shall install or have installed on SR's premises, and shall modify from time to time at SP's request, all cables, wires, devices, connections or other transmission media equipment and electrical, communications and network connections specified by SP. SR shall not make use of any software, cables, wires, devices, connections, connectivity, equipment or network access in connection with the Services not approved in writing by SP. Installed Equipment shall not be relocated by any person without SP's consent. On reasonable prior written notice from SR, which shall in no event be less than 60 days, and at SR's expense, SP shall relocate Services and/or Equipment at SR's request. Scheduling of such relocation shall be contingent on availability of communication lines, facilities, equipment and labor. SR acknowledges that interruptions of Services might result from such relocation and that the limitations of SP's liability in paragraph 7 shall apply to any such interruption. Any person designated by SP shall have access to the Equipment at all reasonable times for the purposes of installation, inspection, maintenance, repair, relocation and removal.

12. Monitoring and Audit. (a) The SP Group may monitor, either physically or electronically (including remotely), SR's use of the Services. Suppliers of Additional Information may monitor, either physically or electronically, SR's use of applicable Additional Information. Monitoring may include monitoring of SR's requests for Information for purposes of verifying SR's compliance with this Agreement and maintaining and improving SP's provision of Services, including without limitation for purposes of troubleshooting, maintenance, data management, information security, capacity planning and service improvement. SR shall at all reasonable times permit SP to have access to the location where the Services are provided for the purpose of ascertaining the use made of the Services.

(b) The SP Group may audit SR's compliance with the terms of this Agreement and the Schedule(s) and use of the Services at any time. In addition, Suppliers of Additional Information may audit SR's use of applicable Additional Information at any time. SR shall allow the SP Group, Suppliers of Additional Information and any third party designated by SP access to SR's premises, Systems, Receiving Devices and Related Persons at all reasonable times for the purpose of such auditing. Upon the request of SP or a Supplier of Additional Information, SR shall make a management employee available to assist with the auditing and/or monitoring permitted herein. In addition, from time to time upon SP's request, SR shall promptly demonstrate to SP's reasonable satisfaction that SR is in full compliance with this Agreement and any Schedule(s). In addition to any rights the SP Group and Suppliers of Additional Information have pursuant to this paragraph 12, at SP's request, SR shall provide SP with written descriptions and other information as SP may request with respect to any and all applications used by SR that accept Information as inputs and/or interface with any Services.

(c) SR agrees that if SR is in breach of this Agreement or is using the Services in a manner not permitted by this Agreement, (i) SR shall be liable to pay applicable additional charges and/or Additional Information Fees, such charges or fees to be calculated from the day of actual installation of the initial Services, and (ii) without limiting any other remedy available to SP, SP shall have the right to terminate this Agreement, one or more Schedules and/or any portion of the Services provided hereunder.

13. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the United States and the State of New York regardless of the substantive law that might otherwise govern under applicable choice-of-law principles. The parties hereto, their successors and assigns, agree to submit to the exclusive jurisdiction of the federal and state courts located in New York County, New York in connection with any matters arising out of or relating to this Agreement and waive all objections to the selection of such venue or to such courts' assertion of jurisdiction over the parties regarding such matters, including without limitation on the grounds of forum non conveniens and sovereign immunity.

14. Miscellaneous. SR shall not use any of the SP Group's trademarks, trade names, or service marks in any manner during and after the Term without SP's prior written consent, and SR acknowledges that it has no ownership rights in and to any of these names and marks. SP may delegate certain of its responsibilities, obligations and duties hereunder to a third party or an Affiliated Company for discharge of those responsibilities, obligations and duties on SP's behalf. SR shall have the right to assign this Agreement or the rights hereunder only with SP's written consent. For purposes of the foregoing sentence, a transfer of a controlling interest in SR shall be considered an assignment and SP shall have the right to terminate this Agreement and Schedules executed hereunder upon any such transfer. SP shall have the right to assign this Agreement or the rights hereunder to any Affiliated Company without the consent of SR. This Agreement is the entire agreement between the parties as to the subject matter hereof and supersedes any oral or written communications or representations or agreements relating thereto. No changes, modifications or waivers regarding this Agreement shall be binding unless in writing and executed by the parties hereto. For inquiries, please contact Bloomberg L.P., operating agent of Bloomberg Finance L.P., at 731 Lexington Avenue, New York, NY 10022, via Telephone: (212) 318-2000 or via the Customer Service Center: <https://service.bloomberg.com>; or any successor operating agent or other party as specified by Bloomberg Finance L.P. from time to time. For information about communications tools and records, see BMAI <GO> on the BTS. The Privacy Notice applicable to personal information is available at PCPN <GO> on the BTS. SP and SR intend this Agreement to be a valid legal and enforceable instrument. If any provision herein is found invalid or unenforceable, that provision shall be enforced to the maximum extent permissible, and the other provisions shall remain in force. Headings are solely for the convenience of the parties and have no legal or contractual significance. This Agreement, including any Schedules, and any related modifications, waivers or notifications may be executed and delivered by electronic mail, or other electronic means, including via a website designated by SP by completing the procedures specified on that website. Any such electronic mail transmission, or communication via such electronic means shall constitute the final agreement of the parties and conclusive proof of such agreement, and shall be deemed to be in writing and to have



the same effect as if signed manually. SR agrees it has the ability to store information delivered to SR electronically so that it remains accessible to SR in an unchanged form. Paragraphs 2, 3(c), 4(a), 4(b), 5, 6 and 7-14 survive this Agreement's termination and shall continue in full force and effect.

Agreed to by:
AB IGNITIS GRUPE
Company Name

Agreed to by:
BLOOMBERG FINANCE L.P.
By: BLOOMBERG (GP) FINANCE LLC,
General Partner

Signature (Duly authorized signatory, officer, partner or proprietor)

Name (Please type or print)

Signature of Authorized Signatory

Title (Please type or print)

Date

Date

The following are trademarks and service marks of Bloomberg Finance L.P., a Delaware limited partnership, or its subsidiaries: BLOOMBERG, BLOOMBERG ANYWHERE, BLOOMBERG MARKETS, BLOOMBERG NEWS, BLOOMBERG PROFESSIONAL, BLOOMBERG TERMINAL and BLOOMBERG.COM. Absence of any trademark or service mark from this list does not waive Bloomberg's intellectual property rights in that name, mark or logo. All rights reserved. 600606003.3



Annex A
Defined Terms

“Access Point” means locally-installed SP-provided software used by SR to access the BTS.

“Additional Information” means data and information sourced from exchanges and other information providers (other than the SP Group), in each case that is included in the Information.

“Additional Information Fees” has the meaning given to such term in paragraph 3(a).

“Affiliated Companies” means those companies controlling, controlled by or under common control with SP.

“Agreement” means this Agreement and expressly includes any and all amendments, addenda or Schedules hereto.

“App” means a software application (including any software or data related thereto) for use in conjunction with the BTS identified in App Portal.

“App Portal” means the Bloomberg Application Portal, as it may be updated by SP from time to time on the BTS. App Portal is accessible via the BTS function APPS <GO> (or its replacement function).

“App User Data” means any information or data (other than Information) that is provided, input or uploaded by a Terminal User or BBA User in connection with an App.

“Authorized Computer” means a computer of SR meeting the designated technical specifications provided by SP from time to time equipped with a keyboard supplied by the SP Group and/or other non-server desktop computers of SR that contain configured software provided by SP or its affiliates that enable users to log onto the BTS.

“BBA User” means a Related Person who has access to the Services through a Bloomberg Anywhere subscription to the BTS.

“Bloomberg Anywhere” means the user-based subscription to the BTS which enables a single authorized Related Person to access data and information through the BTS on any Receiving Device.

“Bloomberg Terminal” means the device-based subscription to the BTS which enables Related Persons to access data and information through the BTS on only one specific Receiving Device.

“BTS” is defined in paragraph 1.

“Connectivity Services” shall mean SP-managed connectivity services and/or access permissions to the Bloomberg network or Information, including without limitation communications circuits and facilities, cloud, internet, and other transmission- or access-related networks, and any applicable installations, maintenance, managed services, or upgrades thereof.

“Designated Authorized Computer” means, with respect to any Downloaded Information, the Authorized Computer that received such Downloaded Information.

“Desktop API” means the Bloomberg Application Program Interface (or any successor thereof) for desktop use in association with Bloomberg Terminal and/or Bloomberg Anywhere subscriptions to the BTS.

“Downloaded Information” means Information received via the Desktop API or otherwise downloaded, copied or exported from the BTS (including, for the avoidance of doubt, any screenshots downloaded or copied from the BTS) and any Resultant Information or related Resultant Information created or derived therefrom.

“Equipment” means equipment (including any software installed therein) made available by the SP Group in connection with the Services.

“Excluded Jurisdiction” is defined in paragraph 8(a).

“Information” means: (a) all data and other information made available by SP or an Affiliated Company to SR (including all data calculated or derived by SP or an Affiliated Company) that is downloaded, accessed or otherwise imported or received by SR that is not governed by a specific agreement (other than this Agreement) between SP and SR; and (b) any data derived, calculated or reformatted by or on behalf of SR from such data identified in subclause (a) above excluding any and all Resultant Information. Information includes all Additional Information and all Downloaded Information.

“Items” means the Information, Materials and SR-Developed Applications.

“Limited Amount” means a limited amount or type of Information, Resultant Information or related Resultant Information that, evaluated quantitatively and/or qualitatively, in SP’s sole judgment, does not affect SP’s ability to exploit the Information or the ability of any Supplier or source of any part of such Information to exploit such part of the Information or in each case to realize revenue in connection therewith.

“Loss” means any loss, claim, demand or expense (including reasonable attorneys’ fees).

“Materials” means any development and other materials that SP may make available to SR from time to time, which may include without limitation: (i) development templates and tools including the files, software, documentation and/or other materials that provide SR with the tools to develop, modify, enhance and/or upgrade SR-Developed Applications; (ii) any other applications, software, files, materials, documentation or other items made available for development purposes or otherwise in connection with the Services; and (iii) simulations software.

“Network Access” means connectivity to the Bloomberg network, including without limitation communications circuits and facilities and any applicable installations or upgrades thereof.

“Prohibited Party” is defined in paragraph 8(b).

“Receiving Device” means any non-server device (such as a desktop computer, laptop computer, tablet or phone) through which a user downloads, accesses or otherwise receives Information from the BTS. In addition, for BBA Users only, “Receiving Device” shall also include any device on which a BBA User re-accesses Information in accordance with this Agreement.

“Related Persons” means (a) all SR employees and (b) all temporary workers, contractors or consultants contracted for



by SR that provide substantially full-time services to SR of the type that are customarily performed by SR's employees, and who are subject to substantially the same terms and conditions as an employee of SR, and who use the Services primarily on SR's premises and only for the benefit of SR.

"Resultant Information" means data or information that is the output of calculations or analysis performed by or on behalf of SR using Information, provided that such Information used in such calculation or analysis does not, in SP's good faith judgment, remain identifiable in, and may not be readily extracted or reverse-engineered from, such output. References to "related Resultant Information" shall mean with respect to any given Information, Resultant Information that is derived or results from use of such Information.

"Sanctioned Jurisdiction" is defined in paragraph 8(b).

"Sanctioning Authorities" is defined in paragraph 8(b).

"Schedule" means a Bloomberg Schedule of Service or other schedule (however titled) entered into in connection with this Agreement.

"Schedule Term" is defined in paragraph 2(a).

"Services" includes the BTS, all items listed on the attached Schedule(s) and all SP-provided software associated with the foregoing.

"SP" is defined in the introductory paragraph of this Agreement.

"SP Group" means SP and the Affiliated Companies.

"SP's Associated Persons" means Affiliated Companies of SP and the partners, Suppliers, successors and assigns of SP and its Affiliated Companies and their respective officers, directors, employees and representatives.

"SR" is defined in the introductory paragraph of this Agreement.

"SR-Developed Applications" means applications developed or modified by or on behalf of SR that (i) are derived from, contain elements of, or use intellectual property contained in, the Materials or (ii) accept the Information or Resultant Information as inputs.

"SR Equipment" means hardware or other equipment not provided by SP and used by SR in connection with the Services.

"Suppliers" means suppliers or sources of SP and/or its Affiliated Companies, information sources, providers of Additional Information or software and all other parties that provide, or have any rights in, any portion of the Services.

"Systems" means Receiving Devices and any software, hardware or other equipment or services used by SR to receive, store, analyze, manipulate or process the Information.

"Term" is defined in paragraph 2(a).

"Terminal User" means, with respect to a Bloomberg Terminal subscription, each Related Person who has access to the Services through a login to a Bloomberg Terminal subscription.

"Uploaded Data" means information or data provided by or on behalf of SR to SP and/or its Affiliated Companies, or input or

uploaded by or on behalf of SR (or any Terminal User or BBA User) into the Services, including for the avoidance of doubt, any App User Data.

"User" means a BBA User or a Terminal User.

