

Consignment Contract on Procuring the Sale and Purchase of Securities

concluded this day, month and year in compliance with the provision of section 577 et seq of Act No. 513/199 Coll., the Commercial Code, as amended, and the Securities Act, as amended (hereinafter referred to as the "Contract"):

Contracting Parties:

EFEKTA CONSULTING, a.s.

registered in the Commercial Register with the Municipal Court in Brno, section B, Insert No. 1388, Company ID Number (IČ): 60 71 70 68

Registered Office: BRNO, Křenová 478/72, postcode: 60200, Czech Republic

Represented by: the undersigned authorized person

(hereinafter referred to as the "**Consignee**", the "**ST**" or the "**Trader**", of the one part)

First Name and Last Name (Name of Business??)			
Address (Registered Office):			
Birth No. (Company ID Number):		Nationality (Tax Domicile):	
Acting Person:		ID Number:	
SC Account Number:			
Bank Account (IBAN):		Account Currency:	
Bank Account (IBAN):		Account Currency:	
Mobile Phone Number in International Format: ¹			
Email Address:		Fax Number:	

Other person authorized to place telephonic trading orders.

First Name and Last Name:			
Address:			
Birth No.:			
Mobile Phone Number in International Format ¹ :			
Email Address:		Fax Number:	
Password for placing telephonic trading orders: To Be Set by the Client (3 to 20 characters)			

(hereinafter referred to as as the "**Consignor**" or as the "**Client**" or the "**Customer**", of the other part)

I. Subject Matter of the Contract

1. The Trader agrees to follow Client's orders and procure on their own behalf the opportunity to purchase and sell securities for the Client and on the Client's account, or to pursue activities leading to the purchase and sale of securities (and if it is possible, appropriate or even necessary for executing the orders regard to the character and principles of the relevant capital market and persons operating in it, these activities shall be performed by the Trader on behalf of the Client and on the Client's account), and concurrently, agrees to provide other related services in this respect, namely the settlement of trading transactions, providing loans or credit for the realization of trading transactions, and/or other investment services pursuant to paragraph 2 of this Article or other services based on mutual agreement in the form of an appendix to this Contract.
2. If transactions and operations performed pursuant to this Contract or based on this Contract do not suggest otherwise, it is understood that the Trader acts on their own behalf and on the account of the Client.
3. If the Trader meets such opportunity and the Client requires the Trader to open an auxiliary account within an individual account, the Trader provides the Client with the opportunity to conclude contract documentation with another securities trader, investment company, depository or other investment services provider and open relevant individual accounts and helps and

¹ Client's phone number designated for authorized communication with the Trader

cooperates with the Client to conclude such contracts with such a third party. The Trader shall, in this context, provide clients the investment service of accepting and submitting orders related to investment tools traded on such a Client's individual account, in compliance with this Contract and the General Terms and Conditions, under conditions stipulated in the contractual relation of the Client and the third party. The offer of such accounts, if they are available to the trader, and the conditions of keeping these account is specified in the General Terms and Conditions. By definition, the Trader is understood to act on behalf of and on account of the Client in such a case.

4. The Trader and the Client agree that the Trader may, at their discretion, provide the Client, in connection with activities pursuant to paragraph 1 Article I of this Contract within the terms stipulated in this Contract and the General Terms and Conditions and the law, with an investment service - investment consultancy concerning investment instruments free of charge, unless an addendum of this Contract or other arrangement between the Client and the Trader states otherwise.
5. The Client agrees to remunerate the Trader pursuant to this Contract and in compliance with a valid Price list of the Trader, and to provide the Trader all necessary cooperation the Trader might require for the realization of their commitment pursuant to this Contract, in particular, to provide the Trader without delay all required information.
6. General Terms and Conditions, as amended, form a part of this Contract. The Trader sent the wording of the GTC to the Client before the Contract came into effect by means stipulated in Article IV paragraph 3 of this Contract and the Client acquainted themselves with them no later then by the date the Contract comes into effect. The range of investment services that the Trader is based on authorization granted by the Czech National Bank located at Na Příkopě 28, Praha 1 entitled to offer and the range of investment instruments to which the services offered by the Trader are related is listed in the General Terms and Conditions.

II. The Rights and Obligations of the Contracting Parties

1. When providing investment services and investment activities (hereinafter collectively referred to as "investment service"), the Trader is, pursuant to this Contract, under obligation to act in compliance with laws and other legislation regulating the provision of investment services and in accordance with the principles of fair trade, with due diligence and follow Client's orders.
2. The Trader is authorized to use services of a third party to meet the commitments of this Contract. The third party is authorized by the Trader to provide investment services for the Client at their discretion.
3. The Client hereby acknowledges and agrees that:
 - the Trader is authorized to execute the Client's trading orders also by buying or selling the relevant security from or to their other clients,
 - the Trader is authorized to join their clients' orders together or to join their clients' orders with their own orders in accordance with the conditions stipulated in the General Terms and Conditions,
 - the Trader is under obligation to inform their Client and require their Client to provide them with information to the extent permitted by applicable law as stipulated in the General Terms and Conditions and the Investment Questionnaire.
4. The Client is under obligation to cooperate with the Trader throughout the life of this Contract so the Trader is capable to meet the commitments stipulated in this Contract, primarily to inform the Trader about all facts substantial to the implementation of this Contract, in particular complete and truthful information about their expertise in the investment field, financial background and investment objectives. The Client is under obligation to provide the Trader with information and documents for purposes of identification and inspection to the extent of and in compliance with respective regulations governing measures against the legalization of proceeds from crime and terrorist financing or other regulations requiring the Trader to identify and inspect their Clients (contract partners) and with in compliance with the General Terms and Conditions.

III. Procuring the Sale and Purchase of Securities

1. A binding order placed by the Client is the prerequisite for the Trader to meet their commitment pursuant to paragraph 1 Article I of this Contract. The procedure for placing orders and minimum content requirements are stipulated in the General Terms and Conditions.
2. The Contracting Parties have agreed that the Client shall primarily place orders orally by telephone using Trader's telephone lines especially designated for this purpose by the Trader, under conditions stipulated in the General Terms and Conditions. The Trader has for these purposes provided a mobile telephone number for authorized communication with the Client in the heading of this Contract upon its conclusion to be used by the Client for placing orders to the Trader, and provided a password which shall be used for the authorization of their orders upon Trader's request. If the condition stipulated in the preceding sentence of this Article 2 Section III of this Contract is met and the Trader is upon their request given the authorization password from the designated phone number of the Client, the Contracting Parties agree that such communication concerned with Client's orders and thus the Client's orders as such is beyond any doubt performed by the Client even in case of any possible doubts as to the identity of the person placing the order.
3. Other forms of placing an order, particularly when placed in writing, may be used by the Client only after consent of the Trader. The General Terms and Conditions may further specify and modify the forms of placing orders, especially extend and restrict the ways orders are placed and the Client's obligations related to their placing and authorization.

IV. Communication

1. The Contracting Parties under this Contract have agreed to communicate primarily by phone, unless the Contracting Parties agree otherwise; telephone communication performed using Client's telephone number given in the heading of this Contract is considered to be an authorized communication in the sense of the last sentence of Article 2 Section II of this Contract.

2. All information, reports or other data shall be delivered (sent) by the Trader electronically on a data carrier enabling remote access, use of information for a time period proportionate to its purpose, and reproduction of unchanged information (hereinafter referred to as "electronic communication").
3. The Trader shall, for the purposes of authorized unilateral electronic communication with the Client pursuant to the preceding Section, establish at their own expense, without delay, after the conclusion of this Contract and under conditions further specified in the General Terms and Conditions a data box for their Client (hereinafter referred to as "iBOX") on the Trader's website and shall give the Client access rights to iBOX. The Client is under obligation to acquaint themselves with the contents of the iBOX at least once a week, yet always upon receiving a text message with the text string "iBOX" from the Trader sent to a telephone number for authorized communication given in the heading of this Contract. The Client acknowledges and agrees that the initial login into iBOX is the condition for this Contract to come into effect.
4. The Client expressly and agrees that the electronic communication is also performed by the Trader by using standardized coding, i.e. in case the Client is explained in advance the content and meaning of individual codes used for such a standardized electronic communication beforehand. All standardized documents and information pursuant to the preceding article of this section may be provided by the Trader to the Customer in English, if the Trader informed the Client in advance about the meaning of the used English expressions and codes in the communication language pursuant to the General Terms and Conditions.
5. The rules for telephonic, electronic and other communications are described in detail in the General Terms and Conditions. Full contact information of the Trader shall be given by the Trader to the Customer via the iBOX. The terms and conditions concerning the activation of the iBOX and Client's access to the iBOX as well as other details related to the mutual communication may be regulated by the General Terms and Conditions.
6. The Client expressly declares that they agree to provide all information mentioned in this Contract, in the General Terms and Conditions or in the Act on Business Activities on the Capital Market and its implementing provisions to the Trader on an electronic carrier enabling remote access (iBOX pursuant to the Section IV of this Contract).

V. Remuneration of the Trader

1. The Trader is pursuant to this Contract entitled to remuneration for their activities according to the current Price list of services and to compensation for payments (including respective interests) and compensation for expenses of the Trader related to their activities pursuant to this Contract.
2. If the nature of the trade or provided investment service does not suggest otherwise, the remuneration and expenses pursuant to the preceding article of this section are due on the date this service or operation was executed (that is on the date the trade comes into force if the trading order is placed for a trade executed outside the regulated capital market, and if the order is placed for a trade on the regulated market, then it is on the date the Client's order was placed by the Trader with the respective subject trading on the regulated capital market where the order is actually executed).
3. The Trader becomes entitled to remuneration immediately after the execution of the service or operation for which the remuneration is agreed upon. The Trader becomes entitled to compensation of any payments immediately after the execution of the service or operation for which the payment was agreed upon, or immediately after the period for which the payment was agreed upon. The Trader then becomes entitled to compensation of expenses immediately after they have had such expenses, if these are not part of the agreed remuneration. Entitlement to interests arises and is calculated for every day, it is accounted (credited to and account) at least 1x per a calendar month.
4. The Client hereby gives irrevocable consent to the Trader to draw all financial compensations to which the Trader is entitled directly from the Client's account with the Trader.

VI. Authorization

1. The Client specifically authorizes the Trader to perform all operations related to the realizations of obligations pursuant to Section I of this Contract, as amended, on behalf and on the account of the Client. The Client undertakes that, if necessary, they shall without delay issue separate authorizations necessary for the Trader to realize the subject of obligation pursuant to this Contract, (and also a confirming authorization granted under this Contract) if the Trader acts under this Contract on behalf of and on account of the Client.
2. The Client specifically authorizes the Trader to perform all services at the Central Securities Depository Prague in the Czech Republic (hereinafter referred to as "central depository") related to the fulfillment of the subject matter of the Contract and to the placed orders, namely order to transfer securities on and from the Client's account, to implement the suspension and revocation of the right to handle securities, and to open an account with the central depository. The Client also authorizes the Trader to perform trade related, information and archiving services at the central depository. Similarly, the Client authorizes the Trader to perform all operations in connection with other entities, if these act in relation to pursuance of the subject matter of the contract identically or similarly to the central depository and with placed orders concerning securities registered /maintained/ with these entities. The Client also expressly authorizes the Trader to use on the Client's account the obtained securities to secure receivables from loans (credits) taken (contracted) to secure financial means for the purchase of such securities based on Client's orders, be it financial instruments primarily secured by a third entity and authorizes the Trader to perform such securing to act on behalf and on the account of the Client with a third person in relation to such securities.
3. In the event the Client has specified another person authorized to act on their behalf either in the heading of this Contract or on a separate form containing identical information as the heading of this Contract, the Client hereby authorizes that person to place on their behalf and on their account telephonic trading orders to the Trader pursuant to this Contract and its appendices, the provisions of Section III Article 2 and Section IV Article 1 of this Contract shall apply mutatis mutandis. If the Client authorizes a third person, such authorization comes into effect the moment it is submitted to the Trader with the fact that the

Contracting Parties have expressly agreed that if a person places a trading order from a designated telephone number and uses the password given by the Client under this Contract, this order is placed on behalf and on account of the Client and the person placing such order is authorized to do so.

VII. Contract Duration

- 1. This Contract is concluded for an indefinite period.
2. The Contract may be terminated by either Contracting Party without justification by delivering a written Notice of Contract Termination to the other Contracting Party. The notice period is one month and it begins the day following the date of delivery of the notice to the other Contracting Party.

VIII. Joint and Final Provisions

- 1. Contracting Parties undertake to keep confidential all facts concerning the other Contracting Party related to the subject matter of this Contract, except in cases where generally binding legal regulations implies such reporting duties.
2. Legal relations arising in connection with this Contract are governed by the provisions of this Contract, General Terms and Conditions and as far as trading techniques and trade settlements are concerned, it is also governed by practices used in trading in capital markets where it is traded and by generally binding regulations of the Czech Republic, particularly the Commercial Code.
3. All changes to this Contract may be made only by written amendments agreed upon and signed by both Contracting Parties.
4. Participants of this contract declare to be legally competent and authorized to bind themselves in the manner stipulated by this contract. The Client expressly declares and assures the Trader that he/she is not married.
5. This Contract is executed in two counterparts each of which shall be deemed to be an original, each Contracting Party shall receive one copy.
6. This Contract supersedes all prior agreements of the Contracting Parties to the extent of obligations covered by this Contract.
7. This Contract shall come into force on the date of signature by both Contracting Parties and comes into effect the moment the Client first login to iBox pursuant to Article IV paragraph 3 of this Contract.

In on

In on

.....
Client

.....
EFEKTA CONSULTING, a.s.

First Name and Last Name:

authorized by

Identification and authenticity of the Client's signature:

PROOF OF IDENTIFICATION:

NUMBER:

EXPIRATION:

Name, position and signature of the person who carried out identification: