



BELVÉDÈRE
Asset Management

LEGAL NOTICE

Consent / Terms of use

By using this website, you acknowledge that you have read and understood the following important legal notices and terms of use (the "**Legal Notices and Terms of Use**") and the privacy policy for the use of the website (the "Privacy Policy") and that you specifically agree to the legally binding nature of said Legal Notices and Terms of Use and Privacy Policy. Should you prefer to not agree to the Legal Notices and Terms of Use and the Privacy Policy, we must ask you to leave our website immediately.

All information on our website may be changed or deleted at any time without prior notice.

Access restrictions / authorised recipients

All information on our website is directed only at private individuals and legal entities as well as partnerships and corporations that are domiciled or have their registered office in Switzerland.

Foreign jurisdictions may limit the publication of or access to our website. Persons who are subject to such restrictions may therefore not access our website. Furthermore, we point out that such persons are not protected by any local laws and regulations as may be applicable to them. It is the responsibility of each individual to obtain information from the relevant authorities or a qualified advisor about the restrictions that apply to them. Specifically, persons domiciled in the USA are prohibited from accessing our website under US securities legislation, in particular the Investment Advisers Act and the Dodd Frank Act.

No offer

Our website and the content published on it are for information purposes only. No part of it shall be construed to constitute an invitation to make an offer, a solicitation or an offer to buy or sell financial products, to effect a transaction or to establish a legal relationship.

No advisory

The information and opinions published on our website are not intended as investment advice and in no way constitute advice on legal, tax, financial or other matters. They are unsuitable as a basis for taking decisions. Before making any specific investment decisions, we recommend that you seek advice from a professional expert.

No guarantee for content

All content on our website, such as information, analyses, prices, calculations, etc., are based on reliable and carefully selected sources, but are provided without guarantee. Such sources must always be regarded as unsecured. We update our website regularly. Nevertheless, we make no express or implied representation or warranty as to the accuracy, completeness, correctness or timeliness of the information contained on our website. We are under no obligation whatsoever to update outdated information or opinions, to remove them from our website or to mark them accordingly. All information and opinions, as well as prices quoted, are subject to change without prior notice.

Moreover, we do not warrant or represent that the functions included in our website will be running uninterrupted or free of error, that any defects will be corrected, or that our website or the servers from which its contents are accessed are free of viruses, Trojans, worms, software bombs or other harmful components or programs.

As a general rule, past performance of an investment instrument is no guarantee of its future results. The invested capital may be subject to fluctuations in value and it is therefore possible that the investor may not receive back the capital that was initially invested. Changes in currency fluctuations may also cause the value of investments to rise or fall.



No liability

To the extent permitted by law, we exclude all liability for damages (both direct and indirect as well as consequential) that may arise from the use of our website, the information it contains or from any links to third-party websites.

Intellectual property rights

All elements on this website are protected by intellectual property rights and are our property or the property of the respective rights holder. Downloading or printing parts of our website does not transfer any rights, in particular no rights relating to software and trademarks. Copyright notices and trademarks may not be altered or removed. The reproduction of elements of our website, fully or in part, in any form whatsoever (in particular electronically or in print), is only permitted with full reference to the source and with our prior written consent. Furthermore, any re-release of this material requires our explicit written consent.

Electronic communication

E-mail communication and communication with us via the publicly accessible areas of our website take shall be unencrypted. It can thus not be ruled out that outgoing data may be viewed, intercepted, altered or led astray by third parties using simple technical means or that it can be clearly assigned to the sender and/or recipient. We therefore strongly advise you not to transmit confidential information to us or to a third party via our website or by e-mail. We shall not be liable to you or to any other person for any loss or damage in connection with any message sent to us by ordinary e-mail or by any other electronic messaging system.

Links to other websites

Various links on our website lead to third-party websites which are entirely beyond our control and whose content has not been verified. Such links are provided solely for the users' convenience and information. We shall therefore accept no liability or responsibility for the accuracy, completeness and legality of the content of such websites or for any offers or services contained therein. Should you choose to follow such links, you shall be doing so at your own risk.

Severability clause

Should any part or provision of these Legal Notices and Terms of Use and Legal Notices be held by a court of competent jurisdiction to be invalid, illegal or unenforceable, such invalidity or unenforceability shall not affect the validity or enforceability of the entire Legal Notices and Terms of Use, and such provision shall be deemed superseded by a valid provision that most closely matches the intent of the invalid provision.

Applicable law, place of jurisdiction

Insofar as a legal relationship should exist between you and us, this shall be governed exclusively by Swiss law under exclusion of conflict of law provisions. The place of performance and exclusive place of jurisdiction for all proceedings is Glarus, Switzerland.