



## Cambridge Associates Private Fund Performance Benchmark Calculator Terms of Use – Effective December 12, 2015

Client acknowledges that the Information is intentionally provided in an anonymous and aggregated form and shall use the Information solely for its internal business purposes, and, except as contemplated by the Client Agreement with Thomson Reuters or this Terms of Use, shall not, directly or indirectly, (a) translate, decompile, recompile, disassemble, disaggregate, reverse engineer (including, without limitation, to acquire or attempt to acquire information that is not directly displayed or communicated to Client, or to use the Information to identify or attempt to identify the underlying individual sources of the Information (e.g., individual managers, funds, companies, or holdings)); (b) plagiarize, rewrite or reprocess the Information; (c) redistribute the Information or any portions thereof, to anyone without prior written consent from Cambridge Associates, LLC (and its affiliates) (“**Cambridge Associates**”); (d) grant any rights in or provide access to or otherwise redistribute the Information in a manner that could reasonably infringe the Intellectual Property Rights of Cambridge Associates; (e) use the Information to construct or facilitate the construction of products which compete with the Information, (f) in the case of GICS Data (defined below), use the GICS Data to construct or facilitate the construction of products which compete with the GICS Data, or use the GICS Data to verify the accuracy of other data or to correct such other data; (g) use the Information to create, issue, manage, sponsor or develop any financial products (including, without limitation, derivatives, funds, structured products or contracts for difference) where the price, return and/or performance of such product is based on or intended to track any index published by Cambridge Associates or derived from the Information; or (h) violate any applicable laws or regulations relating to use of the Information during the term of the Client Agreement. Recipient may not assign or transfer its rights or obligations under the Client Agreement or this Terms of Use without the prior written consent of Cambridge Associates.

Notwithstanding anything to the contrary in the foregoing, Client may use, on an ad-hoc basis, Insubstantial Portions of the Information in presentations to its clients, prospective clients, and its professional advisors (where “**Insubstantial Portions**” is defined as: limited extracts which: (i) have no independent commercial value; (ii) could not be used as a substitute for the Information; and (iii) could not be used to assemble disaggregated information from the Information) in a Non-Systematic manner (where “**Non-Systematic**” is defined as: use on an infrequent basis and not automatically generated by machine or regularly created by individual users), provided that Cambridge Associates is cited as the source of the Information.

In addition, specific individuals employed by Client who have been entitled to the “Private Equity Benchmark Add-On” (subject to the terms of a written agreement with Thomson Reuters in respect of same) (each, an “**Entitled User**”) may (a) modify the Information and create Derived Data, solely for the Entitled User’s individual use; (b) distribute internally Information and Derived Data to other Entitled Users employed by Client; and (c) distribute internally and redistribute externally Insufficient Portions of Derived Data in a Non-Systemic manner. “**Derived Data**” is defined as: data which has been modified to such a degree that it cannot be (i) recognized as deriving from the Information; (ii) reverse engineered; or (iii) otherwise traced back to the Information, without an extraordinary amount of time and effort other than by the creator. All other Information that does not satisfy these criteria constitutes “**Information**.”

**Intellectual Property.** Client agrees that (a) Cambridge Associates retains all right, title and interest, including all intellectual property rights, in and to the Information and any and all copies, modifications, enhancements, and derivative works thereof (excluding Derived Data), (b) Client has no right or interest



in the Information except as expressly provided herein, and (c) the Information as compiled, prepared, selected and arranged by Cambridge Associates constitutes an expenditure of substantial time, effort and money by Cambridge Associates and constitutes valuable commercial property and/or trade secrets of Cambridge Associates. Client shall retain Cambridge Associates' copyright and trademark notices on all downloaded and printed copies of the Information. Client agrees not to infringe or violate the intellectual property rights or other proprietary rights of Cambridge Associates and agrees to notify Cambridge Associates in writing promptly upon becoming aware of any unauthorized access to or use of the Information. Client may not use the Cambridge Associates name or trademarks without the prior written consent of Cambridge Associates.

Client acknowledges and agrees that the Information integrates the Global Industry Classification Standard data and information related thereto (“**GICS Data**”), and that Standard & Poors Financial Services (“**S&P**”) and MSCI, Inc. (“**MSCI**”) are the sole owners of the GICS Data (including all trade secrets, copyrights, trademarks and other intellectual property rights related to the GICS Data). The Client acknowledges that (i) S&P or MSCI may, in its sole and absolute discretion and at any time, terminate the Clients' right to receive and/or use the GICS Data; and (ii) provision of the GICS Data is subject to termination in the event that the agreement between Cambridge Associates and MSCI or S&P governing the GICS Data is terminated in accordance with its terms. The Client agrees that MSCI and S&P are third party beneficiaries of these Terms of Use and the Agreement, and is entitled to enforce all provisions of the these Terms of Use and the Agreement related to the provision of the GICS Data.

**DISCLAIMER OF REPRESENTATIONS AND WARRANTIES.** CLIENT AGREES THAT: (A) THE INFORMATION IS PROVIDED FOR INFORMATIONAL PURPOSES ONLY AND IS SUBJECT TO CHANGE WITHOUT NOTICE; (B) THE INFORMATION IS PROVIDED “AS IS” WITH ALL FAULTS AND CLIENT’S USE OF THE INFORMATION IS AT ITS OWN RISK; (C) THE INFORMATION IS BEING PROVIDED WITHOUT WARRANTY OF ANY KIND WHATSOEVER, AND ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE AND ANY WARRANTIES OF QUALITY OR PERFORMANCE ARE HEREBY DISCLAIMED; AND (D) THE INFORMATION HAS BEEN OBTAINED FROM VARIOUS SOURCES AND CAMBRIDGE ASSOCIATES DOES NOT REPRESENT OR WARRANT THAT IT IS ACCURATE, COMPLETE, OR ERROR-FREE, AND THE INFORMATION SHOULD NOT BE RELIED UPON AS SUCH. CAMBRIDGE ASSOCIATES DOES NOT WARRANT THAT ACCESS TO THE INFORMATION WILL BE UNINTERRUPTED, UNDELAYED, COMPATIBLE WITH CLIENT’S EQUIPMENT OR FREE OF ERRORS, VIRUSES, WORMS, TROJAN HORSES OR ANY OTHER INVASIVE OR CORRUPTED FILES. CLIENT IS RESPONSIBLE FOR TAKING ADEQUATE PRECAUTIONS AGAINST DAMAGES TO CLIENT’S OPERATIONS THAT WOULD BE CAUSED BY SUCH INTERRUPTION OR ERRORS. CLIENT AGREES THAT CAMBRIDGE ASSOCIATES IS NOT ACTING AS AN INVESTMENT ADVISOR (AS DEFINED IN THE INVESTMENT ADVISERS ACT OF 1940) OR IN A FIDUCIARY CAPACITY WITH RESPECT TO CLIENT AND THAT CAMBRIDGE ASSOCIATES IS NOT ASSUMING ANY DUTIES OR OBLIGATIONS OTHER THAN THOSE EXPRESSLY SET FORTH HEREIN.



**Limitation of Liability.** IN NO EVENT WILL CAMBRIDGE ASSOCIATES OR THE EMPLOYEES, AGENTS, LICENSORS OR SUPPLIERS THEREOF BE LIABLE FOR ANY DAMAGES ARISING OUT OF THIS TERMS OF USE OR THE USE OR INABILITY TO USE THE INFORMATION, INCLUDING, BUT NOT LIMITED TO, ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, OR ANY DAMAGES FOR LOST PROFITS, LOST OPPORTUNITY, OR ANTICIPATED BENEFITS, EVEN IF CAMBRIDGE ASSOCIATES HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. CLIENT SHALL INDEMNIFY AND HOLD HARMLESS CAMBRIDGE ASSOCIATES, ITS AFFILIATES, EMPLOYEES, OFFICERS, AGENTS, ANY RELATED THIRD PARTIES, AND ANY INFORMATION PROVIDERS OR OTHER THIRD PARTIES INVOLVED IN OR RELATED TO THE MAKING OR COMPILING OF THE INFORMATION FROM AND AGAINST ANY CLAIMS, COSTS, DAMAGES OR LOSSES ARISING OUT OF OR RELATED TO CLIENT'S USE OF ANY OF THE INFORMATION OR ANY BREACH BY THE CLIENT OF THE USE RESTRICTIONS REGARDING THE INFORMATION.

**Termination.** Cambridge Associates has the right to require that TR restrict, suspend, or terminate Client's access to all or any portion of the Information in the event that Cambridge Associates deems that Client has breached one of the terms in this Terms of Use.

**Priority.** These Terms of Use shall supersede any terms in the Agreement that are inconsistent with the terms and conditions herein as it relates to the Information and may not be amended or varied unless agreed to in writing by Cambridge Associates.