

Dear client,

we also offer wealth management for minors, jointly for spouses or life partners (collectively "**Partners**"). The following rules must be considered when carrying out the suitability assessment:

- In the case of a minor or Partners, the term client within the meaning of the Client Contract refers to the minor or jointly to the two Partners.
- In the case of minors, the suitability assessment needs to be based on the knowledge and experience of the authorised representative or, in the case of several persons or authorised representatives, on the one with the least knowledge and experience. With regard to the investment objectives and the financial circumstances, on the other hand, the interests and the situation of the minor are relevant.
- In the case of Partners, the suitability assessment needs to be based on the knowledge and experience of the partner with the least knowledge and experience. Information on investment objectives and financial circumstances must be provided by both partners in mutual agreement.
- If the Client Contract is concluded by several persons or authorised representatives, they are each individually authorised to enter into all agreements related to the Client Contract, to exercise rights and to issue and receive declarations (individual power of representation). Powers of attorney or rights of termination, revocation and other rights aimed at the termination of this contract can, however, only be granted or exercised jointly by all persons or authorised representatives.

Do you have any further questions? Please feel free to contact us at any time at +49 89 380 380 67 or [service@scalable.capital](mailto:service@scalable.capital).

Best regards

Your Scalable-Capital-Team