Clearstream Operations Prague s.r.o.
Attn: PTR - Tax Reclaim Services
Futurama Business Park Building B,
Sokolovska 662/136b
CZ-18600 Prague 8
Czech Republic

Clearstream Banking account: _______________________________________________________ (the “Account”)

We ____________________________________________________ (the “Client”)
(tick one box only and complete as appropriate):

☐ a resident of the Czech Republic;

OR

☐ a resident of ____________________________ within the meaning of the respective Article of the Double Taxation Treaty between ____________________________ and the Czech Republic (the “DTT”);

OR

☐ a resident of _____________________, member of the European Union [EU] or European Economic Area [EEA], and entitled to a 15% reduced tax rate on income paid by Czech equities / debt securities;

OR

☐ a resident of _____________________, which has entered into a Tax Information Exchange Agreement (TIEA) with the Czech Republic, and entitled to 15% reduced tax rate on income paid by Czech equities / debt securities.

hereby confirm that:

1. The Client is the beneficial owner of income accruing from the property held in custody in a securities account in the name of the Clearstream Banking S.A. with CSD Prague (operated by UniCredit Bank Czech Republic and Slovakia, a.s.) or in the custody of UniCredit Bank Czech Republic and Slovakia, a.s. held in a securities account in the name of Clearstream Banking SA for CNB securities, or with other relevant securities registrars or depositories (the “Property”) and such income is considered to be the income of the Client pursuant to the tax law of the above-stated country of residence.

2. The income accruing from the Property is not attributable to any permanent establishment of the Client in the Czech Republic within the meaning of the relevant Article of the DTT.

(continued on next page)
We hereby undertake to inform Clearstream Banking S.A. in writing without delay if:

1. The income accruing from the Property becomes attributable to a permanent establishment of the Client in the Czech Republic within the meaning of relevant Article of the DTT; or
2. The Client is no longer the beneficial owner of the income accruing from the Property; or
3. The Client is no longer a resident of the above-stated country for tax purposes; or
4. The income from the Property is no longer considered to be the income of the Client pursuant to the tax law of the above-stated country of residence.

The residency status has also been confirmed by the tax authorities of the above-stated country of residence and such confirmation (tax domicile) is attached to this declaration.

For and on behalf of the Client:

Name: _______________________________________________________________________________________
Address: ____________________________________________________________________________________
____________________________________________________________________________________________
____________________________________________________________________________________________

By (authorised signature/s):

Authorised Signature  Authorised Signature

Name

Name

Title

Title

Place  Date