One-Time Certificate Publicly Listed Finnish Equities – Own assets

Please mail the completed and signed certificate to: Clearstream Services Prague Branch Tax Services Prague Futurama Business Park Building B Sokolovska 662/136b 18600 Prague 8 Czech Republic Clearstream¹ account(s): (the "Account(s)") We, the undersigned client of Clearstream may hold from time to time, in the Account, publicly listed equities issued by entities organised under Finnish law that are held at the Finnish Central Securities Depository Euroclear Finland (EFI) (the "Securities"). We hereby certify that we: are the final economic beneficial owner of all the Finnish dividend payments related to the Securities and paid to our Account and that our entitlement to such dividend payments is not restricted by any contractual obligations (such as lending and borrowing arrangements) which would require that the dividend paid to us is transferred further to an actual investor; and are entitled to the application of withholding tax at the reduced tax rate due to our status as a beneficial owner that is (tick as appropriate): 1. Double Taxation Treaty (DTT) _and that is entitled to application A. A resident for tax purposes in _ of the standard withholding tax rate provided under the relevant DTT with Finland and the country of residence of the beneficial owners (the "Treaty"). By confirming the applicability of the standard rate, we further confirm that any relevant tests provided for within the Treaty; and this includes but is not limited to: type of investor; size of holding; beneficial ownership; any limitation of benefits provision etc.; are met. Please note, that in applying the standard rate, no additional assessment has been made by Clearstream on whether a different rate of withholding tax could apply. Attached is: • A form ISD-E, duly completed in our name, confirming our status and country of tax residence (required from all beneficial owners); and 2. Domestic law

Attached is:

• A form ISD-E, duly completed in our name, confirming our status and country of tax residence; and

A. A **non-Treaty corporation** who is eligible for a 20% tax rate.

¹ Clearstream refers to (i) Clearstream Banking S.A. registered office at 42, avenue John F. Kennedy, L-1855 Luxembourg and registered with the Luxembourg Trade and Companies Register under number B-9248 and (ii) Clearstream Europe AG (for Clearstream Europe AG clients using Creation accounts and Clearstream Europe AG clients) with registered office at Mergenthalerallee 61, 65760 Eschborn, Germany, and registered in Register B of the Amtsgericht Frankfurt am Main, Germany under number HRB 7500.

One-Time Certificate Publicly Listed Finnish Equities – Own assets

General:

We acknowledge, that it is solely our responsibility, at all relevant times, to monitor the expiration of any certification required for the purpose of obtaining relief at source/quick refund and either to obtain renewals of such certification or, immediately on expiration of such certification, to provide instructions to have the correct applicable Finnish withholding tax deducted and that Clearstream has no responsibility or liability in this regard.

We irrevocably authorise Clearstream to act on the information contained in this One-Time Certificate, including authorising Clearstream to:

- I. Perform all acts necessary to claim any exemption from or reduced rate of, withholding tax to which we are entitled pursuant to the relevant tax treaty or under the Finnish national law of and which may be claimed on our behalf based on the above certifications;
- II. Provide, directly or indirectly, to the Finnish tax authorities or any party authorised to audit or conduct a similar control of Clearstream for tax purposes a copy of this One-Time Certificate and to disclose to such tax authorities any additional information that Clearstream may have in its possession that is relevant to determining our qualification for any benefits claimed on the basis of this One-Time certificate or other information provided;
- III. Provide, directly or indirectly, a copy of this One-Time Certificate, other certification provided pursuant to this One-Time Certificate and information regarding income paid or credited to or for the benefit of the account(s) set out above to:
 - i. Any person that has control, receipt, or custody of income to which this One-Time Certificate relates;
 - ii. Any person that can disburse or make payments of income to which this One-Time Certificate relates; or
 - iii. Any party authorised to audit or conduct a similar control of aforementioned persons for tax purposes.

We acknowledge and agree that information contained in this One-Time Certificate and other certification provided pursuant to this One-Time Certificate, including the information regarding income paid or credited to or for the benefit of the account(s) set out above will be reported to Finnish tax authorities and that the Finnish tax authorities may provide the information to the country in which we are a resident for tax purposes.

We further acknowledge, that if Clearstream determines that an amount that should have been withheld from a previous payment made to the Account(s) has not been withheld (or the amount withheld was too low), we authorize Clearstream to take such action as may be appropriate to remedy the shortfall, including increasing the withholding from future payments made to us, arranging covering payment from us or, if necessary, satisfying the obligation out of property that Clearstream holds for us.

We hereby acknowledge and agree that Clearstream, in acting in compliance with the terms of this One-Time Certificate, shall not be liable or responsible for any losses, damages, costs, expenses, claims or liabilities hereunder.

We undertake to advise Clearstream promptly of any change in circumstances which causes the information contained herein or in any other certificate or statement provided pursuant to this One-Time Certificate to become incorrect or incomplete and to provide Clearstream with suitably updated certification within 30 days of such change in circumstances.

Should we not receive the expected proceeds as per the tax certification and/or instruction provided to Clearstream, we hereby further (i) undertake to request Clearstream – within a period of three (3) working days from the payment date of the relevant income or corporate action event, to perform the readjustment towards, if applicable, the relevant local custodian, paying agent or tax authority and (ii) confirm that Clearstream shall not incur any liability in case we did not request such rectification within the time frame set forth hereinabove in "(i)".

We hereby accept full responsibility in the case of any claims made for additional taxes, interest thereon, or penalties levied by tax authorities in connection with any payments made, subject to this One-Time Certificate and any other certification provided pursuant to this One-Time certificate, entitled to relief at source or a quick

One-Time Certificate Publicly Listed Finnish Equities – Own assets

refund and therefore to indemnify, exonerate and hold Clearstream harmless from and against any and all actions, causes of action, suits, losses, costs, liabilities, damages and expenses (including reasonable attorneys' fees and disbursements), incurred by Clearstream in respect of any penalties, taxes and interest thereon, levied by the Finnish tax authorities or any other authority, or in respect of any other costs incurred in connection with any action taken in reliance upon the contents of this One-Time Certificate and any other certification provided pursuant to this One-Time Certificate.

We hereby certify that the above information is true, correct, up-to-date and complete and that I am/we are an (the) authorised representative(s) of the Client named below.

This One-Time Certificate shall be effective as of the date mentioned here below and shall remain valid unless terminated by a not less than ten (10) business days' written notice to Clearstream served to the abovementioned address.

This One-Time Certificate is governed by and shall be construed in accordance with the laws of (i) the Grand Duchy of Luxembourg (for Clearstream Banking S.A. clients) and (ii) the Federal Republic of Germany (for Clearstream Europe AG clients using Creation accounts and Clearstream Europe AG clients) and the courts of the Grand Duchy of Luxembourg (for Clearstream Banking S.A. clients) and the courts of the Federal Republic Germany (for Clearstream Europe AG clients using Creation accounts and Clearstream Europe AG clients) shall have exclusive jurisdiction for all legal proceedings relating thereto.

For and on behalf of:	
Name of Clearstream client:	
Address:	
Client account number:	
Authorised signatories:	
Authorised signature	Authorised signature
Name	Name
Title	Title
Place	Date (DD/MM/YYYY)