One-Time Certificate for Swedish Equities

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 (the "Account") Clearstream Banking¹ account: The undersigned client of Clearstream Banking may hold from time to time in its securities account with Clearstream Banking equities issued by entities organised under the laws of Sweden (the "securities"). In order to ensure that relief at source from Swedish withholding tax is granted on certain dividend payments, or if applicable, that the quick refund of Swedish withholding tax is granted on dividend payments, we hereby certify that either (tick the applicable box and complete as appropriate): A. Segregated account per beneficial owner We hold the Securities exclusively for the following sole beneficial owner (including ourselves when applicable): Full name of beneficial owner: Full address of beneficial owner for tax purposes: We hereby certify that the sole beneficial owner of any such securities that we may hold from time to time in the account is: Resident for tax purposes in and entitled to application of A.1 the standard withholding tax rate provided under the relevant Double Tax Treaty with Sweden (the "Treaty"). By confirming this, we further confirm that any relevant tests provided for within the Treaty and this includes but is not limited to; beneficial ownership; any limitation of benefits provision etc. are met; or Granted tax-exempt status by the Swedish Tax Authorities for the purpose of withholding tax on dividend payments on securities. We hereby undertake to provide, together with this One-Time Certificate, a Certificate of Exemption issued by the Swedish Tax Authorities; or A fund established in accordance with the UCITS directive (2009/65/EC). We hereby undertake to A.3 provide Clearstream Banking, together with this One-Time Certificate, with a certificate, issued by the local authority similar to the Swedish Financial Supervisory Authority, stating that we are qualified underthe UCITS IV Directive (2009/65/EC); or

¹ "Clearstream Banking" 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 Banking AG (for Clearstream Banking AG clients using Creation accounts) with registered office at 61, Mergenthalerallee, 65760 Eschborn, Germany and registered in Register B of the Amtsgericht Frankfurt am Main, Germany under number HRB 7500".

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	A.4	A non-UCITS fund authorised by the Swedish Financial Supervisory Authority to market and sell units of the fund in Sweden. We hereby undertake to provide Clearstream Banking, together with this One-Time Certificate, with a certificate from the Swedish Financial Supervisory Authority, stating that we are authorised to market and sell units of the fund in Sweden; or	
	A.5	Tax-exempt under the EU Parent Subsidiary Directive 2011/96/EU (only quick refund possible). We hereby undertake to provide, together with this One-Time Certificate:	
		 A per-payment instruction for each relevant dividend payment date; and 	
		 An annual certificate of tax residence, referring to the payment year in which the dividend took place; and 	
		 A per-payment confirmation that the beneficial owner is a legal entity as described in annex I part A to the Directive and that it is subject to taxation as described in annex I part B. 	
		 Other supporting documentation, upon request. 	
		We acknowledge that all documentation is subject to pre-approval by Clearstream Banking's local depository before it can be used for applying any withholding tax exemption to the relevant dividend payment.	
		Given the above pre-approval process, in the absence of any gross negligence, Clearstream Banking accepts no responsibility if the requested exemption via quick refund is rejected by its local depositor and/or relevant tax authorities and/or if the market deadline for quick refund has passed due to the pre-approval process and/or any request for additional documentation during the pre-approval process and, more generally, caused by any event outside Clearstream Banking's reasonable control.	
B. On	nnibus	account	
		rtify that we are not the beneficial owner of all securities that we may hold from time to time in the account securities for:	
	B.1	Beneficial owners that are exclusively resident for tax purposes in and that are entitled to application of of the standard withholding tax rate provided under the Double Tax Treaty (the "Treaty") with Sweden. By confirming this, we further confirm that any relevant tests provided for within the Treaty and this includes but is not limited to; beneficial ownership; any limitation of benefits provision etc. are met; or	
	B.2 We hold securities for several beneficial owners resident in different countries and we hereby undertake to provide Clearstream Banking with a per-payment instruction for beneficial owners entitled to relief at source or a quick refund for each relevant dividend payment date. Any such per-payment instruction provided for one dividend payment date shall be valid only for the given dividend payment date and shall not be valid for any subsequent dividend payment date related to Swedish equities that we may hold in our account.		

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We hereby acknowledge that, in order to obtain the appropriate reduced rates, we must submit to Clearstream Banking, in addition to this One-Time Certificate and the per-payment instruction, the following additionally required documentation as indicated per type of beneficial owner:

- Organisations and foreign governments recognised by the Swedish Tax Authorities as tax-exempt:
 - A certificate of exemption, issued by the Swedish Tax Authorities, once before the first payment.
- Funds established in accordance with the UCITS Directive (2009/65/EC):
 - A certificate, once before the first payment date, issued by the local authority similar to the Swedish Financial Supervisory Authority, stating that we are qualified under the UCITS IV Directive (2009/65/EC).
- Non-UCITS funds authorised by the Swedish Financial Supervisory Authority to market and sell units of the funds in Sweden:
 - A certificate, once before the first payment date, from the Swedish Financial Supervisory Authorities, stating that we are authorised to market and sell units of the fund in Sweden.
- Tax-exempt under the EU Parent Subsidiary Directive 2011/96/EU (only quick refund possible):
 - An annual certificate of residence, referring to the year in which the dividend payment took place; and
 - A per-payment confirmation that the beneficial owner is a legal entity as described in annex I part A
 to the Directive and that it is subject to taxation as described in annex I part B.
 - Other supporting documentation, upon request.

We acknowledge that all documentation is **subject to pre-approval by Clearstream Banking's local depository** before it can be used for applying any withholding tax exemption to the relevant dividend payment.

Given the above pre-approval process, in the absence of any gross negligence, Clearstream Banking accepts no responsibility if the requested exemption via quick refund is rejected by its local depository and/or relevant tax authorities and/or if the market deadline for quick refund has passed due to the pre-approval process and/or any request for additional documentation during the pre-approval process and, more generally, any event outside Clearstream Banking's reasonable control.

We hereby undertake to provide Clearstream Banking, upon request and within the deadline given by Clearstream Banking, with name, address for tax purposes and quantity of securities held per payment for each beneficial owner for whom relief at source or quick refund has been applied for through Clearstream Banking.

We irrevocably authorise Clearstream Banking to act on the information contained in this One-Time Certificate. We hereby appoint Clearstream Banking and Clearstream Banking's depository for Swedish equities (the "Depository") as our attorneys-in-fact with authority to collect and forward this Certificate or a copy hereof and any other document submitted in connection herewith to the competent Swedish authorities, including the Swedish Tax Authorities, in connection with any administrative or legal proceedings or official inquiries for which this Certificate is or would be relevant.

We hereby accept full responsibility if any claims are 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 the eventual list of holdings entitled to relief at source or a quick refund and therefore to indemnify Clearstream Banking in respect of any penalties, taxes and interest thereon, levied by the Swedish 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 Certificate.

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We understand that, in order to obtain any dividend payment with respect to the securities either subject to with-holding tax at reduced rate or exempt from withholding tax according to a Double Taxation Treaty concluded with Sweden or domestic law, it may be necessary for Clearstream Banking to provide certain information to the Depository, the issuer of the securities and the Swedish Tax Authorities. We understand that the Swedish authorities may forwardthe information received from us in connection with this procedure to the tax authorities of the countries of residence of the beneficial owners.

We hereby undertake to notify Clearstream Banking promptly upon receipt of any information that would render any statement in this certificate, or any certificate or statement in a certificate provided pursuant to this certificate, including any list of holdings entitled to relief at source or a quick refund in the relevant form, untrue or incomplete.

We agree to hold harmless and not make any claims against Clearstream Banking for any loss, claim, liability, damage, cost or any expenses whatsoever in relation thereto.

This One-Time Certificate is governed and 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 Banking AG clients using Creation accounts) and the courts of Luxembourg (for Clearstream Banking S.A. clients) and the courts of the Federal Republic of Germany (for Clearstream Banking AG clients using Creation accounts) shall have exclusive jurisdiction for all legal proceedings relating thereto.

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