

Service Agreement on Certified Statements of Holdings

This Agreement (the "Agreement"), to be completed and sent to:

Clearstream Operations Prague s.r.o.
Attn: Securities Reconciliation Team (PZS)
Futurama Business Park Building B
Sokolovska 662/136b
18600 Prague 8
Czech Republic

is made between:

Clearstream Banking S.A., a company incorporated with limited liability under the laws of Luxembourg, established and having its registered office at:

The Square, 42 avenue J.F. Kennedy, L-1855 Luxembourg
RC Luxembourg B 9248,

hereinafter referred to as "**CBL**";
and

_____ [*Customer's full name*],

a company incorporated with _____ (*liability*) under the laws of _____ (*country*),
established and having its registered office at:

_____ [*registered address*],

hereinafter referred to as "**the Company**";

hereinafter referred to collectively as "**the Parties**" and separately as a "**Party**".

WHEREAS:

1. The Company is already a customer of CBL and is subject as such to CBL's Governing Documents.
2. The Company wishes to receive from CBL, on specified date(s) of the year, a Certified Statement of Holdings ("the Statement").
3. CBL is willing to provide the Company with such information ("the Service"), under the conditions described in this Agreement.

Now, therefore, it is hereby agreed as follows:

1. CBL shall provide the Company with the Statement according to the following details of the standing instruction from the Company:

CBL account numbers for which
a Statement is required:

Date(s) on which the holdings
shall be certified:

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Start date for standing instruction (first certification): _____

Name of Company as CBL
customer and Group Name: _____

Name of the person who will receive the Statement:

Customer: _____

Auditor: _____

Full name and postal address to which the Statement is to be sent, including city and country:

Customer: _____

Auditor: _____

2. The Company hereby instructs CBL to send the Statement on the following basis (*please tick one box only*):

Monthly Quarterly Semiannually Annually

Please indicate the day/date on which the Statement is to be sent: _____

It is understood and agreed by the Company that CBL shall send the requested Statement exclusively by mail and exclusively to the address and attention indicated the Agreement. In the event of a change of address, it is the Company's responsibility to send to CBL an amended Agreement with the new address, duly completed and signed, in accordance with §6 of the Agreement.

The Company understands and agrees to the risks inherent to such means of communication. In the absence of gross negligence or wilful misconduct on its part, CBL shall bear no responsibility for any loss, destruction or damage of the document sent, nor for any loss, claim or damage suffered by the Company due to any delay in its receipt or misuse of it by any third party.

3. To see CBL's fees for Certified Statements of Holdings, please refer to the latest Clearstream Banking Fee Schedule on the Clearstream website under Key Documents / ICSD / Fee Schedules, or contact your Clearstream Banking Client Services or your Relationship Officer.
4. The Service hereabove described is for information purposes only and shall not supersede any other CBL reporting obligation to its customers, as defined in CBL's Governing Documents and in particular the article 57 of CBL's General Terms and Conditions.

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5. The Service is offered by CBL, on a "best efforts" basis, as a means to facilitate the Company's own reporting. It remains subject to CBL's General Terms and Conditions and other Governing Documents.
6. The Parties understand and agree that the Agreement constitutes a standing instruction from the Company to CBL and shall remain valid until notice of termination or amendment is received by CBL by registered letter.

Any such termination or amendment shall take effect on the second business day in Luxembourg after receipt of the notice by CBL or such other later date specified in the notice accordingly, provided that it has been received no later than 15 calendar days before the requested date of the next Statement (as defined under §1 of the Agreement).

Any termination or amendment received less than 15 calendar days before the requested date shall be ignored for the next requested Statement date and only applied on the following Statement date.

7. In the event of a discrepancy between the Governing Documents of CBL and this Agreement, the Governing Documents will prevail.
8. This Agreement is governed by and shall be construed in accordance with the laws of the Grand Duchy of Luxembourg.

Done in Luxembourg in two originals on _____ [date], each of the Parties acknowledging having received its own.

By and on behalf of CBL:

Authorised Signature

Authorised Signature

Name

Name

By and on behalf of the Company:

Authorised Signature

Authorised Signature

Name

Name