Customer Tax Guide - Switzerland

Debt Securities
Equities
Withholding Tax
Capital Gains Tax
Stamp Duty

July 2023

Customer Tax Guide - Switzerland

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Switzerland

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Overview

Debt securities

Security Type	\Rightarrow	Government Debt Securities	Corporate Bonds	Foreign Bonds ^a
andard Rate of ithholding Tax	\Rightarrow	35%	35%	0%
Relief at Source available (see page 7)	\Rightarrow	No	No	-
Eligible Recipients	\Rightarrow	-	-	-
Reclaim available (see page 8)	\Rightarrow	Yes	Yes	-
Eligible Recipients	\Rightarrow	Beneficial owners resident in a DTT countryU.S. Regulated Investment Companies (RICs)		-
Capital Gains Fax at Source	\Rightarrow	No No		No
Stamp Duty at Source	\Rightarrow	No	No	No

a. Denominated in Swiss francs.

Withholding tax

The standard rate of withholding tax on interest is 35%.

Interest on foreign bonds denominated in Swiss francs is not subject to withholding tax.

Relief at source is not available through Clearstream Banking.

A reclaim of withholding tax is available if:

- The beneficial owners qualify for the benefit of a reduced rate of withholding tax in accordance with a Double Taxation Treaty (DTT) between their country of residence and Switzerland; or
- A U.S. Regulated Investment Company (RIC), not being the beneficial owner, qualifies for the benefit of a reduced rate of withholding tax in accordance with the DTT between the U.S.A. and Switzerland.

Customers can reclaim withholding tax on behalf of beneficial owners through Clearstream Banking by submitting the appropriate documentation.

Residents of Switzerland cannot reclaim withholding tax through Clearstream Banking.

Capital gains tax

There is no capital gains tax withheld through Clearstream Banking on securities held in Clearstream Banking. Capital gains tax may however be payable on specific gains. Clearstream Banking does not assist in this regard. Please consult your tax advisor for further information.

Stamp duty

There is no stamp duty withheld through Clearstream Banking on securities held in Clearstream Banking. Stamp duty may however be payable on specific transactions. Clearstream Banking does not assist in this regard. Please consult your tax advisor for further information.

Equities

Security Type	\Rightarrow	Equities in bearer form
andard Rate of ithholding Tax	\Rightarrow	35% a
Relief at Source available (see page 22)	\Rightarrow	No
Eligible Recipients	⇒	-
Reclaim available (see page 22)	⇒	Yes
Eligible Recipients	\Rightarrow	 Beneficial owners resident in a DTT country U.S. Regulated Investment Companies (RICs) U.S. pension funds
Capital Gains Tax at Source	\Rightarrow	No
Stamp Duty at Source	⇨	No

a. The rate of withholding tax on equities from Liechtenstein is 4%.

Withholding tax

The standard rate of withholding tax on dividends is 35%.

The 4% rate of the withholding tax is deducted on dividend payments derived from Liechtenstein equities (e.g. shares of "VERWALTUNGS-U.PRIVATBANK VADUZ").

Relief at source is not available through Clearstream Banking.

A reclaim of withholding tax is available if:

- The beneficial owner qualifies for the benefit of a reduced rate of withholding tax in accordance with a Double Taxation Treaty (DTT) between its country of residence and Switzerland; or
- A U.S. Regulated Investment Company (RIC) or a U.S. pension fund, not being the beneficial owner, qualifies for the benefit of a reduced rate of withholding tax in accordance with the DTT between the U.S.A. and Switzerland.

Customers can reclaim withholding tax on behalf of beneficial owners through Clearstream Banking by submitting the appropriate documentation.

Residents of Switzerland cannot reclaim withholding tax through Clearstream Banking.

Capital gains tax

There is no capital gains tax withheld through Clearstream Banking on securities held in Clearstream Banking. Capital gains tax may however be payable on specific gains. Clearstream Banking does not assist in this regard. Please consult your tax advisor for further information.

Stamp duty

There is no stamp duty withheld through Clearstream Banking on securities held in Clearstream Banking. Stamp duty may, however, be payable on specific transactions. Clearstream Banking does not assist in this regard. Please consult your tax advisor for further information.

Switzerland - Overview

Investment funds

	Security Type	\Rightarrow	Eligible Investment Funds ^a	
	andard Rate of ithholding Tax	\Rightarrow	35%	
	Relief at Source available (see page 35)	\Rightarrow	No	
	Eligible Beneficial Owners	\Rightarrow	-	
	Reclaim available (see page 35)	\Rightarrow	Yes	
	Eligible Beneficial Owners	\Rightarrow	Non-residents of Switzerland	
-	Capital Gains Tax at Source	\Rightarrow	No	
	Stamp Duty at Source	\Rightarrow	No	

a. Investment funds for which more than 80% of the income is derived from a foreign source.

Withholding tax

The standard rate of withholding tax on income payments on eligible Swiss investment funds is 35%.

Relief at source is not available through Clearstream Banking.

A reclaim of withholding tax is available through Clearstream Banking if:

- More than 80% of the income on the Swiss investment funds is derived from a foreign source; and
- The beneficial owner qualifies as a non-resident of Switzerland.

Customers can reclaim withholding tax on behalf of beneficial owners through Clearstream Banking by submitting the appropriate documentation.

Capital gains tax

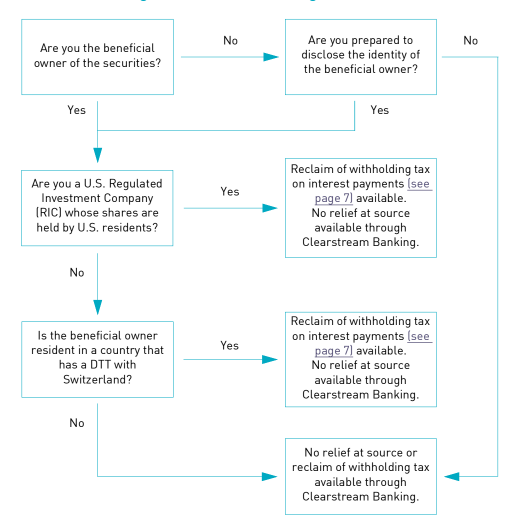
There is no capital gains tax withheld through Clearstream Banking on securities held in Clearstream Banking. Capital gains tax may however be payable on specific gains. Clearstream Banking does not assist in this regard. Please consult your tax advisor for further information.

Stamp duty

There is no stamp duty withheld through Clearstream Banking on securities held in Clearstream Banking. Stamp duty may, however, be payable on specific transactions. Clearstream Banking does not assist in this regard. Please consult your tax advisor for further information.

Debt securities

Who can obtain relief through Clearstream Banking?



Summary of relief available

The standard rate of withholding tax on interest is 35%.

Debt securities that are exempt from withholding tax

Interest on foreign bonds denominated in Swiss francs is not subject to withholding tax.

Because the interest on the above type of debt security is not subject to withholding tax, no action is required by the customer to ensure that no withholding tax is applied. Interest will be paid gross.

Switzerland - Debt securities

Recipients' eligibility for relief

Recipients' eligibility for relief is as follows:

Beneficial owners that are residents of a DTT country

Relief at source from withholding tax on interest is not available through Clearstream Banking.

Special case: U.S. Regulated Investment Companies (RICs)

A reclaim of withholding tax is available through Clearstream Banking for a U.S. Regulated Investment Company (RIC) qualifying for the benefit of a reduced rate of withholding tax in accordance with a DTT between the U.S.A. and Switzerland.

RICs certifying that more than 95% of the debt securities are held by U.S. residents may claim the full amount of withholding tax exceeding the rate stipulated in the DTT. RICs certifying 95% or less will receive a proportional refund in accordance with the percentage held by U.S. residents.

Relief at source from withholding tax on interest is not available through Clearstream Banking.

Beneficial owners that are residents of Switzerland

Residents of Switzerland cannot reclaim withholding tax through Clearstream Banking.

Statutory deadline

The statutory deadline for reclaiming withholding tax is three years after the end of the calendar year in which the interest is paid.

The deadline by which Clearstream Banking must receive the documentation for an application is, at the latest, two months before the statutory deadline. All refund applications received after this deadline will be processed by Clearstream Banking on a "best efforts" basis. However, in such cases, Clearstream Banking will apply an extra charge and accepts no responsibility for forms that have not reached the Swiss Tax Authorities by the date considered as being the statute of limitations deadline.

With respect to tax reclaims in general, customers are reminded that Clearstream Banking accepts no responsibility for their acceptance or non-acceptance by the tax authorities of the respective country. It is the customer's responsibility to determine any entitlement to a refund of tax withheld and to complete the forms required correctly and calculate the amount due.

Obtaining relief at source from withholding tax

Who can obtain relief at source?

Relief at source from withholding tax on interest is not available through Clearstream Banking.

Reclaiming withholding tax

Tax reclaim - Who can reclaim withholding tax?

Recipients can reclaim withholding tax on interest as follows:

Eligible Recipients	Effective rate of tax after refund ^a	Tax refund available ^a	See
Beneficial owners resident in a DTT country	Tax treaty rate or 35%, whichever is lower	35% minus the tax treaty rate ^b	Appendix 1 on page A-2
U.S. Regulated Investment Companies (RICs)	Tax treaty rate in accordance with the percentage held by U.S. residents ^c	35% minus the tax treaty rate in accordance with the percentage held by U.S. residents	Appendix 1 on page A-2

- a. Expressed as a percentage of the gross interest amount.
- b. Amount of relief will be 0% if the DTT rate exceeds 35%.
- c. RICs certifying that more than 95% of the securities are held by U.S. residents may claim the full amount of withholding tax exceeding the rate stipulated in the DTT. RICs certifying 95% or less will receive a proportional refund in accordance with the percentage held by U.S. residents.

Note: The Swiss Federal Tax Administration has pointed out that an investment fund is not considered to be either a taxable entity as such or an eligible beneficial owner in general. In principle, an investment fund acts in trust for its investors and the investment fund cannot itself profit from the benefits of a DTT. It must be specifically stipulated, in the respective DTT, whether an investment fund is entitled to reclaim taxes on behalf of its investors.

Tax reclaim - What documents are required?

There are different documentation requirements depending on whether the recipient is:

- A beneficial owner resident of a DTT country; or
- A U.S. Regulated Investment Company (RIC).

The documents to be completed and submitted to Clearstream Banking in order to reclaim withholding tax are described in more detail in the following tables.

Note: The Swiss Tax Authorities (STA) do not accept tax reclaim forms on which the reclaimed amount is stated in a currency other than Swiss francs (CHF). Furthermore, the CHF amount must be calculated only as indicated on the STA website according to the fiscal year and ISIN input at: http://www.ictax.admin.ch/extern/faces/searchInstrument.xhtml?lang=de&_afPfm=-lj6jnrf0d.

Reclaim forms provided to the STA via CBL must carry the name and postal address as follows:

- In the field BENEFICIAL OWNER or AUTHORISED AGENT/REPRESENTATIVE:

Clearstream Banking S.A. 42, avenue J.F. Kennedy L-1855 Luxembourg Luxembourg

- In the field FULL ADDRESS OF PAYMENT:

IBAN: CH17 0023 0230 0607 6805 Y SWIFT: UBSWCHZH80A Clearstream Banking S.A. 42, avenue J.F. Kennedy L-1855 Luxembourg Luxembourg

Switzerland - Debt securities

Residents of a DTT country

If the beneficial owner is a resident of a DTT country, the documentation that must be used varies according to the handling of the prescribed reclaim form for that country, as follows:

- Documentation requirement A (see below) must be used if:
 - A prescribed reclaim form is available in the beneficial owner's country of residence; and
 - The beneficial owner's tax authorities do not send the reclaim documentation directly to the STA; and
 - The form is forwarded to the STA through CBL.
- Documentation requirement B (see page 11) must be used if:
 - The beneficial owner is a resident of the U.S.A.; and
 - The beneficial owner's tax authorities do not send the reclaim documentation directly to the STA; and
 - The prescribed reclaim form is forwarded to the STA through CBL.
- Documentation requirement C (see page 13) must be used if:
 - A prescribed reclaim form is available in the beneficial owner's country of residence; and
 - The beneficial owner's tax authorities send the reclaim documentation directly to the STA and not through CBL.

Note: The majority of cases involve requirements A and B. In the case of requirement C, as the reclaim is not filed through Clearstream Banking, Clearstream Banking cannot assist directly in the reclaim process. However, the documentation required for the reclaim is described in this Guide.

Documentation Requirement A

The documentation listed in this section is required when:

- The beneficial owner qualifies for the benefit of a reduced rate of withholding tax in accordance with a DTT between the country of residence and Switzerland; and
- The beneficial owner has a prescribed reclaim form, which is different for each country (although in certain cases two or more countries can have the same form); and
- The reclaim form is forwarded to the Swiss Tax Authorities through Clearstream Banking.

Document See...

Claim to Refund form

The Claim to Refund form is, in general, different for each country, although in certain cases the same form can be used for more than one country. The form numbers of the Claim to Refund form required for each of the DTT countries are listed in <u>Appendix 1</u> on page A-2.

Beneficial owners can obtain copies of the Claim to Refund form that is required for their country of residence from their local tax authorities.

The Claim to Refund form generally includes a section for the certification of residence of the beneficial owner. This section must be completed and certified by the local tax authority.

Please complete the section "Beneficial Owner as Authorised Agent/Representative" with the address of Clearstream Banking or leave it blank.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Power of Attorney

Tax forms to use Switzerland

If the customer or a third party is completing the Claim to Refund form on behalf of the beneficial owner, a Power of Attorney must be provided by the beneficial owner in order to allow the customer or the third party to act as the beneficial owner's legal representative.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Credit Advice

Tax forms to use -Switzerland

Switzerland - Debt securities

Document (cont'd) See...

Identifies payment details including the security type, gross amount of payment, date of payment and amount of tax withheld. The credit advice must reconcile with the information in the refund form. If the beneficial owner is the customer's client, the credit advice from the customer to the beneficial owner must also be provided.

Note: EStV expressly reserves the right to extend the tax voucher system at any time to interest income from bonds, depending on market trends or, in individual cases, to tighten requirements for proof of repayment entitlement.

Who completes it? Financial institution paying the beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Document (cont'd) See...

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax Tax forms to use Switzerland

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Documentation Requirement B

The documentation listed in this section is required when:

- The beneficial owner is a resident of the U.S.A.; and
- · The beneficial owner has a prescribed reclaim form; and
- The reclaim form is forwarded to the Swiss Tax Authorities through Clearstream Banking.

Document See...

Form 82 I, 82 C or 82 E: Claim to Refund form for U.S. residents

The Claim to Refund form for beneficial owners resident in the U.S.A. is one of the following:

- Form No. 82 I for individuals only; or
- Form No. 82 C for companies only; or
- Form No. 82 E for other U.S. entities only.

These forms do not include a certificate of residence, but request the following information:

- The taxpayer identification number of the beneficial owner;
- The last year of filing a U.S. income tax return; and
- The name and address of the local IRS office.

The form must be executed by the beneficial owner or its authorised representative in the presence of a notary public or a U.S. consular office.

The beneficial owners can obtain the Claim to Refund form from their local tax authorities.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Switzerland - Debt securities

Document (cont'd) See...

Form 6166: U.S. Residency Certification Letter

Form 6166, U.S. Residency Certification Letter, is required in order to confirm that the U.S. resident beneficial owner has filed a U.S. income tax return.

A certification of U.S. taxes is usually needed to reduce the tax withheld in the payer country for a U.S. resident that pays taxes in both the U.S.A. and a foreign country with which the U.S.A. has a treaty. It must include the name and U.S. address of the beneficial owner and the tax year being certified.

A completed Form 6166 must accompany the Claim to Refund form unless the Swiss tax authorities have already received it during the current year with a previously filed tax refund application.

Who completes it? Internal Revenue Service.

How often is it provided? Annually.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Power of Attorney

Tax forms to use
Switzerland

If the customer or a third party is completing the Claim to Refund form on behalf of the beneficial owner, a Power of Attorney must be provided by the beneficial owner in order to allow the customer or the third party to act as the beneficial owner's legal representative.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Credit Advice Tax forms to use Switzerland

Identifies income payment details including the security type, gross amount of payment, date of payment and amount of tax withheld. The credit advice must reconcile with the information in the refund form. If the beneficial owner is the customer's client, the credit advice from the customer to the beneficial owner must also be provided.

Who completes it? Financial institution paying the beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Appendix 8 on page A-14

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Documentation Requirement C

The documentation listed in this section is required when:

- The beneficial owner is a resident of Austria, Denmark, France or The Netherlands; and
- The beneficial owner has a prescribed reclaim form; and
- The reclaim form is to be forwarded to the Swiss Tax Authorities by the beneficial owner's tax authorities and not through Clearstream Banking.

Note: In the case of documentation requirement C, as the reclaim is not filed through Clearstream Banking, Clearstream Banking cannot assist directly in the reclaim process. However, the documentation required for the reclaim is described below.

Document See...

Claim to Refund form

The Claim to Refund form is, in general, different for each country, although in certain cases the same form can be used for more than one country. The form numbers of the Claim to Refund form required for each of the DTT countries are listed in Appendix 1 on page A-2.

Beneficial owners can obtain copies of the Claim to Refund form that is required for their country of residence from their local tax authorities.

The Claim to Refund form generally includes a section for the certification of residence of the beneficial owner. This section must be completed and certified by the local tax authority.

Please complete the section "Beneficial Owner as Authorised Agent/Representative" with the address of Clearstream Banking or leave it blank.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Power of Attorney

Appendix 6 on page A-12

If the customer or a third party is completing the Claim to Refund form on behalf of the beneficial owner, a Power of Attorney must be provided by the beneficial owner in order to allow the customer or the third party to act as the beneficial owner's legal representative.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Credit Advice Appendix 7 on page A-13

Identifies income payment details including the security type, gross amount of payment, date of payment and amount of tax withheld. The credit advice must reconcile with the information in the refund form. If the beneficial owner is the customer's client, the credit advice from the customer to the beneficial owner must also be provided.

Who completes it? Financial institution paying the beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Switzerland - Debt securities

U.S. Regulated Investment Companies (RICs)

If the Swiss debt securities are held by U.S. Regulated Investment Companies (RICs), the following documentation must be used according to the year in which the interest to be reclaimed was received:

- Calendar years 1999, 2000 or 2001; or
- Calendar year 2002 or following years.

Document See...

If the reclaim is related to interest received in 1999, 2000 or 2001, this documentation must be used:

Form 82E: Claim to Refund form

The Claim to Refund form, that is, Form 82E, for a RIC whose shares are held by U.S. residents, does not include a certificate of residence, but requires the following information:

- The taxpayer identification number of the RIC; and
- The last year of filing a U.S. income tax return; and
- The name and address of the local IRS office.

The form must be executed by the RIC or its authorised representative in the presence of a notary public or a U.S. consular office. The RIC can obtain Form 82 E from its local IRS office.

Who completes it? RIC or an authorised representative.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Declaration by Regulated Investment Companies (RICs)

Appendix 5 on page A-11

The Declaration by Regulated Investment Companies (RICs) includes a Declaration of Ownership giving the details of the ownership of the share capital of the RIC as of 31 March 2001, irrespective of whether the interest was received in 1999, 2000 or 2001.

RICs certifying that more than 95% of the share capital is held by U.S. residents may claim the full amount of withholding tax exceeding the rate stipulated in the DTT. RICs certifying 95% or less will receive a proportional refund in accordance with the percentage held by U.S. residents.

The form for this declaration shown in <u>Appendix 5</u> on page A-11 is for information purposes only. Originals are available on the Swiss tax authority's web site www.estv.admin.ch.

Who completes it? RIC or an authorised representative.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Document (cont'd) See...

If the reclaim is related to interest received in 1999, 2000 or 2001, this documentation must be used:

Form 6166: U.S. Residency Certification Letter

Form 6166, U.S. Residency Certification Letter, is required in order to confirm that the RIC has filed a U.S. income tax return.

A certification of U.S. taxes is usually needed to reduce the tax withheld in the payer country for a U.S. resident that pays taxes in both the U.S.A. and a foreign country with which the U.S.A. has a treaty. It must include the name and U.S. address of the RIC and the tax year being certified.

A completed Form 6166 must accompany the Claim to Refund form unless the Swiss tax authorities have already received it during the current year with a previously filed tax refund application.

Who completes it? Internal Revenue Service.

How often is it provided? Annually.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Appendix 8 on page A-14

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Form 82 R: Claim to Refund for U.S. Regulated Investment Companies Appendix 4 on page A-9

Claim to Refund Form 82 R must be used by U.S. Regulated Investment Companies for claims related to interest received in 2002 and following years.

This form does not include a certificate of residence, but does require the following information:

- The taxpayer identification number of the RIC; and
- The last year of filing a U.S. income tax return; and
- The name and address of his local IRS office.

In addition, the RIC must complete the following information in the form:

- The number of share certificates issued by the RIC; and
- The number and percentage of share certificates held directly by investors; and
- The number and percentage of share certificates held directly or indirectly by U.S. residents in which case additional explanations must be enclosed.

The form must be executed by the RIC or its authorised representative in the presence of a notary public or a U.S. consular office.

The copy of Form 82 R in <u>Appendix 4</u> on page A-9 is provided for information purposes only. The RIC should use originals of this form which are available from its local IRS office.

Who completes it? RIC or its authorised representative.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Switzerland - Debt securities

Document See...

If the reclaim is related to interest received in 2002 or following years, this documentation must be used:

Form 6166: U.S. Residency Certification Letter

Form 6166, U.S. Residency Certification Letter, is required in order to confirm that the RIC has filed a U.S. income tax return.

A certification of U.S. taxes is usually needed to reduce the tax withheld in the payer country for a U.S. resident that pays taxes in both the U.S.A. and a foreign country with which the U.S.A. has a treaty. It must include the name and U.S. address of the RIC and the tax year being certified.

A completed Form 6166 must accompany the Claim to Refund form unless the Swiss tax authorities have already received it during the current year with a previously filed tax refund application.

Who completes it? Internal Revenue Service.

How often is it provided? Annually.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Appendix 8 on page A-14

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Tax reclaim - When is the deadline for receipt of documents?

The statutory deadline for reclaiming withholding tax is three years after the end of the calendar year in which the interest is paid.

An exception is the two-year statutory deadline after the end of the calendar year in which the interest is paid for reclaiming withholding tax by beneficial owners that are residents of The Netherlands.

The deadline by which Clearstream Banking must receive the documentation for an application is, at the latest, two months before the statutory deadline. All refund applications received after this deadline will be processed by Clearstream Banking on a "best efforts" basis. However, in such cases, Clearstream Banking will apply an extra charge and accepts no responsibility for forms that have not reached the Swiss Tax Authorities by the date considered being the statute of limitations deadline.

With respect to tax reclaims in general, customers are reminded that Clearstream Banking accepts no responsibility for their acceptance or non-acceptance by the tax authorities of the respective country. It is the customer's responsibility to determine any entitlement to a refund of tax withheld and to complete the forms required correctly and calculate the amount due.

Switzerland - Debt securities

Tax reclaim - When are refunds received?

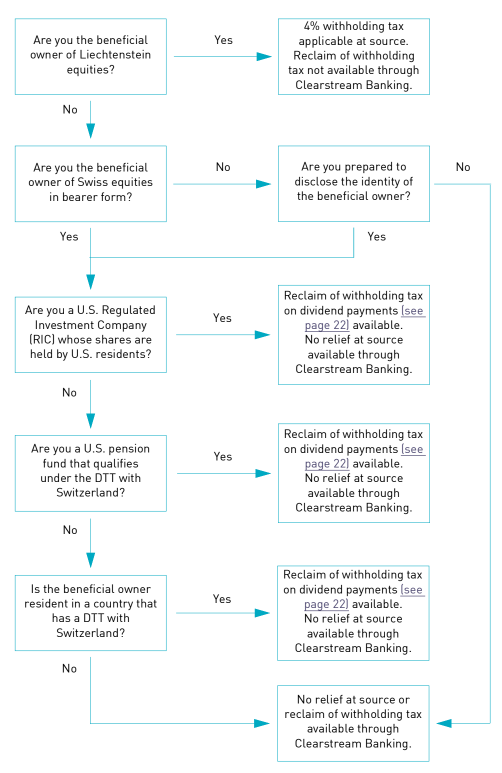
The estimated time for receiving a refund can vary depending on when the application is filed and the complexity of the information supplied in the reclaim form. However, the Federal Tax Administration has issued the following refund guidelines:

- Reclaims greater than CHF 100,000 will be paid after six months.
- Reclaims below an amount of CHF 100,000 will be paid after eight to ten months.

The receipt of the claims for refund of Swiss anticipatory tax is not confirmed by the Swiss Tax Authorities. Such claims are processed depending on the date of receipt and the length of time for processing the claims depends on the quality of the received claims as well as on their quantity. Processing can take up to several months.

Equities

Who can obtain relief through Clearstream Banking?



Tax voucher system

In current securities processing, it is possible, in the event of a short sale before the respective due dates, for additional income statements to be issued that can be used for the reimbursement of withholding tax without this tax actually having been paid to the Swiss Federal Tax Administration (EStV).

Note: This mainly affects dividend payments. However, the EStV expressly reserves the right to extend the tax voucher system at any time to interest income from bonds, depending on market trends, or to tighten requirements for proof of repayment entitlement in individual cases.

It must be ensured that the amount of withholding tax mentioned in documents used for reimbursement purposes does not exceed the tax actually paid to the EStV.

To ensure that foreign banks and custodians also comply with this requirement, a tax voucher system for the reimbursement of withholding tax has been introduced applicable to dividend payments due as of 1 April 2008.

A tax voucher is the confirmation from a foreign bank to its client that withholding tax or a withholding tax substitute has been deducted on the credit advice and so the voucher can be used for reclaiming the appropriate amount of withholding tax that has been paid to the EStV.

This introduction of the tax voucher system ensures that, even in the event of possible short sales on ex-date in a foreign banking system, it is not possible to unlawfully reclaim withholding tax on the basis of double taxation agreements or domestic legislation without this withholding tax or a withholding tax substitute having been paid.

As non-Swiss banks and custodians cannot be forced to deduct an amount corresponding to withholding tax from manufactured dividends, the aim of the tax voucher system is to prevent unjustified tax reimbursement claims.

Under the tax voucher system, the applicant must be in possession of a tax voucher in order to reclaim withholding tax.

If an income statement and/or a tax statement is issued by a foreign bank or custodian, a tax voucher must be attached to reimbursement applications. In the reimbursement procedure, tax vouchers are thus required for all income due as of 1 April 2008.

The tax voucher alone does not grant the right to reimbursement.

If foreign banks enter manufactured dividends into the system, they are not permitted to issue tax vouchers unless a withholding tax substitute has been levied and paid.

As corrections are made on each due date (especially cross-ex-compensations/market claims) and are to be included in this confirmation, a tax voucher can only be issued to the client/investor after the fact and not together with the coupon statement.

The tax voucher does not list income amounts but simply confirms that no income statements were issued by the issuing bank in which the income amount exceeded that communicated by the custodian.

To issue this confirmation, the foreign bank must compare, by means of a tax calculation, all income credits and all documents to other banks that it has issued with the notifications of its custodian(s).

Important note

It is the understanding of the EStV that, in this context, a foreign bank is defined as a depository bank and/or paying agent of the end-investor (applicant). As a consequence, the EStV will not accept tax vouchers that Clearstream Banking might create for its customers and/or its customers' clients (end-investors). Clearstream Banking can only, upon customer request, create Credit Advices to confirm entitled positions. Where assets are held by the Clearstream Banking customer on its own behalf, the EStV has confirmed verbally that they will accept a tax voucher created by the customer provided that the customer submits to Clearstream Banking a declaration confirming that the holdings in its account represent only its own assets.

For more information about EStV Circular no 21 from 1 April 2008, please refer to their website at:

http://www.estv.admin.ch/verrechnungssteuer/dokumentation/00207/00773/index.html?lang=en; and http://www.estv.admin.ch/bundessteuer/dokumentation/00242/00380/index.html?lang=de

A specimen tax voucher is presented in Appendix 12 on page A-20 of this Market Taxation Guide.

Summary of relief available

The standard rate of withholding tax on dividends on Swiss equities in bearer form is 35%.

The 4% rate of the withholding tax is deducted on dividend payments derived from Liechtenstein equities (for example, shares of "VERWALTUNGS-U.PRIVATBANK VADUZ"). Because the dividends on the above equity is subject to withholding tax of 4% withheld at source, no action is required by the customer to ensure that this rate is applied.

Recipients' eligibility for relief

Beneficial owners that are residents of a DTT country

A reclaim of withholding tax is available through Clearstream Banking if the beneficial owner qualifies for the benefit of a reduced rate of withholding tax in accordance with a DTT between the country of residence and Switzerland. The maximum rate of withholding tax is defined in the relevant DTT as shown in Appendix 2 on page A-4.

Relief at source from withholding tax on dividends is not available through Clearstream Banking.

Special cases:

U.S. Regulated Investment Companies (RICs)

A reclaim of withholding tax is available through Clearstream Banking for a U.S. Regulated Investment Company (RIC) qualifying for the benefit of a reduced rate of withholding tax in accordance with a DTT between the U.S.A. and Switzerland.

RICs certifying that more than 95% of the shares are held by U.S. residents may claim the full amount of withholding tax exceeding the rate stipulated in the DTT. RICs certifying 95% or less will receive a proportional refund in accordance with the percentage held by U.S. residents.

Relief at source from withholding tax on dividends is not available through Clearstream Banking.

U.S. pension funds

A reclaim of withholding tax is available through Clearstream Banking for a U.S. pension fund qualifying for the benefit of a reduced rate of withholding tax in accordance with a DTT between the U.S.A. and Switzerland.

The following U.S. funds may be eligible to qualify under the DTT:

- a) A U.S. resident tax-exempt trust providing pension or retirement benefits under a U.S. Internal Revenue Code (IRC) section 401(a) qualified pension plan, profit sharing plan or stock bonus plan (including IRC section 401(k) arrangements);
- b) A U.S. resident tax-exempt trust described in IRC section 457(g) providing pension or retirement benefits under an IRC section 457(b) plan;

- c) A U.S. resident tax-exempt trust providing pension or retirement benefits under an IRC section 403(b) plan;
- d) A group trust described in IRS Revenue Ruling 81-100 (as modified by IRS Revenue Ruling 2004-67), with respect only to participants that are trusts mentioned under subparagraphs (a), (b) or (c) above:
- e) A U.S. common trust fund (IRC section 584), to the extent that the participants are trusts described under subparagraphs (a), (b), (c) or (d) above; and
- f) The Thrift Savings Fund (IRC section 7701(j)).

Note: This list is neither exhaustive nor exclusive, and U.S. pension funds and retirement arrangements that do not specifically qualify under this list may apply to the Swiss competent authority to qualify for DTT benefits.

Relief at source from withholding tax on dividends is not available through Clearstream Banking.

Residents of Switzerland

Residents of Switzerland cannot reclaim withholding tax through Clearstream Banking.

Statutory deadline

The statutory deadline for reclaiming withholding tax is three years after the end of the calendar year in which the dividend is paid.

The deadline by which Clearstream Banking must receive the documentation for an application is, at the latest, two months before the statutory deadline. All refund applications received after this deadline will be processed by Clearstream Banking on a "best efforts" basis. However, in such cases, Clearstream Banking will apply an extra charge and accepts no responsibility for forms that have not reached the Swiss Tax Authorities by the date considered being the statute of limitations deadline.

With respect to tax reclaims in general, customers are reminded that Clearstream Banking accepts no responsibility for their acceptance or non-acceptance by the tax authorities of the respective country. It is the customer's responsibility to determine any entitlement to a refund of tax withheld, to complete the forms required correctly and to calculate the amount due.

Obtaining relief at source from withholding tax

Who can obtain relief at source?

Relief at source from withholding tax on dividends is not available through Clearstream Banking.

Reclaiming withholding tax

Tax reclaim - Who can reclaim withholding tax?

Recipients can reclaim withholding tax on dividends as follows:

Eligible Recipients	Effective rate of tax after refund ^a	Tax refund available ^a	See
Beneficial owners resident in a DTT country	Tax treaty rate or 35%, whichever is lower	35% minus the tax treaty rate ^b	Appendix 1 on page A-2
U.S. Regulated Investment Companies (RICs)	Tax treaty rate in accordance with the percentage held by U.S. residents ^c	35% minus the tax treaty rate in accordance with the percentage held by U.S. residents	Appendix 1 on page A-2
Qualifying U.S. pension funds	Tax treaty rate or 35%, whichever is lower	35% minus the tax treaty rate ^b	Appendix 1 on page A-2

a. Expressed as a percentage of the gross interest amount.

Note: The Swiss Federal Tax Administration has pointed out that an investment fund is not considered to be either a taxable entity as such or an eligible beneficial owner in general. In principle, an investment fund acts in trust for its investors and the investment fund cannot itself profit from the benefits of a DTT. It must be specifically stipulated, in the respective DTT, whether an investment fund is entitled to reclaim taxes on behalf of its investors.

b. Amount of relief will be 0% if the DTT rate exceeds 35%.

c. RICs certifying that more than 95% of the securities are held by U.S. residents may claim the full amount of withholding tax exceeding the rate stipulated in the DTT. RICs certifying 95% or less will receive a proportional refund in accordance with the percentage held by U.S. residents.

Tax reclaim - What documents are required?

There are different documentation requirements depending on whether the recipient is:

- A beneficial owner resident of a DTT country; or
- A U.S. Regulated Investment Company (RIC); or
- A U.S. pension fund.

The documents to be completed and submitted to Clearstream Banking in order to reclaim withholding tax are described in more detail in the following tables.

Note: The Swiss Tax Authorities (STA) do not accept tax reclaim forms on which the reclaimed amount is stated in a currency other than Swiss francs (CHF). Furthermore, the CHF amount must be calculated only as indicated on the STA website according to the fiscal year and ISIN input at: http://www.ictax.admin.ch/extern/faces/searchInstrument.xhtml?lang=de&_afPfm=-lj6jnrf0d.

Reclaim forms provided to the STA via CBL must carry the name and postal address as follows:

– In the field BENEFICIAL OWNER or AUTHORISED AGENT/REPRESENTATIVE:

Clearstream Banking S.A. 42, avenue J.F. Kennedy L-1855 Luxembourg Luxembourg

– In the field FULL ADDRESS OF PAYMENT:

IBAN: CH17 0023 0230 0607 6805 Y SWIFT: UBSWCHZH80A Clearstream Banking S.A. 42, avenue J.F. Kennedy L-1855 Luxembourg Luxembourg

Residents of a DTT country

If the beneficial owner is a resident of a DTT country, the documentation that must be used varies according to the handling of the prescribed reclaim form for that country, as follows:

- Documentation requirement A (see page 24) must be used if:
 - A prescribed reclaim form is available in the beneficial owner's country of residence; and
 - The beneficial owner's tax authorities do not send the reclaim documentation directly to the STA; and
 - The form is forwarded to the STA through CBL.
- Documentation requirement B [see page 25] must be used if:
 - The beneficial owner is a resident of the U.S.A.; and
 - The beneficial owner's tax authorities do not send the reclaim documentation directly to the STA; and
 - The prescribed reclaim form is forwarded to the STA through CBL.
- Documentation requirement C (see page 27) must be used if:
 - A prescribed reclaim form is available in the beneficial owner's country of residence; and
 - The beneficial owner's tax authorities send the reclaim documentation directly to the STA and not through CBL.

Note: The majority of cases involve requirements A and B. In the case of requirement C, as the reclaim is not filed through Clearstream Banking, Clearstream Banking cannot assist directly in the reclaim process. However, the documentation required for the reclaim is described in this Guide.

Documentation Requirement A

The documentation listed in this section is required when:

- The beneficial owner qualifies for the benefit of a reduced rate of withholding tax in accordance with a DTT between the country of residence and Switzerland; and
- The beneficial owner has a prescribed reclaim form, which is different for each country (although in certain cases two or more countries can have the same form); and
- The reclaim form is forwarded to the Swiss Tax Authorities through Clearstream Banking.

Document See...

Claim to Refund form

The Claim to Refund form is, in general, different for each country, although in certain cases the same form can be used for more than one country. The form numbers of the Claim to Refund form required for each of the DTT countries are listed in Appendix 2 on page A-4.

An example of a Claim to Refund form, that is, Form No. 60, is provided in <u>Appendix 3</u> on page A-7 for information purposes only. Beneficial owners can obtain copies of the Claim to Refund form that is required for their country of residence from their local tax authorities.

The Claim to Refund form generally includes a section for the certification of residence of the beneficial owner. This section must be completed and certified by the local tax authority.

Please complete the section "Beneficial Owner as Authorised Agent/Representative" with the address of Clearstream Banking or leave it blank.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Power of Attorney

Appendix 6 on page A-12

If the customer or a third party is completing the Claim to Refund form on behalf of the beneficial owner, a Power of Attorney must be provided by the beneficial owner in order to allow the customer or the third party to act as the beneficial owner's legal representative.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Appendix 8 on page A-14

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Document (cont'd) See...

Tax Voucher Appendix 12 on page A-20

Fulfils the requirements from EStV Circular No 21 from 1 April 2008 and identifies dividend payment details, including the security type and date of payment. See "Tax voucher system" on page 19.

The Tax Voucher Specimen must reconcile with the information in the refund form when the applicant is the customer's client.

Who completes it? Financial institution paying the beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Documentation Requirement B

The documentation listed in this section is required for the beneficial owner that:

• Is a resident of the U.S.A.; and

- · has a prescribed reclaim form; and
- The reclaim form is forwarded to the Swiss Tax Authorities through Clearstream Banking.

Document See...

Claim to Refund form (No. 82 I, 82 C, or 82 E)

The Claim to Refund form for beneficial owners resident in the U.S.A. is one of the following:

- Form No. 82 I for individuals only; or
- Form No. 82 C for companies only; or
- Form No. 82 E for other U.S. entities only.

These forms do not include a certificate of residence, but request the following information:

- The taxpayer identification number of the beneficial owner;
- The last year of filing a U.S. income tax return; and
- The name and address of the local IRS office.

The form must be executed by the beneficial owner or its authorised representative in the presence of a notary public or a U.S. consular office.

The beneficial owners can obtain the Claim to Refund form from their local tax authorities.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Document (cont'd) See...

Form 6166: U.S. Residency Certification Letter

Form 6166, U.S. Residency Certification Letter, is required in order to confirm that the U.S. resident beneficial owner has filed a U.S. income tax return.

A certification of U.S. taxes is usually needed to reduce the tax withheld in the payer country for a U.S. resident that pays taxes in both the U.S.A. and a foreign country with which the U.S.A. has a treaty. It must include the name and U.S. address of the beneficial owner and the tax year being certified.

A completed Form 6166 must accompany the Claim to Refund form unless the Swiss tax authorities have already received it during the current year with a previously filed tax refund application.

Who completes it? Internal Revenue Service.

How often is it provided? Annually.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Power of Attorney Appendix 6 on page A-12

If the customer or a third party is completing the Claim to Refund form on behalf of the beneficial owner, a Power of Attorney must be provided by the beneficial owner in order to allow the customer or the third party to act as the beneficial owner's legal representative.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Credit Advice Appendix 7 on page A-13

Identifies dividend payment details including the security type, gross amount of payment, date of payment and amount of tax withheld. The credit advice must reconcile with the information in the refund form. If the beneficial owner is the customer's client, the credit advice from the customer to the beneficial owner must also be provided.

Who completes it? Financial institution paying the beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax $\underline{\mathsf{A}}_{\mathsf{F}}$

Appendix 8 on page A-14

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Documentation Requirement C

The documentation listed in this section is required when:

- The beneficial owner is a resident of Austria, Denmark, France or The Netherlands; and
- The beneficial owner has a prescribed reclaim form; and
- The reclaim form is to be forwarded to the Swiss Tax Authorities by the beneficial owner's tax authorities and not through Clearstream Banking.

Note: In the case of documentation requirement C, as the reclaim is not filed through Clearstream Banking, Clearstream Banking cannot assist directly in the reclaim process. However, the documentation required for the reclaim is described below.

Document See..

Claim to Refund form

The Claim to Refund form is, in general, different for each country, although in certain cases the same form can be used for more than one country. The form numbers of the Claim to Refund form required for each of the DTT countries are listed in <u>Appendix 1</u> on page A-2.

Beneficial owners can obtain copies of the Claim to Refund form that is required for their country of residence from their local tax authorities.

The Claim to Refund form generally includes a section for the certification of residence of the beneficial owner. This section must be completed and certified by the local tax authority.

Please complete the section "Beneficial Owner as Authorised Agent/Representative" with the address of Clearstream Banking or leave it blank.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Power of Attorney

Appendix 6 on page A-12

If the customer or a third party is completing the Claim to Refund form on behalf of the beneficial owner, a Power of Attorney must be provided by the beneficial owner in order to allow the customer or the third party to act as the beneficial owner's legal representative.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Credit Advice Appendix 7 on page A-13

Identifies dividend payment details including the security type, gross amount of payment, date of payment and amount of tax withheld. The credit advice must reconcile with the information in the refund form. If the beneficial owner is the customer's client, the credit advice from the customer to the beneficial owner must also be provided.

Who completes it? Financial institution paying the beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

U.S. Regulated Investment Companies (RICs)

If the Swiss equities are held by U.S. Regulated Investment Companies (RICs), the following documentation must be used according to the year in which the dividend to be reclaimed was received:

- Calendar years 1999, 2000 or 2001; or
- Calendar year 2002 or following years.

Document See..

If the reclaims are related to dividends received in 1999, 2000 or 2001, this documentation must be used:

Form 82E: Claim to Refund form

The Claim to Refund form, that is, Form 82E, for a RIC whose shares are held by U.S. residents, does not include a certificate of residence, but requires the following information:

- The taxpayer identification number of the RIC; and
- The last year of filing a U.S. income tax return; and
- The name and address of the local IRS office.

The form must be executed by the RIC or its authorised representative in the presence of a notary public or a U.S. consular office. The RIC can obtain Form 82 E from its local IRS office.

Who completes it? RIC or its authorised representative.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Declaration by Regulated Investment Companies (RICs)

Appendix 5 on page A-11

The Declaration by Regulated Investment Companies (RICs) includes a Declaration of Ownership giving the details of the ownership of the share capital of the RIC as of 31 March 2001, irrespective of whether the interest was received in 1999, 2000 or 2001.

RICs certifying that more than 95% of the share capital is held by U.S. residents may claim the full amount of withholding tax exceeding the rate stipulated in the DTT. RICs certifying 95% or less will receive a proportional refund in accordance with the percentage held by U.S. residents.

The form for this declaration shown in <u>Appendix 5</u> on page A-11 is for information purposes only. Originals are available on the Swiss tax authority's web site www.estv.admin.ch.

Who completes it? RIC or its authorised representative.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Document (cont'd) See..

If the reclaims are related to dividends received in 1999, 2000 or 2001, this documentation must be used: (cont'd)

Form 6166 (U.S. Residency Certification Letter)

Form 6166, U.S. Residency Certification Letter, is required in order to confirm that the RIC has filed a U.S. income tax return.

A certification of U.S. taxes is usually needed to reduce the tax withheld in the payer country for a U.S. resident that pays taxes in both the U.S.A. and a foreign country with which the U.S.A. has a treaty. It must include the name and U.S. address of the RIC and the tax year being certified.

A completed Form 6166 must accompany the Claim to Refund form unless the Swiss tax authorities have already received it during the current year with a previously filed tax refund application.

Who completes it? Internal Revenue Service.

How often is it provided? Annually.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Appendix 8 on page A-14

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Document See..

If the reclaims are related to dividends received in 2002 or following years, this documentation must be used:

Form 82 R: Claim to Refund form for U.S. Regulated Investment Companies

Appendix 4 on page A-9

Claim to Refund Form 82 R must be used by U.S. Regulated Investment Companies for claims related to dividends received in 2002 or following years.

This form does not include a certificate of residence, but does require the following information:

- The taxpayer identification number of the RIC; and
- The last year of filing a U.S. income tax return; and
- The name and address of his local IRS office.

In addition, the RIC must complete the following information in the form:

- The number of share certificates issued by the RIC;
- The number and percentage of share certificates held directly by investors; and
- The number and percentage of share certificates held directly or indirectly by U.S. residents in which case additional explanations must be enclosed.

The form must be executed by the RIC or its authorised representative in the presence of a notary public or a U.S. consular office.

The copy of Form 82 R in Appendix 4 on page A-9 is provided for information purposes only. The RIC should use originals of this form which are available from the local IRS office.

Who completes it? RIC or its authorised representative.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Form 6166: U.S. Residency Certification Letter

Form 6166, U.S. Residency Certification Letter, is required in order to confirm that the RIC has filed a U.S. income tax return.

A certification of U.S. taxes is usually needed to reduce the tax withheld in the payer country for a U.S. resident that pays taxes in both the U.S.A. and a foreign country with which the U.S.A. has a treaty. It must include the name and U.S. address of the RIC and the tax year being certified.

A completed Form 6166 must accompany the Claim to Refund form unless the Swiss tax authorities have already received it during the current year with a previously filed tax refund application.

Who completes it? Internal Revenue Service.

How often is it provided? Annually.

When is it provided? At least two months before the statutory deadline.

Document (cont'd) See..

If the reclaims are related to dividends received in 2002 or following years, this documentation must be used: (cont'd)

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Appendix 8 on page A-14

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Qualifying U.S. pension funds

If the Swiss equities are held by U.S. pension funds that qualify for the benefit of a reduced rate of withholding tax in accordance with a DTT between the U.S.A. and Switzerland, the following documentation must be used:

Document See..

Form 82E: Claim to Refund form

The Claim to Refund form, that is, Form 82E, for a U.S. pension fund, does not include a certificate of residence, but requires the following information:

- The taxpayer identification number of the fund; and
- The last year of filing a U.S. income tax return; and
- The name and address of the local IRS office.

It must be stated that the fund does not control the company paying the dividends and that it satisfies the requirements of Articles 10 (3), 28 (4) and 22 (2) of the DTT between Switzerland and the U.S.A.

The form must be executed by the fund or its authorised representative in the presence of a notary public or a U.S. consular office. The fund can obtain Form 82 E from its local IRS office.

Who completes it? Fund or its authorised representative.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Form 6166: U.S. Residency Certification Letter

Form 6166, U.S. Residency Certification Letter, is required in order to confirm that the U.S. resident beneficial owner has filed a U.S. income tax return.

A certification of U.S. taxes is usually needed to reduce the tax withheld in the payer country for a U.S. resident that pays taxes in both the U.S.A. and a foreign country with which the U.S.A. has a treaty. It must include the name and U.S. address of the beneficial owner and the tax year being certified.

A completed Form 6166 must accompany the Claim to Refund form unless the Swiss tax authorities have already received it during the current year with a previously filed tax refund application.

Who completes it? Internal Revenue Service.

How often is it provided? Annually.

When is it provided? At least two months before the statutory deadline.

Document (cont'd) See..

Power of Attorney

Appendix 6 on page A-12

If the customer or a third party is completing the Claim to Refund form on behalf of the beneficial owner, a Power of Attorney must be provided by the beneficial owner in order to allow the customer or the third party to act as the beneficial owner's legal representative.

Who completes it? Beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Credit Advice Appendix 7 on page A-13

Identifies income payment details including the security type, gross amount of payment, date of payment and amount of tax withheld. The credit advice must reconcile with the information in the refund form. If the beneficial owner is the customer's client, the credit advice from the customer to the beneficial owner must also be provided.

Who completes it? Financial institution paying the beneficial owner.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Appendix 8 on page A-14

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Tax reclaim - When is the deadline for receipt of documents?

The statutory deadline for reclaiming withholding tax is three years after the end of the calendar year in which the dividend is paid.

An exception to the above is the two-year statutory deadline after the end of the calendar year in which the dividend is paid for reclaiming withholding tax by beneficial owners that are residents of The Netherlands.

The deadline by which Clearstream Banking must receive the documentation for an application is at the latest, two months before the statutory deadline. All refund applications received after this deadline will be processed by Clearstream Banking on a "best efforts" basis. However, in such cases, Clearstream Banking will apply an extra charge and accepts no responsibility for forms that have not reached the Swiss Tax Authorities by the date considered being the statute of limitations deadline.

With respect to tax reclaims in general, customers are reminded that Clearstream Banking accepts no responsibility for their acceptance or non-acceptance by the tax authorities of the respective country. It is the customer's responsibility to determine any entitlement to a refund of tax withheld, to complete the forms required correctly and to calculate the amount due.

Tax reclaim - When are refunds received?

The estimated time for receiving a refund can vary depending on when the application is filed and the complexity of the information supplied in the reclaim form. However, the Federal Tax Administration has issued the following refund guidelines:

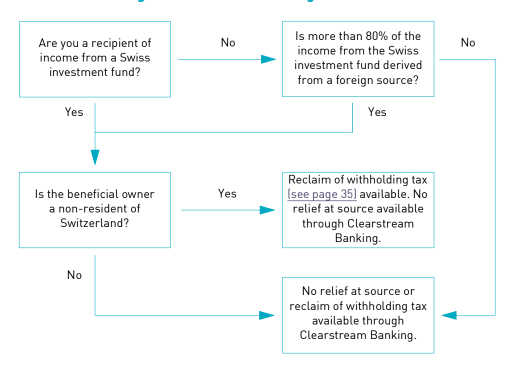
- Reclaims greater than CHF 100,000 will be paid after six months.
- Reclaims less than CHF 100,000 will be paid after eight to ten months

The receipt of the claims for refund of Swiss anticipatory tax is not confirmed by the Swiss Tax Authorities. Such claims are processed depending on the date of receipt and the length of time for processing the claims depends on the quality of the received claims as well as on their quantity. Processing can take up to several months.

Switzerland - Investment funds

Investment funds

Who can obtain relief through Clearstream Banking?



Summary of relief available

The standard rate of withholding tax on income payments on Swiss investment funds is 35%.

Beneficial owners' eligibility for relief

Beneficial owners' eligibility for relief is as follows:

Non-residents of Switzerland

A reclaim of withholding tax is available through Clearstream Banking if:

- More than 80% of the income from the Swiss investment fund is derived from a foreign source;
 and
- The beneficial owner qualifies as a non-resident of Switzerland.

The customer can reclaim withholding tax on behalf of the beneficial owner through Clearstream Banking by submitting the appropriate documentation.

Relief at source from withholding tax on income payments from Swiss investment funds is not available through Clearstream Banking.

Statutory deadline

The statutory deadline for reclaiming withholding tax is three years after the end of the calendar year in which the income is paid. The date until which the paying agent will accept the bank declaration is indicated in each form.

The deadline by which Clearstream Banking must receive the bank declaration is, at the latest, one month before the paying agent's deadline. All bank declarations received after this deadline will be processed by Clearstream Banking on a "best efforts" basis. However, in such cases, Clearstream Banking accepts no responsibility for forms that have not reached the paying agent by the deadline.

With respect to tax reclaims in general, customers are reminded that Clearstream Banking accepts no responsibility for their acceptance or non-acceptance by the paying agent or the tax authorities of the respective country. It is the customer's responsibility to determine any entitlement to a refund of tax withheld, to complete the forms required correctly, and to calculate the amount due.

Obtaining relief at source from withholding tax

Who can obtain relief at source?

Relief at source from withholding tax on income payments on Swiss investment funds is not available through Clearstream Banking.

Reclaiming withholding tax

Tax reclaim - Who can reclaim withholding tax?

Beneficial owners can reclaim withholding tax on income payments from Swiss investment funds as follows:

Eligible Recipients	Effective rate of tax after refund ^a	Tax refund available ^a	See
Beneficial owners not resident in Switzerland	0%	35% b	-

a. Expressed as a percentage of the gross income.

Note: The Swiss Federal Tax Administration has pointed out that an investment fund is not considered to be either a taxable entity as such or an eligible beneficial owner in general. In principle, an investment fund acts in trust for its investors and the investment fund cannot itself profit from the benefits of a DTT. It must be specifically stipulated, in the respective DTT, whether an investment fund is entitled to reclaim taxes on behalf of its investors.

b. The tax refund is 35% when the amount of the distribution per unit initially paid equals the amount indicated in the bank declaration. Customers should note that if these amounts are different, the tax refund may be less than 35%.

Tax reclaim - What documents are required?

To reclaim withholding tax on income payments, the following documentation must be submitted to Clearstream Banking:

Note: The Swiss Tax Authorities (STA) do not accept tax reclaim forms on which the reclaimed amount is stated in a currency other than Swiss francs (CHF). Furthermore, the CHF amount must be calculated only as indicated on the STA website according to the fiscal year and ISIN input at: http://www.ictax.admin.ch/extern/faces/searchInstrument.xhtml?lang=de&_afPfm=-lj6jnrf0d.

Document See..

Bank Declaration (Affidavit)

Appendix 9 on page A-16 Appendix 10 on page A-17

A Bank Declaration (Affidavit) is required for each income payment for each investment fund in order to reclaim withholding tax on income payments.

Clearstream Banking will send a notification to each customer receiving an income payment from a Swiss investment fund with the text of the Bank Declaration (Affidavit), that the Clearstream Banking customer, being a designated bank, must complete where necessary and submit to Clearstream Banking by an authenticated means of communication for each payment.

Customers will face a currency risk and delay in receiving the refund, if the affidavit forms are not submitted by the required deadline mentioned in Clearstream Banking notification for guaranteed exemption at source. Customers who do not submit the correct forms prior to the deadline may receive the Swiss anticipatory tax refund in CHF, as opposed to the original currency. Furthermore, there may be a delay in receiving the refund. The decision as to whether the refund will be paid in the original currency or in CHF, will be at the discretion of the paying agent. Paying agents must pay the Anticipatory Tax to the Swiss Federal Tax Authority (FTA) in CHF and therefore, can only reclaim CHF from the FTA. The fact that the paying agent has to reclaim the Swiss anticipatory tax from the FTA, can also lead to delays in receiving the refund.

In the declaration the customer certifies that:

- The legal title to the income belonged to non-residents of Switzerland;
- It was holding the investment fund shares for safekeeping on behalf of the beneficial owners on the date of the payment and has credited their accounts with the income; and
- It will at any time upon request submit supporting documentation (pièces justificatives).

Correspondingly, the Swiss bank paying the income from Swiss investment funds requests its customers to sign a similar Bank Declaration (Affidavit).

The texts of the Bank Declaration (Affidavit) are attached as Appendix 9 on page A-16 (English version) and Appendix 10 on page A-17 (French version). These texts are supplied for information purposes only.

Who completes it? Customer.

How often is it provided? Per income payment.

When is it provided? Within Clearstream deadline as per tax notification for guaranteed

exemption at source or at the latest one month before the paying agent's

deadline for tax refund after payment date.

Copy or original? Forwarded by an authenticated means of communication.

Document (cont'd) See..

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax (Investment funds)

Appendix 11 on page A-18

Authorises Clearstream Banking to reclaim withholding tax from the Swiss Tax Authorities on the customer's behalf.

Who completes it? Customer.

How often is it provided? Per reclaim application.

When is it provided? At least two months before the statutory deadline.

Copy or original? Original required.

Tax reclaim - What is the deadline for receipt of documents?

The statutory deadline for reclaiming withholding tax is three years after the end of the calendar year in which the income is paid. The date until which the paying agent will accept the bank declaration is indicated in each form.

The deadline by which Clearstream Banking must receive the bank declaration is, at the latest, one month before the paying agent's deadline. All bank declarations received after this deadline will be processed by Clearstream Banking on a "best efforts" basis. However, in such cases, Clearstream Banking accepts no responsibility for forms that have not reached the paying agent by the deadline.

With respect to tax reclaims in general, customers are reminded that Clearstream Banking accepts no responsibility for their acceptance or non-acceptance by the paying agent or the tax authorities of the respective country. It is the customer's responsibility to determine any entitlement to a refund of tax withheld, to complete the forms required correctly, and to calculate the amount due.

Tax reclaim - When are refunds received?

The estimated time for receiving a refund is at least one month from the date of receipt by the Swiss Federal Tax Administration, although this can vary depending on when the application is filed and the complexity of the information supplied in the reclaim form.

A. Appendices

Tip: An easy way of writing the letters required for an application is to copy them from the appendices using Acrobat Reader, then edit and print them. To copy the text of any example letters using your Acrobat Reader, obtain the text cursor using the ABC icon or the Tools-Select Text command, drag across the required text, then select Edit-Copy. In your own word processing package, you can then paste the text (this pastes the copied characters, but does not hold the formatting), complete the letter, and print it on your own letterhead.

Appendix 1.	Debt securities - Double Taxation Treaties concluded by Switzerland and currently in force 1
Appendix 2.	Equities - Double Taxation Treaties concluded by Switzerland and currently in force 1
Appendix 3.	Claim to Refund - Form No. 60 (for information only)
Appendix 4.	Claim to Refund - Form No. 82 R (for information only)
Appendix 5.	<u>Declaration by Regulated Investment Companies (RICs)</u> (for information purposes only)
Appendix 6.	Power of Attorney - example
Appendix 7.	Credit Advice
Appendix 8.	Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax
Appendix 9.	Text of Bank Declaration (Affidavit) - English version (for information purposes only)
Appendix 10.	<u>Déclaration Bancaire (Affidavit)</u> (for information purposes only)
Appendix 11.	Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax [Investment funds]
Appendix 12.	Tax voucher specimen text (version provided in German, with English transaltion)

^{1.} A list of DTT agreements with Switzerland in German only is available on the website of the Swiss Federal Tax Administration, at: https://www.estv.admin.ch/estv/de/home/internationales-steuerrecht/fachinformationen/quellensteuer-nach-dba.html and by downloading the file entitled "Steuerentlastungen für schweizerische Dividenden und Zinsen (Verrechnungssteuer) auf Grund von Doppelbesteuerungsabkommen".

Appendix 1. Debt securities - Double Taxation Treaties concluded by Switzerland and currently in force

Note: Clearstream Banking provides these rates for information purposes only and does not assume liability in any case of error, omission or consequential damages. The rate as prescribed in the Double Taxation Treaty (DTT) may differ depending on the status of the beneficial owner. Please refer to the actual DTT or your tax advisor for further information.

Country (Sheet 1 of 2)	Rate prescribed by the DTT – Interest (%)	Tax refund available (%)	Prescribed form for tax refund
The standard rate of wi	ithholding tax on inte	erest is 35% before	any refund.
Albania	5	30	No. 60
Algeria	10	25	No. 60
Argentina	12	23	No. 60
Armenia	10	25	No. 60
Australia	10	25	No. 98
Austria	0	35	No. 84
Azerbaijan	10	25	No. 60
Bangladesh	10	25	No. 60
Belarus	8 a	27	No. 60
Belgium	10	25	No. 97
Bulgaria	5	30	No. 60
Canada	10 b	25	No. 96
Chile	15	20	No. 60
China ^c	10	25 25	No. 60
	10	20 20	No. 60
Colombia			
Croatia	5	30	No. 60
Czech Republic	0	35	No. 60
Cyprus	0	35	No. 60
Denmark -	0	35	No. 89
Ecuador	10	25	No. 60
gypt	15	20	No. 60
Estonia	0	35	No. 60
inland	0	35	No. 88
rance	0	35	No. 83 + No. 83A
Georgia	0	35	No. 60
Germany	0	35	No. 85
Ghana	10	25	No. 60
Greece	7	28	No. 60
Hong Kong	0	35	No. 60
Hungary	0	35	No. 60
celand	0	35	No. 60
ndia	10	25	No. 60
ndonesia	10	25	No. 60
ran	10	25	No. 60
reland	0	35	No. 91
srael	10	25	NO. 60
taly	12.5	22.5	No. 95
vory Coast	15	20	No. 60
Jamaica	10	25	No. 60
Japan	10	25	No. 93
Kazakhstan	10 d	25	No. 60
Korea, Republic of	10	25	No. 60
(uwait	10	25	No. 60
Kuwan Kyrgystan	5	30	No. 60
atvia	10	25	No. 60
ichtenstein	0	35	NO. 78
	10	25	
_ithuania			No. 60
_uxembourg	10	25	No. 79
Macedonia	10	25	No. 60
Malaysia	10	25	No. 60
Malta	10	25	No. 60
Mexico	10 ^e	25	No. 60

Country (Sheet 2 of 2)	Rate prescribed by the DTT – Interest (%)	Tax refund available (%)	Prescribed form for tax refund
Moldova	10	25	No. 60
Mongolia	10	25	No. 60
Montenegro	10	25	No. 60
Morocco	10	25	No. 60
Netherlands	0	35	No. 81
New Zealand	10	25	No. 60
Norway	0	35	No. 87
Oman -	5	30	No. 60
Pakistan Pakistan	10	25	No. 60
^D eru	10	25	No. 60
Philippines	10	25	No. 60
Poland	5	30	No. 60
Portugal	10	25	No. 94
Qatar	0	35	No. 60
Romania	5	30	No. 60
Russia	0	35	No. 60
Serbia	10	25	No. 60
Singapore	5	30	No. 60
Slovak Republic	5	30	No. 60
Slovenia	5	30	No. 60
South Africa	5	30	No. 92
Spain	0	35	No. 90
Sri Lanka	10	25	No. 60
Sweden	0	35	No. 80
Taiwan	10	25	No. 60
Гајіkistan	10	25	No. 60
Γhailand	15 ^f	20	No. 60
Trinidad & Tobago	10	25	No. 60
Tunisia	10	25	No. 60
Turkey	10	25	No. 60
Turkmenistan	10	25	No. 60
Jkraine	10	25	No. 60
Jnited Arab Emirates	0	35	No. 60
Jnited Kingdom	0	35	No. 86
Jnited States of America	0	35	No. 82 x ^g
Jruguay	10	25	No. 60
Jzbekistan	5	30	No. 60
Venezuela	5 h	30	No. 60
/ietnam	10	25	No. 60

- a. For interest derived from loans granted by a bank, a 5% rate applies. Interest on bonds is exempt from withholding tax if the bonds are issued by the Contracting State or by a political subdivision or a local authority thereof.
- b. Interest paid by either Contracting State, or by a political subdivision or a local authority thereof, is tax-exempt. Interest arising in either Contracting State and paid to a resident of the other Contracting State is not taxable in the one country if the beneficial owner is a resident of the other country and is not related to the payer. In this context, a person is deemed to be related to another if either one participates directly or indirectly in the management or control of the other, or if any third person or persons participate directly or indirectly in the management or control of both
- c. The China DTT does not apply to Hong Kong.
- d. Interest paid in respect of a bond, debenture or other similar obligation to the government of either Contracting State, to the central bank or to an administrative subdivision or local authority thereof, is tax-exempt.
- e. The withholding tax rate on interest paid to banks is 10%.
- f. The withholding tax rate on interest paid to financial institutions (including insurance companies) is 10%.
- g. No. 82 C (companies only); No. 82 E (other U.S. entities only); No. 82 I (individuals only); No. 82 R (RICs only).
- h. Interest paid by either Contracting State, or by a political subdivision or a local authority thereof, is tax-exempt.

The up-to-date List of DTTs (only available in German) can be found on the Swiss Tax Authority's website.

Statutory deadline

The statutory deadline for reclaiming withholding tax is three years after the end of the calendar year in which the interest was paid.

The deadline by which Clearstream Banking must receive the documentation for an application is, at the latest, two months before the statutory deadline. All refund applications received after this deadline will be processed by Clearstream Banking on a "best efforts" basis. However, in such cases, Clearstream Banking will apply an extra charge and accepts no responsibility for forms that have not reached the Swiss Tax Authorities by the date considered being the statute of limitations deadline.

With respect to tax reclaims in general, customers are reminded that Clearstream Banking accepts no responsibility for their acceptance or non-acceptance by the tax authorities of the respective country. It is the customer's responsibility to determine any entitlement to a refund of tax withheld, to complete the forms required correctly and to calculate the amount due.

Appendix 2. Equities - Double Taxation Treaties concluded by Switzerland and currently in force

Note: Clearstream Banking provides these rates for information purposes only and does not assume liability in any case of error, omission or consequential damages. The rate as prescribed in the DTT assumes that the beneficial owner does not hold a substantial percentage of the share capital of the company paying the dividend. Different rates may apply for substantial holdings. Please refer to the actual DTT or your tax advisor for further information.

Country (Sheet 1 of 2)	Rate prescribed by the DTT – Dividends (%)	Tax refund available (%)	Prescribed form for tax refund
The standard rate of wi	thholding tax on divic	dends is 35% before	e any refund.
Albania	15	20	No. 60
Argentina	15	20	No. 60
Algeria	15	20	No. 60
Armenia	15	20	No. 60
Australia	15	20	No. 98
Austria	15	20	No. 84
Azerbaijan	15	20	No. 60
Bangladesh	15	20	No. 60
Belarus	15	20	No. 60
Belgium	15	20	No. 97
Bulgaria	10	25	No. 60
Canada	15	20	No. 96
Chile	15	20	No. 60
China a	10	25	No. 60
Colombia	15	20	No. 60
Croatia	15	20	No. 60
Cyprus	15	20	No. 60
Czech Republic	15	20	No. 60
Denmark	15	20	No. 89
Ecuador	15	20	No. 60
=gypt	15	20	No. 60
Estonia	10	25	No. 60
inland	10	25	No. 88
-rance	15	20	No. 83 + No. 83A
Georgia	10	25	No. 60
Germany	15 b	20	No. 85
Ghana Ghana	15	20	No. 60
Greece	15	20	No. 60
Hong Kong	10	25	No. 60
Hungary	15	20	No. 60
celand	15	20	No. 60
ndia	10	25	No. 60
ndonesia	15	20	No. 60
ran	15	20	No. 60
reland	15	20	No. 91
srael	15	20	No. 60
talv	15	20	No. 95
vory Coast	15	20	No. 60
Jamaica	15	20	No. 60
Japan	10	25	No. 93
Kazakhstan	15	20	No. 60
Kazakiistaii Korea, Republic of	15	20	No. 60
Kuwait	15	20	No. 60
Kyrgystan	15	20	No. 60
_atvia	15	20	No. 60
_atvia _ichtenstein	15	20	No. 78
_ithuania	15	20	No. 60

Country (Sheet 2 of 2)	Rate prescribed by the DTT – Dividends (%)	Tax refund available (%)	Prescribed form for tax refund
Luxembourg	15	20	No. 79
Macedonia	15	20	No. 60
Malaysia	15	20	No. 60
Malta	15	20	No. 60
Mexico	15	20	No. 60
Moldova	15	20	No. 60
Mongolia	15	20	No. 60
Montenegro	15	20	No. 60
Morocco	15	20	No. 60
Netherlands	15	20	No. 81
New Zealand	15	20	No. 60
Norway	15	20	No. 87
Oman	15	20	No. 60
Pakistan	20	15	No. 60
Peru	15	20	No. 60
Philippines	15	20	No. 60
Poland	15	20	No. 60
Portugal	15	20	No. 94
Qatar	15	20	No. 60
Romania	15	20	No. 60
Russia	15	20	No. 60
Serbia	15	20	No. 60
Singapore	15	20	No. 60
J 1	15	20	No. 60
Slovak Republic	15	20	No. 60
South Africa	15	20	No. 92
	15	20	No. 92 No. 90
Spain			
Sri Lanka	15	20	No. 60
Sweden	15	20	No. 80
Taiwan	15	20	No. 60
Tajikistan	15	20	No. 60
Thailand	15	20	No. 60
Trinidad & Tobago	20	15	No. 60
Tunisia	10	25	No. 60
Turkey	15	20	No. 60
Turkmenistan	15	20	No. 60
Ukraine	15	20	No. 60
United Arab Emirates	15	20	No. 60
United Kingdom	15	20	No. 86
United States	15	20	No. 82 x ^c
Uruguay	15	20	No. 60
Uzbekistan	15	20	No. 60
Venezuela	10	25	No. 60
Vietnam	15	20	No. 60

The up-to-date List of DTTs (only available in German) can be found on the Swiss Tax Authority's website.

<sup>a. The China DTT does not apply to Hong Kong.
b. A tax rate of 30% is applicable on dividends derived from jouissance shares or from profit sharing rights ("Gewinnobligationen").
c. No. 82 C (companies only); No. 82 E (other U.S. entities only); No. 82 I (individuals only); No. 82 R (RICs only).</sup>

Statutory deadline

The statutory deadline for reclaiming withholding tax is three years after the end of the calendar year in which the dividend is paid.

The deadline by which Clearstream Banking must receive the documentation for an application is, at the latest, two months before the statutory deadline. All refund applications received after this deadline will be processed by Clearstream Banking on a "best efforts" basis. However, in such cases, Clearstream Banking will apply an extra charge and accepts no responsibility for forms that have not reached the Swiss Tax Authorities by the date considered being the statute of limitations deadline.

With respect to tax reclaims in general, customers are reminded that Clearstream Banking accepts no responsibility for their acceptance or non-acceptance by the tax authorities of the respective country. It is the customer's responsibility to determine any entitlement to a refund of tax withheld, to complete the forms required correctly and to calculate the amount due.

Appendix 3. Claim to Refund - Form No. 60 (for information only) 1

The undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declares that the information contained on this form (both sides) To undesigned declar	
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Please see reverse Administration, Bern (Page 1+2)	

^{1.} Please refer to (Debt securities) "Tax reclaim - What documents are required?" on page 8 and (Equities) "Tax reclaim - What documents are required?" on page 23. This form can be downloaded for completion from the Swiss Federal Tax Administration website at: https://www.estv.admin.ch/estv/en/home/verrechnungssteuer/verrechnungssteuer/dienstleistungen/ausland.html.

Appendix 3 (cont). Claim to Refund - Form No. 60

STRUCTIO	ONS			
			must be sent to the competent tax office of the State of	of residence of the beneficial owner. or business year should be filled on one form. It is also acceptable
		e (dividends, interest) giving rais tems of income concerning more th		or business year should be filled on one form, it is also acceptable
			claimant shall subsequently send the first two copie the third year following upon the calendar year in	s of the claim to the Federal Tax Administration, Eigerstrasse 65,
Vouchers include the value of the	s, credit slips, a ne following info he securities; nur	ccount statements etc.: The claim mation: First and family name / nam nber of shares; dividend per share o	form must always be accompanied by evidence showi e in full as listed in the trade/commercial and/or tax regis interest rata; gross amount of the income taxed at sour	ing the Swiss tax withheld (in Swiss Francs). Such evidence must ter, full residential address of the beneficial owner, type and nominal ca and due date, amount of the deduced Swiss anticipatory tax; date serves the right to request further evidence and information.
Power of	f Attorney: If th	e claim is made by an authorised ag	ent/representative, a power of attorney must be produce	d. Such persons are considered to be authorised to act on behalf and
			id until revocation of the power of attorney. If within twelve months prior to the due date shown in a	column 5; if acquired earlier, just state «before 20» (year).
Note to	column 6: To be refu	completed if the applicable Double ad of Swiss tax on such dividends m	Taxation Convention establishes a special rate of withholi ust give full particulars of the facts upon which they bas	ding tax in respect of dividends from a subsidiary. Companies daiming a their claim under «7. OBSERVATIONS» (see below).
		educted Swiss anticipatory tax on d Federal Tax Administration in Bern,		deriving at least 80% from income of non-Swiss sources have to
JESTIONS	S TO BE ANSWE	RED BY THE BENEFICIAL OWNER		resentative, the term «you» means the beneficial owner)
Yes	No.	a) were you beneficially e	ntitled to the income specified on the front page? asons under +7. OBSERVATIONS+ on what base you are	claiming the refund
Yes	No.	b) did you draw this incor	ne for yourself?	and a file of the second
Vot	No.		asons under <7. OBSERVATIONS» on what base you are	e daiming the refund, sition (Nostro/own portfolio, no underlying beneficiaries)?
Yes	No	d) If the answer to question borrower at the due date	c) is kyesk, were those shares at the due date of the p	ayment part of «Securities Lending Transactions» ? Were you the IS». Please note that only the recipient of the «real dividend» (and
Yes	No No		s mentioned in this claim resident at the address indica	ted on the front page? If not, please give the full address concerned
			which income specified on the front page became due	(column 5):
Yes	No		(not applicable for individuals): de or business in Switzerland through a permanent est	tablishment situated in Switzerland?
Yes	No	c) were you a member of a lif any answer to be gir	partnership created or organised under Swiss law? ven under (2) is «yes», give full particulars under «	7. OBSERVATIONS»
Yes	No.	Were you subject to income if the answer is ence, give the	ne tax or corporation tax on the full amount of the ull particulars under <7. OBSERVATIONS»	ncome listed in this form in the state of residence?
Yes	No	last address in full and date	ed in the name of a deceased person or jointly owned e	state, the following information is requested: First and family name, full address of persons jointly owning the estate and their percentage
Yes	No.	share of the inheritance. 5. Are you a trust?		
4,000				ly trust; charity trust; investment trust; discretionary/non-discretionary ubmitted of the trust deed does not dispense you from answering this
Yes	No	 Are you a collective invest if xyesa, please give full det 		
		7. OBSERVATIONS:		
RTIFICAT	ION BY THE CO	IMPETENT TAX OFFICE	TAX OFFICE	OFFICIAL STAMP AND SIGNATURE
areby certi	fy that the claima	int named in this form was, at the	Date of receipt:	
		n 5 on the front page, a resident	Tax Identification Number (it any)	
		tion Convention between Swit-		
7		/country), and	Observations:	
at, to the b	best of my know	ledge, the conditions for refund	personal TMM NEEDS	
a fulfilled u	under the terms	of the Convention.		Place and date:
				100000000000000000000000000000000000000

Clearstream Banking Customer Tax Guide - Switzerland

Appendix 4. Claim to Refund - Form No. 82 R (for information only) 1

United States - Switzerland Income Tax Convention of October 2nd, 1996 http://www.estv.admin.ch	of Swiss	FOR REFUND anticipatory tax with derived from sources			Form 82 R FOR REGU	LATED INVESTMENT COMPANIES (RICs) ONLY
Refund claimed for the year	ference					929214
NAME AND ADDRESS OF RIC:	referice			NAME AND	ADDRESS OF RIC or AUTHORI	SED AGENT/REPRESENTATIVE:
Name in full as listed in the tax register, full addr	ess				stal address in full (compulsory)	
				<u> </u>		
Full address of payment Name, address in full of the bank (incl Number; if not available, account nu	mber) or po				States of America	
number) to which the amount has to be				to be left bl	ank	
					AMOUNTS HAVE TO BE II	NDICATED IN SWISS FRANCS!
Description of securities Name of debtor	Date of acquisition	Number of shares, Total par value of bonds, etc.	Div. per share; Rate (%) of int.	Due date of dividend, interest, etc. (day, month, year)	Gross dividends refund at the rate of 20 %	Gross interest refund at the rate of 35 %
1	2	3	4	5	6	7
			Total	gross income		
Percentage	(%) ha	ld by non-U.S. re			_	
reterrage	, ,,,,,,	-		ter deduction		
Attestation (notary public)		(Seal and signature)		er deduction		
Declared at						
this day of		year		20 % on tota	al of column 6 CHF	
Address				35 % on tota	ol of column 7 CHF	
Place and date:				Total refund	I claimedCHF	
Place and date:				sides) is co		ion contained on this form (both
		the Federal on, Bern (Pag				

^{1.} Please refer to (Debt securities) "Tax reclaim - What documents are required?" on page 8 and (Equities) "Tax reclaim - What documents are required?" on page 23. This form can be downloaded for completion from the Swiss Federal Tax Administration website at: http://www.estv.admin.ch/e/vst/dokumentation/form_ausland.htm.

Appendix 4 (cont). Claim to Refund - Form No. 82 R

1	ias to be t and belief orm W-9 he Federa	filed for e . For det . IRS For al Tax Ac	ach calen ermining ns W-8). I Iministrat	dar ye U.S. no Howev ion of	lends, interest) giving raise to a claim for rel ar and the determination of the RIC's percentage sedence, refer to shareholder documentation wer, a 4U.S, residente would not include a direct switzerland may ask for more detailed informa statements etc.! The claim form must always it	e of U.S. shareholders has to be done saintained for accounting to the U.S investor for whom the RIC maintains tion or may audit information provi	e on an annual basis as of March 31, to th i. Internal Revenue Service for U.S. within is documentation showing a non-U.S. add ided by the RIC.	e best of the RIC's knowledg olding tax purposes (e.g., IR fress. If the situation require
					: Name in full as listed in the trade/commercial a terest rate; gross amount of the income taxed at			
ě	is the nar	me and a	uthorized	i signa	ature of the issuer. The Federal Tax Administration is made by an agent, a power of attorney must be	on reserves the right to request furt	ther evidence and information.	
8	owner of	the inco	ne, legali	y valid	until revocation of the power of attorney.	produced. Such persons are consider	ered to be additionated to act on behalf and	in the hanc of the belieful
					t the actual IRS Form 6166. late of acquisition if acquired within twelve mor	nths prior to the due date shown in	column 5; if acquired earlier, just state	ibefore 20» (year).
10	ESTIONS	TO BE	ANSWER	ED BY	Y THE CLAIMANT			
•	Yes		No		On the date(s) set out in column 5 on the from	nt page, did you file (or, in the case	of a newly formed RIC, were you eligible	to file) a U.S. tax return as
				200	RIC? (please tick appropriate box)			
				3)	Address of the competent Internal Revenue 5 RIC's last United States tax return Form	relating to the year	was filed (or, in the case of a newly t	ormed RK" will be filed) wit
				- 3	this office.	, remarky to the year	Has nes (a), in the case of a newly	carried the, was the sweet, we
				4)	RIC's Taxpayer Identification Number Declaration of ownership as of March 31,			
						1	lar year in which the income stated on th	
					c) in case of full or partial direct shareholding of direct shareholding)	or Total		in %
)	Number	of share	ecertificat	tes Issu	ued by the RIC	la constant		100 %
ì	Number	and per	centage (% of a	a) of share certificates held directly by investors			
ì	Number	and per	centage (% of l	b) of share certificates held directly by U.S. resid	lents		
	Number		intermed	iary ac	 a) of share certificates held indirectly (e.g., thros coounts) by U.S. residents (please attach an expl shareholders as U.S. residents) 			
i)	brokers				entage held by non-U.S. residents has to be			
fd	brokers of the b or d) is	esis for t 95% or	less the		come in column 6 and 7.			
clec	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
c	brokers of the b or d) is	esis for t 95% or om the	less the					
c	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
c	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
c	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
c	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
c	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
clec	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
cjec	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
cjec	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
i cl	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
cjec	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
ec	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					
cjec	brokers of the b or d) is lucted fr	esis for t 95% or om the	less the					

Appendix 5. Declaration by Regulated Investment Companies (RICs)

Note: Sample for information purposes only - not to be reprinted.

United States - Switzerland Income Tax Convention of October 2nd, 1996 http://www.estv.admin.ch Refund claimed for the year(s) (please tick the appropriate box/boxes) 1998 1999 2000 2001 Please only use Form 82R for claims	DECLARATION BY REGINVESTMENT COMPANIconcerning US-ownership for cyears 1998 through 2001 alreator 82C or attached hereto on Figure 2002.	IES (RICs) laims for the dy filed on Form 82E		
riease only use Portil 62K for Claims	as Irolli tile yedr 2002.			
DECLARATION OF OWNERSHIP AS C	DF MARCH 31 st , 2001	Total		in %
(please answer questions 1 through 3 i shareholding or questions 1 and 4 in c shareholding)				
1. Number of share certificates issued	by the RIC			100 %
2. Number and percentage (% of 1) o by investors	f share certificates held directly			
3. Number and percentage (% of 2) o by US residents	f share certificates held directly			
 Number and percentage (% of 1) of indirectly (e.g., through brokers or US residents (please attach an explaindirect shareholders as US residen 	other intermediary accounts) by anation of the basis for treating			
The Federal Tax Administration rese	rves the right to audit informa	tion provided by the	RIC.	
Place and date		return as a RIC for	each year concer	eligible to file a US tax ned and that the infor-
	claim/s already filed	mation provided or knowledge and beli		rrect to the best of my
	32E with annex(es)			
Form 6166 (if no				
Explanation (see	question 4) appropriate box/boxes)			
(piease tick the a	appropriate nownoxes)	Signature of RIC or a	authorized RIC re	presentative

Appendix 6. Power of Attorney - example

[Beneficial	owner's letterhead]
Date: <u>insert date</u>	
I/we <u>name of beneficial owner</u> , the undersigned,	of <u>address or place of business of beneficial owner</u> , make,
constitute and appoint <u>name of customer</u> , of <u>ada</u>	dress or place of business of customer _ , my (our) true and lawful
attorney-in-fact in my (our) name, place and stead, on	my (our) behalf, and for my (our) use and benefit, to exercise
or perform any act, power or duty, right or obligation v	whatsoever that I (we) now have, or may subsequently acquire
with respect to the reclaim of tax withheld on investm	nent income in respect of debt and equity securities.
	ct granted shall commence and be in full force and effect Such rights, powers and authority shall remain in force and
Authorised Signature	Authorised Signature
nunorisca signature	munorisca signature
Name	Name
Title	Title
Place	Date

Appendix 7. Credit Advice

The credit advice contains information that is required when filing a reclaim with a tax credit. This may vary depending on the financial institution paying the beneficial owner. The credit advice must be sent, under the letterhead of the customer or of the customer's agent, to:

Clearstream Services Prague Branch, Tax Services Prague, Futurama Business Park Building B, Sokolovska 662/136b, 18600 Prague 8, Czech Republic

Note: The customer must include, with the credit advice, the respective Clearstream Banking account number.

[Customer's	or agent's letterhead]
Name of beneficial owner:	
Full address:	
Security details:	
Issuer of the security:	Record date:
Name of the security:	Ex-date:
Security code (ISIN):	Payment date:
Nominal or Number of shares:	currency-amount Dividend/Interest rate:
Dividend/Interest details:	
Gross dividend/interest:	Withholding tax rate:
Tax amount:	Currency:
Net dividend/interest:	(before FX conversion)
FX conversion details: (omit if not applicable)	
To currency:	Value date:
Fee amount: either	(fixed)
or	(= % of net
dividend/interest)	
Due dividend/interest payment details:	
Due payment amount:	
(net minus fee)	(dd/mm/yyyy)
Authorised Signature	Authorised Signature
Name	Name
Title	Title
Place	Date

трапу ѕтатр:			
1 / 1			

Appendix 8. Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

[C	'ustomer's letterhead]
Clearstream Services Prague Branch Tax Services Prague Futurama Business Park Building B Sokolovská 662/136B 18600 Prague 8 Czech Republic	
Clearstream Banking account:	(the "Account")
Dear Sir/Madam: We refer to the following interest / dividend payr	ment on the following security:
Type of security:	
Issuer of the security:	
Security code (ISIN or Common Code):	
Interest/dividend payment date:	
•	edited with the above interest / dividend under deduction of the x on the following quantity of securities beneficially owned by the
Name of beneficial owner:	
Residence of beneficial owner (full addres	ss):
Quantity of securities:	
Total interest / dividend amount received	net of withholding tax: CHF
	rward our application to the Swiss Tax Authorities for a refund of beneficial owner is entitled by virtue of the Double Taxation Treaty
Please credit the refunded withholding tax to Cle	earstream Banking account reference
upon receipt from the Swiss Tax Authorities.	

Appendix 8 (cont). Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Request for Clearstream Banking credit advice: (please tick the box if appropriate):				
	We hereby request that Clearstream Banking issues a credit advice reflecting our entire holding on the Account and the tax withheld at the maximum rate for the above-mentioned income payment.			
	We hereby authorise and instruct Clearstream Banking to attach such credit advice to the above recla request, which will be forwarded to the Swiss Tax Authorities.			
	We further acknowledge and agree that a fee will be charged by Clearstream Banking to our Account according to the stipulations of the appropriate Clearstream Banking Fee Schedule.			
Yours	faithfully,			
Author	ised Signature	Authorised Signature		
Name		Name		
Title		Title		
Place		Date		
We att	ach any other documentation as required by the Cle	arstream Banking procedure.		

Appendix 9. Text of Bank Declaration (Affidavit) - English version

Note: For information purposes only.

ivame	oj ji	und issuer:			
		Fund:		Foreign	
Secur	ity N	No. (ISIN):		Coupon no.	
				Due date	
		This form wil	ll be accepted by the pay	ing agent only until	
		Bank De	claration (Affidavit)		
for ex	kemį	ption from the withholding tax on the incor	ne from investment fu	nd units	
I.	Th	ne undersigned bank herewith declares:			
	a)	that the legal title to the income of ($\underline{\it nu}$	<i>mber of units</i>) units o	f the investment fund ment	ioned below:
		[name	of	fund)
11.	c) Sir wi the	as of (coupon)) belonged to rent residence, nor a ree Municipality; of this distribution wancome and has credite obligation, will at anying the coupons. The above units would be rederal Withholding the coupon of the withholding	(am non-residents, that is, perso sidence implying the obligat s holding the units mention d this distribution to their ac time upon request submit da ld be entitled to claim a r Tax Law, the undersigned b tax. In the event that a claim	ount) ons having in ion to pay the ned below in ccounts; ata in support efund of the ank has paid n for a refund
			Signature Address		

Appendix 10. Déclaration Bancaire (Affidavit)

Note: For information purposes only. The following text is based on Modèle AFC (FD 2 - 4.99) issued by the Swiss Tax Authorities.

			<u>Formulai</u>	ire pour la band	ue étrangère		
	La pi	résente de	éclaration ne pe	ut être acceptée	que jusqu'au		
					C	oupon no	
				(Nom du fond	sl	uu	
				(itom da iona	- ,		
			DECLADA	TION DANCAID	E (AEEIDAVIT)		
	ı			TION BANCAIR			
	pour la non-	-perceptic	in de l'impot an	ticipe sur les rer	idements de parts d	e fonds de placement.	
1.	La banque sou	-	, ,				
						s appartenait à des é trainant l'assujettisser	
					evenu ou sur la fortu		nent dax
	Cou	ıpon		Nombre	Rendement	Rendement	
		néro	Echéance	de parts	par part	brut total	
	b) qu'à la date	e d'échéar	nce du rendeme	ent les narts en d	uestion étaient en d	epôt libre chez ell, et	
	•			·		mps, à la demande de la	a hangue
						rôle de la présente déc	
II.	Comme les béi	néficiares	du droit de jouis	ssance sur les pa	rts peuvent demand	er le remboursement d	e l'impôt
						nque soussigée leur a c	
						it anticipé. Elle s'engag à transferer l'impôt ap	
				r le montant d'in	•	a transfer er empor ap	res coup
					Signatur	e	
					Address		
.							
Lieu e	t aate						

Appendix 11. Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax (Investment funds)

[Customer's letterhead]
Clearstream Services Prague Branch Tax Services Prague Futurama Business Park Building B Sokolovská 662/136B 18600 Prague 8 Czech Republic
Clearstream Banking account:(the "Account")
Dear Sir/Madam: We refer to the following income payment on the following investment fund: Name of fund: Issuer of the security: Security code (ISIN or Common Code): Income payment date:
Our Account with Clearstream Banking was credited with the above income under deduction of the maximum standard rate of Swiss withholding tax on the following units of the fund beneficially owned by non-residents of Switzerland: Units of fund:
Total income amount received, net of withholding tax: CHF We hereby request that Clearstream Banking forward our application to the Swiss Tax Authorities/investment fund for a refund of CHF <u>CHF</u> of withholding tax, to which the beneficial owners are entitled by virtue of being non-residents of Switzerland.
Please credit the refunded withholding tax to Clearstream Banking account referenceupon receipt from the Swiss Tax Authorities.

Appendix 11 (cont). Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Request for Clearstream Banking credit advice: (please tick the box if appropriate):			
	We hereby request that Clearstream Banking issues a credit advice reflecting our entire holding on the Account and the tax withheld at the maximum rate for the above-mentioned income payment.		
We hereby authorise and instruct Clearstream Banking to attach such credit advice to the request, which will be forwarded to the Swiss Tax Authorities.			
	We further acknowledge and agree that a fee will be charged by Clearstream Banking to our According to the stipulations of the appropriate Clearstream Banking Fee Schedule.		
Yours	faithfully,		
Author	ised Signature	Authorised Signature	
Name		Name	
Title		Title	
Place		Date	
We attach a bank declaration as required by the Clearstream Banking procedure.			

Appendix 12. Tax voucher specimen text

A tax voucher is the confirmation from a foreign bank to its client that the withholding tax or substitute has been deducted on the credit advice and the appropriate amount paid to the Swiss Tax Authority (EStV) and that tax the voucher can be used for reclaiming the withholding tax.

If foreign banks enter manufactured dividends into the system, they are not permitted to issue tax vouchers unless a withholding tax substitute has been levied and paid. As corrections are made on each due date (especially cross-ex-compensations/market claims) and are to be included in this confirmation, a tax voucher can only be issued to the client after the fact and not together with the coupon statement.

The CBL customer must create a tax voucher, under their own letterhead, and use only the text as proposed from http://www.estv.admin.ch/bundessteuer/dokumentation/00242/00380/index.html?lan/1-021-V-2008-d.pdf, as follows.

Dividendentermin TT.MM.JJJJ

Valor-Nr./ISIN 1'234'567

Titel Muster AG

Hiermit bestätigen wir,

- dass durch unser Institut Ertragsabrechnungen oder sonstige Dokumente, welche zur Rückerstattung der schweizerischen Verrechnungssteuer geeignet sind oder sein könnten, grundsätzlich (vgl. betr. Ausnahmen Punkt 2) lediglich in Höhe der uns von anderen vorgelagerten Banken/Depotstellen bestätigten Gutschriften erstellt werden; und
- dass unser Institut im Falle, dass die Anzahl der ausgestellten Ertragsabrechnungen und/oder sonstigen Dokumente, welche zur Rückerstattung der schweizerischen Verrechnungssteuer geeignet sind oder sein könnten, die uns von anderen vorgelagerten Banken/Depotstellen bestätigten Betrag übersteigt, im Umfang dieser Differenz einen der Verrechnungssteuer entsprechenden Betrag (Verrechnungssteuerersatz) an die Eidgenössische Steuerverwaltung, Bern, Schweiz, abgeliefert hat.

Diese Bestätigung ist

- bei maschineller Erstellung mit den Namen der verantwortlichen Personen zu versehen;
- bei individueller Erstellung mit den Namen der verantwortlichen Personen zu versehen und von diesen zu unterzeichnen.

Appendix 12 (cont). Tax voucher specimen text

The following is a version in English provided for information purposes only

Dividend date: DD.MM.YYYY.

Security no./ISIN 1 234 567

Security Specimen AG

We hereby confirm

- that the amount of income stated in the income statements or other documents that have been produced by our institution and are or could be used for reclaiming Swiss withholding tax does not exceed the amount of income confirmed by other banks/custodians (see point 2 for exceptions); and
- we further confirm that, where the income statements and/or other documents that are produced by our institution and are used or could be used for reclaiming Swiss withholding tax exceed the amount confirmed by other banks/custodians, we have paid the Swiss Federal Tax Administration in Berne, Switzerland, an amount that is equivalent to withholding tax on the difference (withholding tax substitute).

This confirmation must

- carry the name of the person responsible if produced electronically;
- carry the name of and be signed by the person responsible if produced individually.

B. Documents and forms for copying

This section contains documents and forms which can be printed onto the customer's or beneficial owner's letterhead as appropriate, and then completed.

For a refund:

Power of Attorney

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax (Investment Funds)

Power of Attorney

Date:	
I/We,	, the undersigned,
of	
make, constitute and appoint	,
of	,
my (our) true and lawful attorney-in-fact in my	(our) name, place and stead, on my (our) behalf, and for my (our) use
and benefit, to exercise or perform any act, po	wer or duty, right or obligation whatsoever that I (we) now have, or
may subsequently acquire with respect to the requity securities.	reclaim of tax withheld on investment income in respect of debt and
	r-in-fact granted shall commence and be in full force and effect ment. Such rights, powers and authority shall remain in force and iting.
Authorised Signature	Authorised Signature
Name	Name
Title	Title
Place	Date

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax

Clearstream Services Prague Branch Tax Services Prague Futurama Business Park Building B Sokolovská 662/136B 18600 Prague 8 Czech Republic

Czech Republic	
Clearstream Banking account:	(the "Account")
Dear Sir/Madam:	
We refer to the following interest / dividend payme	ent on the following security:
Type of security:	
Issuer of the security:	
Security code (ISIN or Common Code):	
Interest/dividend payment date:	
	dited with the above interest/dividend under deduction of the on the following quantity of securities beneficially owned by the
Name of beneficial owner:	
Residence of beneficial owner (full address):
Quantity of securities:	
Total interest / dividend amount received, r	net of withholding tax: CHF
	ward our application to the Swiss Tax Authorities for a refund of o which the beneficial owner is entitled by virtue of the Double
Please credit the refunded withholding tax to Clear upon receipt from the Swiss Tax Authorities.	rstream Banking account reference
(continued on next page)	

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax (cont.)

(continued from previous page)				
Reque	st for Clearstream Banking credit advice: (please tick the box if appropriate):			
	We hereby request that Clearstream Banking issues a credit advice reflecting our entire holding on the Account and the tax withheld at the maximum rate for the above-mentioned income payment.			
	We hereby authorise and instruct Clearstream Banking to attach such credit advice to the above reclaim request, which will be forwarded to the Swiss Tax Authorities.			
	We further acknowledge and agree that a fee will be charged by Clearstream Banking to our Account according to the stipulations of the appropriate Clearstream Banking Fee Schedule.			
With re	egards to the above, we hereby acknowledge and agree that:			

- In case the withholding tax is refunded by the Swiss Tax Authorities directly on the cash account of the beneficial owner, we undertake to inform Clearstream Banking immediately after the receipt of the funds by the beneficial owner. Additionally, we acknowledge that Clearstream Banking reserves the right to stop the service if we fail to comply with this undertaking in a repeating manner;
- The tax reclaim service offered by Clearstream Banking and by the agent for the Security may be subject to changes depending on the Swiss Tax Authorities requirements;
- Neither Clearstream Banking nor the agent guarantee the acceptance of the reclaim or payment of the refund by the relevant Tax Authorities; and
- Clearstream Banking shall not at any time be held liable for any loss or damage caused by the tax reclaim procedure and shall be held harmless in respect of any liability arising from any action taken in relation to the tax reclaim procedure.

We assume full responsibility for the accuracy, completeness and validity of the information contained in this Letter of Request and will hold Clearstream Banking harmless for any claim or liability in relation to the content of this Letter of Request.

We hereby warrant on a continuing basis that each of the signatories hereto and with respect to all documents submitted from time to time in relation to the Security has full power and authority to sign on behalf of the customer of Clearstream Banking mentioned below.

We understand and agree that signing this Letter of Request does not guarantee a tax refund.

This Letter of Request in governed and construed in accordance with the laws of the Grand Duchy of Luxembourg and the courts of Luxembourg shall have exclusive jurisdiction for all legal proceedings relating thereto.

(continued on next page)

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax (cont.)

(continued from previous page)		
Yours faithfully,		
Authorised Signature	Authorised Signature	
Name	Name	
Title	Title	
Place	Date	
We attach a bank declaration as required by the Clearstream Banking procedure.		

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax (Investment Funds)

Clearstream Services Prague Branch Tax Services Prague Futurama Business Park Building B Sokolovská 662/136B 18600 Prague 8 Czech Republic

Clearstream Banking account:
We refer to the following income payment on the following investment fund:
Name of fund:
Issuer of the security:
Security code (ISIN or Common Code):
Income payment date:
Our Account with Clearstream Banking was credited with the above income under deduction of the maximum standard rate of Swiss withholding tax on the following units of the fund beneficially owned by non-residents of Switzerland: Units of fund: Total income amount received, net of withholding tax: CHF
We hereby request that Clearstream Banking forward our application to the Swiss Tax Authorities/investment fun for a refund of CHF of withholding tax, to which the beneficial owners are entitled by virtu of being non-residents of Switzerland.
Please credit the refunded withholding tax to Clearstream Banking account referenceupon receipt from the Swiss Tax Authorities.

Letter of Request to Clearstream Banking for Reclaim of Swiss Withholding Tax (Investment Funds) (cont)

(continued from previous page)	
Request for Clearstream Banking credit advice: (pl	lease tick the box if appropriate):
	ng issues a credit advice reflecting our entire holding on the nrate for the above-mentioned income payment.
We hereby authorise and instruct Clearstrea request, which will be forwarded to the Swiss	am Banking to attach such credit advice to the above reclaims Tax Authorities.
We further acknowledge and agree that a faccording to the stipulations of the appropria	ee will be charged by Clearstream Banking to our Account te Clearstream Banking Fee Schedule.
Yours faithfully,	
And original Constant	Andronical Counting
Authorised Signature	Authorised Signature
Name	Name
Title	Title
	_
Place	Date
We attach a bank declaration as required by the Clea	arstream Banking procedure.