

BaFin Three-Point- Declaration for CEU Disclaimer

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Click on the country, custodian, sub-custodian or CSD to see the Three-Point-Declaration.

Market, depository code and link information		Custodian	Sub-custodian CSD	
Austria				
CSD-A	Direct CASCADE link to Österreichische Kontrollbank CSD GmbH (OeKB CSD, Vienna, Austria)	n/a	n/a	OeKB CSD GmbH
Belgium				
CSD-B	Direct CASCADE link to National Bank of Belgium (NBB)	n/a	n/a	National Bank of Belgium
CSD-B	Direct CASCADE link to Euroclear Belgium (EBE, Brussels)	n/a	n/a	Euroclear Belgium
Croatia				
83	Relayed link via Clearstream Banking SA, Luxembourg to Central Depository and Clearing Company Inc. (CDCC)	Clearstream Banking SA	n/a	Central Depository and Clearing Company Inc. (CDCC)
Cyprus				
15	Relayed link via Clearstream Banking SA, Luxembourg to Cyprus Stock Exchange	Clearstream Banking SA	n/a	Cyprus Stock Exchange
Denmark				
CSD-DK	Direct CASCADE link to VP Securities A/S (VP, Copenhagen, Denmark)	n/a	n/a	VP Securities A/S
Estonia				
CSD-EE	Direct CASCADE link to Nasdaq CSD SE (Estonian branch)	n/a	n/a	Nasdaq CSD SE (Estonian branch)

Market, depository code and link information		Custodian	Sub-custodian CSD	
Finland				
CSD-FIN	Indirect CASCADE link: Clearstream Banking SA (CBL) with direct link to Euroclear Finland Ltd	Clearstream Banking SA	n/a	Euroclear Finland Ltd ¹
France				
CSD-F	Direct CASCADE link to Euroclear France (EFR, Paris)	n/a	n/a	Euroclear France S.A. (formerly Sicovam)
FR-LuxCSD	Direct link to LuxCSD for holding selected registered shares (VEN).	LuxCSD	n/a	Euroclear France S.A. (formerly Sicovam)
Greece				
CSD-GR	Direct link to Bank of Greece settlement system (BOGS)	n/a	n/a	Bank of Greece (BOGS)
Ireland				
IB	Relayed link via Clearstream Banking SA, Luxembourg to EUROCLEAR BANK	Clearstream Banking SA	n/a	EUROCLEAR BANK
Italy				
CSD-I	Direct CASCADE link to Monte Titoli (MT, Milano, Italy)	n/a	n/a	Monte Titoli S.p.A.

¹ The CSDR-licensed CSD cannot make any statement about the legal form of the accounts (client accounts), as such a statement would only be valid at the time of the statement. EFI confirms that it acts in accordance with its rules (<https://www.euroclear.com/finland/en/who-we-are/rules-ceo-decisions.html>) and Finnish law at all times

Latvia

CSD-LV	Direct CASCADE link to Nasdaq CSD SE (Latvia branch)	n/a	n/a	Nasdaq CSD SE (Latvia branch)
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Lithuania

CSD-LT	Direct CASCADE link to Nasdaq CSD SE (Lithuania branch)	n/a	n/a	Nasdaq CSD SE (Lithuania branch)
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Luxembourg

ICSD-LU	Direct CASCADE link to Clearstream Banking SA, Luxembourg for selected Eurobonds	n/a	n/a	Clearstream Banking SA
CSD-LU	Direct CASCADE link to LuxCSD	n/a	n/a	LuxCSD

Malta

CSD-MT	Direct CASCADE link to Malta Stock Exchange plc (MSE, Valetta)	n/a	n/a	Malta Stock Exchange plc (MSE)
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Netherlands

CSD-NL	Direct CASCADE link to Euroclear Nederland (ENL, Amsterdam)	n/a	n/a	Euroclear Nederland SA/NV
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Portugal

CSD-PT	Direct CASCADE link to Interbolsa - Sociedade Gestora de Sistemas de Liquidação e de Sistemas Centralizados de Valores Mobiliários, S.A.	n/a	n/a	Interbolsa - Sociedade Gestora de Sistemas de Liquidação e de Sistemas Centralizados de Valores Mobiliários, S.A.
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Slovakia CSD-SK	Direct CBF link to Centrálny depozitár cenných papierov SR, a.s., via Ceskoslovenska obchodna banka as	n/a	n/a	Centrálny depozitár cenných papierov SR, a.s
Slovenia CSD-SI	Direct CBF link to KDD - Centralna klirinško depotna družba, d.o.o.	n/a	n/a	Centralna klirinško depotna družba d.settlement system (KDD)
Spain CSD-ES	Direct CASCADE link to Iberclear (Madrid) for Treasury bills, government bonds and securities traded in the AIAF market	n/a	n/a	IBERCLEAR
Switzerland CSD-CH	Direct CASCADE link to SIS (Olten, Switzerland)	n/a	n/a	SIX SIS Ltd.
USA CSD-US	Direct CASCADE link to DTC (New York)	n/a	n/a	The Depository Trust Company (DTC) ²

² TPD received but undisclosed

Excerpt from the GTC of OeKB CSD (former: 3-Point-Declaration)

1. Third Party Presumption

Section 3.9 Para. 1 of the GTC of OeKB CSD determines:

3.9 Third Party Presumption, Right of Retention, Response to Disclosure Requests

- (1) With the exception of credit balances on securities accounts designated by the securities account holder as participant's own account in pursuant to section 3.2.2 (1), OeKB CSD will deem the securities booked on securities accounts to be owned by a third party and the securities account holder does not have any rights to said securities.

2. Lien and Right of Retention

Section 3.9 Para 2 of the GTC of OeKB CSD determines:

3.9 Third Party Presumption, Right of Retention, Response to Disclosure Requests

- (2) OeKB CSD will not exercise its statutory right of retention, lien or compensation against securities and cash account holders. This does not apply to credit balances on securities accounts which have been designated as participant's own account by the securities account holder pursuant to section 3.2.2 (1).

3. Safecustody of the Securities deposited

OeKB CSD as Issuer CSD

Section 1.3.1 Para 1-2 of the GTC of OeKB CSD determines:

1.3.1 OeKB CSD as Issuer CSD

- (1) As Issuer CSD, OeKB CSD keeps and administers securities itself, in accordance with paragraph 2, and not with custodian.
- (2) Securities in this meaning are all securities which are, according to Austrian law, capable of being held collectively and are thus transferable by booking instructions, and can be traded on money and/or capital markets (excluding payment instruments), in particular
 - (a) shares and other comparable securities and share certificates;
 - (b) bonds or other forms of securitised debt, including certificates;
 - (c) investment fund shares and comparable securitisations;
 - (d) all other securities which authorise the acquisition or sale of particular securities or which lead to a payment which is determined by tradeable securities, currencies, interest rates or interest income, goods or other indices or measured parameters.

Section 2.2 Para 1 of the GTC of OeKB CSD determines:

2.2 Validation of Securities at the Acceptance of a Security in Custody and Administration by OeKB CSD as Issuer CSD

Conditions for the acceptance of a security in custody and administration by OeKB CSD as Issuer CSD within the meaning of section 1.3.1 and for their recording in the IT Booking System of OeKB CSD are the authenticity of the securities document ascertained at the validation of securities (Notary Service) and its correct reflection in the master data in the IT Booking System of OeKB CSD.

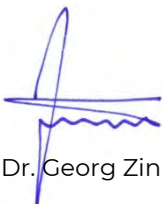
OeKB CSD as Investor CSD

Section 1.3.2 of the GTC of OeKB CSD determines:

1.3.2 OeKB CSD as Investor CSD

- (1) As Investor CSD, OeKB CSD has securities kept and administered with a custodian. Securities can be deposited on the securities account of OeKB CSD held with a custodian in favour of an account which is administered by OeKB CSD.
- (2) OeKB CSD shall exclusively commission as custodian companies which are entitled to keep and administer securities and are supervised by a regulating body. The custodians of OeKB CSD are listed in Annex 2 (List of Custodians).
- (3) The custodians keep securities itself or in third-party custody.
- (4) As Investor CSD, OeKB CSD decides which securities it admits to be kept and administered with a custodian. OeKB CSD reserves the right to revoke such admittance of securities for safekeeping and administration. Securities account holders are obliged to commission OeKB CSD to withdraw the securities from its vault within 90 T2S Opening Days (days of operation) after the revocation has been published. Otherwise, OeKB CSD is entitled and authorised by the securities account holder to open a securities account including a cash account at a suitable institution at the usual terms and conditions in his name and for his account and to transfer the securities thereto.

OeKB CSD GmbH



Dr. Georg Zinner



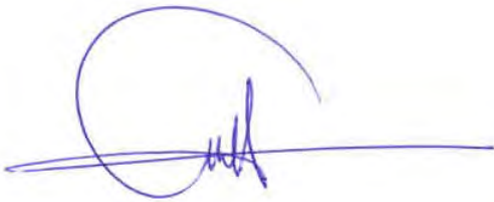
Mag. Peter Felsinger

Vienna, December 2021

accordingly and that the depository banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

For the securities deposited by NBB-SSS with a foreign Central Securities Depository, we ensure that a similar asset protection regime applies to the sub-deposited assets.

Yours sincerely,



Koen Geenen
Head of division



Jimmy Steenhout
Head of division



Clearstream Europe AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

Paris, 10 March 2026

Subject: Three-point declaration letter
Reference: For Clearstream Europe AG EBE

Dear Mr/Mrs

As per your request, please note that:

- 1) We, Euroclear Belgium ('EBE') are a Central Securities Depository established under the laws of Belgium. We hereby confirm that we do not hold title to the securities recorded in the securities safekeeping accounts opened in our books. EBE enables its clients, upon their request, to segregate the assets they hold on behalf of their own customers from their proprietary assets in sub-accounts.
- 2) With respect to the securities credited in such sub-accounts, EBE may assert any security interest lien only for such claims as may arise from the purchase, administration and safe custody of these securities. Besides, attachment of the securities accounts opened with EBE is prohibited.
- 3) EBE maintains vaults and has direct custody over the bearer form securities deposited with it by its clients. EBE is also designated as settlement institution - head of pyramid in the meaning of the Belgian Dematerialisation Act for the Belgian dematerialised securities. All clients' assets are held in the same safekeeping conditions within the vaults or through the link EBE maintains with Euroclear Bank SA/NV, which has a similar asset protection regime as EBE.



Sincerely,

A handwritten signature in black ink, appearing to read "Biourge", with a horizontal line underneath.

Sophie Biourge
ESES CTO & Country Manager Euroclear Belgium

A handwritten signature in black ink, appearing to read "Bart de Sutter", with a horizontal line underneath.

Bart de Sutter
Director Operations, Client & Issuer Services, Euroclear France, The Netherlands &
Belgium



CENTRAL
DEPOSITORY
& CLEARING
COMPANY INC.

Broj: U-62/24-5
Zagreb, June 10, 2024

For the attention of:

**Clearstream Banking S.A.
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg**

Subject matter: Three-Points-Declaration („Drei-Punkte-Erklärung“), Croatia

Dear Sirs,

With reference to the circular 06/2010 supplemented by circulars 08/2015 and 05/2020 issued by the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present hold or which we shall in future hold in the securities safekeeping accounts kept for Clearstream Banking S.A., belong to the customers of Clearstream Banking S.A.. These accounts shall be designated "customers' account(s)".
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. If not prohibited, we shall inform Clearstream Banking S.A. immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.

However, none of the aforementioned will prejudice or otherwise affect our ability to comply with and observe the applicable laws and regulations, binding decisions of the competent regulatory agency and the courts of competent jurisdiction.

Securities held in Central Depository & Clearing Company Inc. (hereinafter: CDCC Inc.) in dematerialized form are solely represented by book-entry records in the accounts of our participants. Securities immobilized with CDCC Inc. are kept in safe custody either in our own vaults or by our depository banks in their own vaults in their home country in safekeeping accounts designated in our name. Under the respective depository agreements, such depository banks are not entitled, without specific approval, to entrust

Central Depository & Clearing Company Inc. A Heinzelova 62a, 10000 Zagreb, Croatia P +385 1 4607 300
F +385 1 4677 696 E skdd@skdd.hr. Registered at The Commercial Court in Zagreb, Reg.No. 080138626. Issued capital:
12.545.620,00 EUR (fully paid). Number of issued registered shares- 99.500. President of the Management Board:
Dora Matošić, Member of the Management Board: Stjepko Čičak, Member of the Management Board: Antonija Čunko,
President of the Supervisory Board: Vinka Ilak.

Bank: Hrvatska poštanska banka d.d., Zagreb; Acc. No.: 2390001-1100017198, IBAN: HR 9823900011100017198

Internal



ΧΡΗΜΑΤΙΣΤΗΡΙΟ ΑΕΙΩΝ ΚΥΠΡΟΥ
CYPRUS STOCK EXCHANGE

Εποπτεύεται από την Επιτροπή Κεφαλαιαγοράς Κύπρου
Regulated by the Cyprus Securities and Exchange Commission

Confidential

For the attention of:

Clearstream Banking S.A.
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

05 August 2024

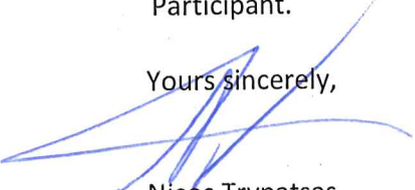
Three-Points-Declaration („Drei-Punkte-Erklärung“), Cyprus

Dear Sirs,

With reference to the circular 06/2010 supplemented by circulars 08/2015 and 05/2020 issued by the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking S.A., as Participant of the Cyprus Stock Exchange (the "Participant") belong to the clients of Clearstream Banking S.A.. These accounts shall be designated "clients' account(s)".
2. With respect to the securities credited to the Participant's "clients' account(s)", we may not assert any right, security interest, lien or claim of any kind. We shall inform the Participant immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.
3. All securities issued in Cyprus Stock Exchange are in dematerialized form and solely represented by book-entry records in the "clients' account(s)" of our participants. We will neither delegate the custody function nor transfer the securities in the Participant's "clients' account(s)" outside of Cyprus, without the consent of the Participant.

Yours sincerely,


Nicos Trypatsas
Acting General Manager

Page 1 of 1

Confidential

Clearstream Banking AG
Network Management
42, Avenue JF Kennedy
L-1855 Luxembourg

Copenhagen, May 2011

Three-Point-Declaration ("Drei-Punkte-Erklärung")

Dear Sirs,

With reference to the circular 06-2010 issued by the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We, VP SECURITIES A/S (VP) are the Danish Central Securities Depository acting in accordance with Danish law. We have taken due note that the securities, which are at present credited or which shall in future be credited in the securities safekeeping accounts kept with VP for Clearstream Banking AG (CBF) belong to the customers of CBF. Each of these accounts shall be designated "customers' account".

2. With respect to the securities credited in these accounts, we do not assert any security interest, lien, right of retention or any similar rights over these securities, hereunder claims which may arise from administration and safe custody of these securities. We shall inform CBF immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.

3. Securities issued with VP in dematerialized form are solely represented by book-entry records in securities safekeeping accounts, including above mentioned accounts designated "customers' account". Securities immobilized indirectly with VP and represented by global or definitive certificates are kept in safe custody either in the vaults of the transferring participant or by the depository banks of the transferring participant in safekeeping accounts designated in our name. For securities transferred directly to VP from a foreign Central Securities Depository or depository bank the securities are kept in safekeeping accounts designated in our name.

Best regards

VP SECURITIES A/S

Birger Schmidt

Chief Commercial Officer



VP SECURITIES A/S
WEIDEKAMPSSGADE 14
P.O. BOX 4040
DK-2300 COPENHAGEN S
P: +45 4358 8888
F: +45 4371 2003
E: VP@VP.DK
W: VP.DK
VAT DK: 21599336



Confidential

For the attention of:
Clearstream Banking AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

6 November 2020

Three-Points-Declaration („Drei-Punkte-Erklärung“)

Dear Sirs,

With reference to the Circular 8/2015 issued by the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking AG, belong to the customers of Clearstream Banking AG. These accounts shall be designated "customers' account(s)".
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Banking AG immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.
3. Securities issued in Nasdaq CSD SE in dematerialized form are solely represented by book-entry records in the accounts of our participants. Securities immobilized with Nasdaq CSD SE and represented by global or definitive certificates are kept in safe custody either in our own vaults or by our depository banks in their own vaults in their home country in safekeeping accounts designated in our name. Under the respective depository agreements, such depository banks are not entitled, without specific approval, to entrust a third party in and outside their home country with the safe custody of such securities or to transfer them to another country.

Furthermore, we shall ensure by adequate agreement with our depository banks that this Three-Point-Declaration shall be applicable for our depository banks accordingly and that the depository banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

For the securities deposited by Nasdaq CSD SE with a foreign Central Securities Depository, we ensure that a similar asset protection regime applies to the sub-deposited assets.

Yours sincerely,
Raitis Vancāns

Head of Sales and Services, Baltics, p.p.

Confidential

For the attention of:

Clearstream Banking AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

01.10.2017

Three-Points-Declaration („Drei-Punkte-Erklärung“)

Dear Sirs,

With reference to the Circular 8/2015 issued by the Bundesanstalt für
Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking AG, belong to the customers of Clearstream Banking AG. These accounts shall be designated "customers' account(s)".
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Banking AG immediately if in spite of the protection afforded by Luxembourg Law, a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.

The securities are kept in safe custody for us by our depository banks in their own vaults or in book entry form in their home country in safekeeping accounts designated in the name of Clearstream Banking, société anonyme, incorporated in Luxembourg.

Under the respective depository agreements, such depository banks are not entitled, without specific approval, to entrust a third party in and

outside their home country with the safe custody of such securities or to transfer them to another country.

The code list that we publish and send out to our account holders indicates which securities are held by which depository bank. Any changes in a depository bank will be reflected in the code list without delay.

Furthermore we shall ensure by adequate agreement with our depository banks that the Three-Point-Declaration shall be applicable for our depository banks accordingly and that the depository banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

In case of conflict with articles 13 ,43 and 44 of Clearstream Banking S.A.'s General Terms and conditions, the above three representations, which are specifically made to Clearstream Banking AG's safekeeping accounts with Clearstream Banking S.A., shall prevail.

Yours sincerely,



Mark Gem
Chief Compliance Officer



Philippe Seyll
Co-CEO Clearstream Banking S.A.
Phone: +352 243 3 2510



Clearstream Banking S.A.
42, avenue J.F. Kennedy
L-1855 Luxembourg
(Can be forwarded to your clients)

Helsinki, 10 December 2021

To Clearstream Banking S.A

Three-Points-Declaration

We, Euroclear Finland Ltd, herewith represent that:

- 1) Euroclear Finland Ltd acts as the sole central securities depository in Finland, under the license granted by the Ministry of Finance in accordance with the Finnish law (Act on the Book-Entry System and Settlement Operations 348/2017 as amended). All book-entry accounts opened in the name of Clearstream **Banking S.A. (the "Accounts")** are operated by account operators, licensed by us, on behalf of and in the name of the account holder(s) in question.
- 2) We as a central securities depository do not assert any security interest, lien, right of retention or any similar rights over book-entries held on the Accounts.
- 3) All securities issued with us are in dematerialised form and solely represented by book-entry records in individual accounts. Securities that are transferred to us from a foreign central securities depository are held in a segregated securities account in our name with the foreign depository.

KL

Euroclear Finland Oy is incorporated in Finland (Company n° 654 686) (business identity code 1061446-0), with registered mailing address at PO Box 1110, 00101 Helsinki, Finland

Euroclear Finland Oy
Urho Kekkosen katu 5C
00100 Helsinki, Finland
Tel. +358 (0)20 770 6000
www.euroclear.com

Yours sincerely,

Kati Honkajuuri-Kokkonen, Chief Administration Officer
Euroclear Finland

Heidi Malkki, Chief Compliance Officer
Euroclear Finland

KL

KL

Electronically signed / Sähköisesti allekirjoitettu / Elektroniskt signerats / Elektronisk signert / Elektronisk underskrevet
<https://sign.visma.net/fi/document-check/96bd3fa6-85a0-4583-971d-69b0c7c6c58e>

VISMA Sign
www.vismasign.com

SIGNATURES

ALLEKIRJOITUKSET

UNDERSKRIFTER

SIGNATURER

UNDERSKRIFTER

This documents contains 2 pages before this page
Dokumentet inneholder 2 sider før denne siden

Tämä asiakirja sisältää 2 sivua ennen tätä sivua
Dette dokument indeholder 2 sider før denne side

Detta dokument innehåller 2 sidor före denna sida

KATI TUULIA HONKAJUURI-KOKKONEN

Euroclear Finland Oy , FI10614460, Urho Kekkosen katu 5 C, 00100, Helsinki

14c5632a-c459-40da-84a5-99acb57591af - 2021-12-10 16:43:02 UTC +02:00

BankID / MobileID - c7afcea6-93dc-42a3-868a-df8e88b9d7fa - FI

Representative - Nimenkirjoitusoikeus - Firmateckningsrätt - Représentant - Repräsentant

HEIDI MALKKI

Euroclear Finland Oy , FI10614460, Urho Kekkosen katu 5 C, 00100, Helsinki

87a502af-d117-4938-9059-b4a71d6854cb - 2021-12-13 17:18:04 UTC +02:00

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Representative - Nimenkirjoitusoikeus - Firmateckningsrätt - Représentant - Repräsentant



Clearstream Europe AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

Paris, 10 March 2026

Subject: Three-point declaration letter
Reference: For Clearstream Europe AG EF

Dear Sir/Madam,

As per your request, please note that:

1. We, Euroclear France ("EF") are a Central Securities Depository established under the laws of France. We hereby confirm that we do not hold title to the securities recorded in the securities safekeeping accounts opened in our books. Under French law, ownership rights are not materialised at the level of the central securities depository but at the level of its clients, i.e. the custodians (Teneurs de Compte Conservateur). Upon their request, EF enables the custodians to segregate their proprietary assets from the ones of their own customers in sub-accounts.
2. Since no ownership right is materialised at the level of the accounts maintained by EF, no interest lien, right of retention or similar rights is possible. Besides, attachment of the securities accounts maintained by EF is prohibited.
3. Securities issued in France are dematerialised and are solely represented by book-entry records in the accounts maintained in EF. EF maintains vaults for foreign securities, e.g. for some African securities. Such physical securities are recorded into accounts maintained by EF and the transfers of ownership rights on



the securities are effected by book-entry records. For the securities deposited with a foreign CSD with which EF has a link, EF ensures that a similar asset protection regime applies to the sub-deposited assets.

Sincerely,



Geert Desmedt

Chief Executive Officer Euroclear Belgium, Euroclear France and Euroclear Nederland



Cédric Bayart

Chief Operating Officer Euroclear Belgium, Euroclear France and Euroclear Nederland

Clearstream Banking AG
Network Management
42 Avenue JF Kennedy
L-1855 Luxembourg

LuxCSD

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L-1855 Luxembourg

Phone
+352-243-35446

Fax
+352-243-635446

E-mail
corporate.office@
luxcsd.com

12 December 2016

Three Point Declaration („Drei-Punkte-Erklärung“)

Dear Sir/Madam,

With reference to the Circular 8/2015 issued by the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking AG, belong to the customers of Clearstream Banking AG. These accounts shall be designated "customers' account(s)".
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Banking AG immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.
3. Securities issued in LuxCSD S.A. in dematerialized form are solely represented by book-entry records in the accounts of our participants. Securities immobilized with LuxCSD S.A. and represented by global or definitive certificates are kept in safe custody either in our own vaults or by our depository banks in their own vaults in their home country in safekeeping accounts designated in our name. Under the respective depository agreements, such depository banks are not entitled, without specific approval, to entrust a third party in and outside their home country with the safe custody of such securities or to transfer them to another country.

Furthermore, we shall ensure by adequate agreement with our depository banks that this Three-Point-Declaration shall be

LuxCSD société anonyme is
organised with limited liability in
the Grand Duchy of Luxembourg
RCS Luxembourg B 154.449

Registered address
42 Avenue JF Kennedy
L-1855 Luxembourg

applicable for our depository banks accordingly and that the depository banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

For the securities deposited by LuxCSD S.A. with a foreign Central Securities Depository, we ensure that a similar asset protection regime applies to the sub-deposited assets.

Yours faithfully,



Patrick Georg
Chief Executive Officer



Carolyn Linnevers
Company Secretary



Post-trade made easy

Euroclear France
66 rue de la Victoire
75009 PARIS
Tel. +33 (0)1 55 34 55 34
www.euroclear.com

LUXCSD S.A.
To Mrs FEDOROV Inez
Network Management Office
42, avenue J.F. Kennedy
L - 1855 LUXEMBOURG

Paris, 07/02/2019

Dear Mrs Inez Fedorov,

As per your request, please note that:

- 1) Euroclear France ("**EF**") does not hold title to the securities recorded in the accounts opened in its books in the name of the credit institutions you represent and that are clients of EF. Under French law, ownership rights are not materialised at the level of the central securities depository but at the level of its clients, i.e. the custodians (*Teneurs de Compte Conservateur*). Upon their request, EF enables the custodians to segregate their proprietary assets from the ones of their own customers in sub-accounts.
- 2) Since no ownership right is materialised at the level of the accounts maintained by EF, no interest lien, right of retention or similar rights is possible. Besides, attachment of the accounts maintained by EF is prohibited.
- 3) Securities issued in France are dematerialised and are solely represented by book-entry records in the accounts maintained in EF. EF maintains vaults for foreign securities, e.g. for some African securities. Such physical securities are recorded into accounts maintained by EF and the transfers of ownership rights on the securities are effected by book-entry records.

For the securities deposited with a foreign CSD with which EF has a link, EF ensures that a similar asset protection regime applies to the sub-deposited assets.

Should there be any discrepancy between this letter and the ESES contractual documentation, this confirmation shall constitute the legally valid and binding agreement between EF and the credit institutions having an account opened in the books of EF in connection with the ESES France system.

Sincerely yours,

Frédéric GERMAIN

Chief Operating Officer
Euroclear Belgium, Euroclear France and Euroclear
Nederland

ESES Institution codes in Euroclear France related to **LUXCSD S.A.**

ESES institution code(s)	ESES institution name(s)
653	LUXCSD FR/CBF/LP1



BANK OF GREECE

EUROSYSTEM

PAYMENT AND SETTLEMENT SYSTEMS DEPARTMENT

Athens, 22 January 2021

Ref. No: 7

Confidential

For the attention of:

Clearstream Banking AG

Network Management

42, avenue JF Kennedy

L-1855 Luxembourg

Three-Points-Declaration („Drei-Punkte-Erklärung“)

Dear Sirs,

Concerning the securities account No 10089305111253 held at the Bank of Greece (“**BoG**”) as CSD and operator of the System for Monitoring Transactions in Securities in electronic Book-Entry (“**BoGS**”), please note the following:

1. According to Law 2198/1994 dematerialised government securities are registered, in book-entry form, within the BoGS. The System’s participants, act as operators of accounts held therein (the “**Participants**”) according to articles 5 - 12 of Law 2198/1994 and the Operating Regulations of the System for Monitoring Transactions in Securities in book-entry form (“**Operating Rules**”). Each Participant holds two different accounts in the System, an «own portfolio account» and an «investor/customer portfolio account» which is a single account pooling together all the securities of the Participant’s customers (omnibus account).

Securities account no 10089305111253 (EU (other than Greek) Customers’ portfolio account) is an investor/customer portfolio account where dematerialised government securities issued in BOGS (Greek Government Bonds) are held. Therefore, the securities, which we at present credit or which we shall in future credit in the above securities account of Clearstream Banking AG, are registered on behalf of the customers of Clearstream Banking AG, pursuant to Article 6 paragraph 7 of law 2198/1994. Participants are obliged to keep separate records per customer (Art. 6 para. 5 of law 2198/1994) and to take at any time appropriate measures to ensure that securities registered in the customers’ account correspond to the securities belonging to their customers (Art. 9.3.2 of the Operating Rules).

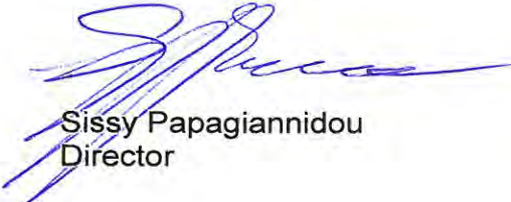
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities, in accordance with the Operating Rules of BOGS. We shall inform Clearstream Banking AG immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other legal measures equivalent to seizure or attachment, which affect the securities. Please note, however, that, pursuant to Article 7 paragraph 2 of law 2198/1994 on the establishment of BoGS, accounts held with the latter are not subject to compulsory or conservatory seizure.

3. Securities issued in BoGS in dematerialized form are solely represented by book-entry records in the accounts of our participants. By virtue of Law 2198/1994, BoG is acting as a) CSD/Central Registry establishing the contractual relation between the bonds issuer and the participants of BoGS and, through the latter, the investors, as well as b) the BoGS Operator, according to the law and BoGS Operating Rules.

Without prejudice to T2S related functions, BoG is not entitled to outsource or assign any of its core functions as Registrar/CSD and BoGS Operator to a third party residing in or outside Greece.

It should be noted that, without prejudice to the role of BOGS as a CSD in providing and maintaining the securities accounts at the top tier level, safe custody of the securities registered with BoGS and registered in / held with BoGS participants' accounts is entrusted to the BoGS participants.

Yours sincerely,



Sissy Papagiannidou
Director



euroclear

EUROCLEAR BANK SA/NV
100 BOULEVARD DU ROI ALBERT II
1210 BRUSSELS, BELGIUM
BPM BRUSSELS 0429 875 591
TEL.: +32 (0)2 326 1211
www.euroclear.com

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Clearstream Banking S.A.
Attention of Mrs Inez Fedorovo
Network Management
Avenue JF Kennedy 42
L-1855 Luxembourg
Grand Duchy of Luxembourg

4 April 2011

Three-Points-Declaration („Drei-Punkte-Erklärung“)

Dear Madam,

With reference to the circular 06-2010 issued by the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking S.A., belong to the customers of Clearstream Banking S.A.. These accounts shall be designated "customers' account(s)".
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Banking S.A. immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.
3. Securities that are dematerialized or immobilized with a Central Securities Depository (CSD) are represented by book-entry records on our account with the said CSD. Securities issued in definitive form are kept in safe custody either in our own vaults or by our depositary banks in their own vaults in their home country in safekeeping accounts designated in the name of Euroclear Bank SA/NV. Under the respective depositary agreements, such depositary banks are



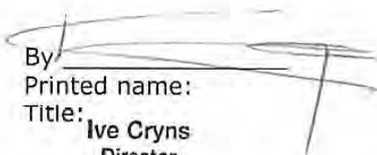
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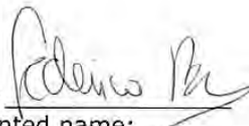
EUROCLEAR BANK SA/NV
1 BOULEVARD DU ROI ALBERT II
1210 BRUSSELS, BELGIUM
RPM BRUSSELS 0429 875 591
TEL.: +32 (0)2 326 1211
www.euroclear.com

not entitled, without specific approval, to entrust a third party in and outside their home country with the safe custody of such securities or to transfer them to another country.

Furthermore, we shall ensure by adequate agreement with our depository banks that this Three-Point-Declaration shall be applicable for our depository banks accordingly and that the depository banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

Yours sincerely,

By 
Printed name:
Title: **Ivo Cryns**
Director

By 
Printed name:
Title: **Federico Becerra**
Director

-03675.28.06.2011.MT

CLEARSTREAM BANKING AG
Neue Boersenstrasse 1
60487 FRANKFURT A.M.

Confidential

For the attention of: Mr. Ernesto SAU

June, 27th 2011

Three-Points-Declaration („Drei-Punkte-Erklärung“)

Dear Sirs,

With reference to the circular 06-2010 issued by the Bundesanstalt für
Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

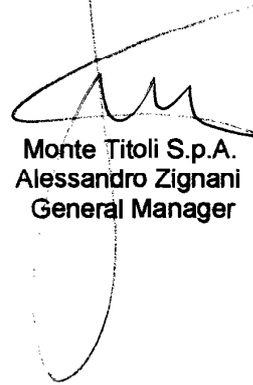
1. We have taken due note that the securities, which we at present credit or
which we shall in future credit in the securities safekeeping accounts kept for
Clearstream Banking AG, belong to the customers of Clearstream Banking AG. These
accounts shall be designated "customers' account(s)".

2. With respect to the securities credited in these accounts, we may assert
any security interest, lien, right of retention or any similar rights over these securities
only for claims which arise from the purchase, administration and safe custody of
these securities. We shall inform Clearstream Banking AG immediately if a third party
levies any attachment upon or takes any other measures of compulsory execution in
respect of these securities or of any other events which affect the securities.

3. Securities centralized in Monte Titoli in dematerialized form are solely
represented by book-entry records in the accounts of our participants. Securities
immobilized with Monte Titoli and represented by global or definitive certificates are
kept in safe custody in our own vaults.

For the securities deposited by Monte Titoli with a foreign Central Securities Depository, we ensure that a similar asset protection regime applies to the sub-deposited assets.

Yours sincerely,



Monte Titoli S.p.A.
Alessandro Zignani
General Manager



Confidential

For the attention of:
Clearstream Banking AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

6 November 2020

Three-Points-Declaration („Drei-Punkte-Erklärung“)

Dear Sirs,

With reference to the Circular 8/2015 issued by the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking AG, belong to the customers of Clearstream Banking AG. These accounts shall be designated "customers' account(s)".
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Banking AG immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.
3. Securities issued in Nasdaq CSD SE in dematerialized form are solely represented by book-entry records in the accounts of our participants. Securities immobilized with Nasdaq CSD SE and represented by global or definitive certificates are kept in safe custody either in our own vaults or by our depository banks in their own vaults in their home country in safekeeping accounts designated in our name. Under the respective depository agreements, such depository banks are not entitled, without specific approval, to entrust a third party in and outside their home country with the safe custody of such securities or to transfer them to another country.

Furthermore, we shall ensure by adequate agreement with our depository banks that this Three-Point-Declaration shall be applicable for our depository banks accordingly and that the depository banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

For the securities deposited by Nasdaq CSD SE with a foreign Central Securities Depository, we ensure that a similar asset protection regime applies to the sub-deposited assets.

Yours sincerely,
Raitis Vancāns

Head of Sales and Services, Baltics, p.p.

Confidential

For the attention of:

Clearstream Banking AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

01.10.2017

Three-Points-Declaration („Drei-Punkte-Erklärung“)

Dear Sirs,

With reference to the Circular 8/2015 issued by the Bundesanstalt für
Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking AG, belong to the customers of Clearstream Banking AG. These accounts shall be designated "customers' account(s)".
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Banking AG immediately if in spite of the protection afforded by Luxembourg Law, a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.

The securities are kept in safe custody for us by our depository banks in their own vaults or in book entry form in their home country in safekeeping accounts designated in the name of Clearstream Banking, société anonyme, incorporated in Luxembourg.

Under the respective depository agreements, such depository banks are not entitled, without specific approval, to entrust a third party in and

outside their home country with the safe custody of such securities or to transfer them to another country.

The code list that we publish and send out to our account holders indicates which securities are held by which depository bank. Any changes in a depository bank will be reflected in the code list without delay.

Furthermore we shall ensure by adequate agreement with our depository banks that the Three-Point-Declaration shall be applicable for our depository banks accordingly and that the depository banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

In case of conflict with articles 13 ,43 and 44 of Clearstream Banking S.A.'s General Terms and conditions, the above three representations, which are specifically made to Clearstream Banking AG's safekeeping accounts with Clearstream Banking S.A., shall prevail.

Yours Sincerely,



Mark Gem
Chief Compliance Officer



Philippe Seyll
Co-CEO Clearstream Banking S.A.
Phone: +352 243 3 2510

Clearstream Banking AG
Network Management
42 Avenue JF Kennedy
L-1855 Luxembourg

LuxCSD

42 Avenue JF Kennedy
L-1855 Luxembourg

Phone
+352-243-35446

Fax
+352-243-635446

E-mail
corporate.office@
luxcsd.com

12 December 2016

Three Point Declaration („Drei-Punkte-Erklärung“)

Dear Sir/Madam,

With reference to the Circular 8/2015 issued by the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking AG, belong to the customers of Clearstream Banking AG. These accounts shall be designated "customers' account(s)".
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Banking AG immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.
3. Securities issued in LuxCSD S.A. in dematerialized form are solely represented by book-entry records in the accounts of our participants. Securities immobilized with LuxCSD S.A. and represented by global or definitive certificates are kept in safe custody either in our own vaults or by our depository banks in their own vaults in their home country in safekeeping accounts designated in our name. Under the respective depository agreements, such depository banks are not entitled, without specific approval, to entrust a third party in and outside their home country with the safe custody of such securities or to transfer them to another country.

Furthermore, we shall ensure by adequate agreement with our depository banks that this Three-Point-Declaration shall be

LuxCSD société anonyme is
organised with limited liability in
the Grand Duchy of Luxembourg
RCS Luxembourg B 154.449

Registered address
42 Avenue JF Kennedy
L-1855 Luxembourg

applicable for our depository banks accordingly and that the depository banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

For the securities deposited by LuxCSD S.A. with a foreign Central Securities Depository, we ensure that a similar asset protection regime applies to the sub-deposited assets.

Yours faithfully,



Patrick Georg
Chief Executive Officer



Carolyn Linnevers
Company Secretary



MALTA STOCK EXCHANGE plc

Garrison Chapel, Castille Place,
Valletta VLT 1063,
Malta

Tel: +356 2124 4051
Fax: +356 2569 6316
E-mail: evmuscat@borzamalta.com.mt
Website: www.borzamalta.com.mt

Company Registration No: C 42525

Chief Executive

Our Ref:- MSE-CBF-3Punkte Erklärung-03042012
Your Ref:- n/a

3 April 2012

CONFIDENTIAL

Herr Oliver Mayer
Clearstream Banking AG
c/o Network Management
42, avenue JF Kennedy
L-1855 Luxembourg
LUXEMBOURG

Dear Herr Mayer,

Three-Points-Declaration („Drei-Punkte-Erklärung“) re MSE A/c No. 9726055

As requested in your most recent email of 27 March 2012 on the subject in caption, with reference to the Circular 06-2010 issued by the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), Malta Stock Exchange plc represents hereon that:

1. It has taken due note that the securities, which it presently credits or which it shall in future credit in the securities safekeeping account in caption, hereinafter referred to as "*the said account*", kept for Clearstream Banking AG, belong to the customers of Clearstream Banking AG. This account is designated "*Malta Stock Exchange plc as custodian of Clearstream Banking AG - Customers' Account*".
2. With respect to the securities credited in the said account, Malta Stock Exchange plc assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of such securities. Malta Stock Exchange plc shall inform Clearstream Banking AG immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.

1



MALTA STOCK EXCHANGE plc

3. Securities issued within or admitted to the Malta Stock Exchange plc as an authorised central securities depository in dematerialized form are solely represented by book-entry records in the accounts of our account holders. Securities that may be immobilized with Malta Stock Exchange plc and represented by global or definitive certificates shall be kept in safe custody, either in our own vaults or by our depository banks in their own vaults, in their home country, in safekeeping accounts designated in the name of Malta Stock Exchange plc. Under the eventual respective depository agreements, Malta Stock Exchange plc will ensure that, with respect to the said account, such depository banks will not be entitled, without specific approval, to entrust a third party in or outside their home country with the safe custody of such securities or to transfer them to another country.

Furthermore, Malta Stock Exchange plc shall ensure that, with respect to the said account, by adequate agreement with our depository banks, this Three-Point-Declaration shall be applicable to our depository banks accordingly and that the depository banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

For the securities deposited by Malta Stock Exchange plc with a foreign central securities depository, it will be ensured that, with respect to the said account, a similar asset protection regime applies to the sub-deposited assets.

Yours sincerely

Eileen V Muscat
Chief Executive

Robert Vella Baldacchino
Deputy General Manager

Clearstream Europe AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

Paris, 24 February 2026

Subject: Three-point declaration letter
Reference: For Clearstream Europe AG ENL

Dear Mr/Mrs

As per your request, please note that:

- 1) We, Euroclear Nederland ('ENL') are a Central Securities Depository established under the laws of the Netherlands. We hereby confirm that we do not hold title to the securities recorded in the securities safekeeping accounts opened in our books. ENL enables its clients, upon their request, to segregate the assets they hold on behalf of their own customers from their proprietary assets in sub-accounts.
- 2) As no ownership right is materialised at the level of the securities accounts maintained by ENL, no interest lien, right of retention or similar rights is possible. Besides, attachment of the securities accounts opened with ENL is prohibited.
- 3) ENL maintains vaults and has direct custody over the bearer form securities embodied in a global note deposited with it by its clients. All clients' assets are held in the same safekeeping conditions within the vaults or through the link ENL maintains with Euroclear Bank SA/NV.



Should there be any discrepancy between this letter and the ESES contractual documentation, this confirmation shall constitute the legally valid and binding agreement between ENL and the credit institutions having an account opened in the books of ENL in connection with the ESES system.

Sincerely,

Maurice van Tilburg – Glimne

Country Head Euroclear Nederland

A handwritten signature in blue ink, appearing to read "M. van Tilburg", with a horizontal line drawn across the bottom of the signature.

Krystyna Laszczuk

Head of ESES Client Services

A handwritten signature in blue ink that reads "Krystyna Laszczuk".



Confidential

For the attention of:

Clearstream Europe AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

23 March 2026

Three-Points-Declaration

Dear Sirs,

As requested by Clearstream Europe AG, INTERBOLSA – Sociedade Gestora de Sistemas de Liquidação e de Sistemas Centralizados de Valores Mobiliários, S.A. (hereinafter, "Interbolsa") herewith states that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Europe AG, are kept in Interbolsa's systems as belonging to the customers of Clearstream Europe AG. These accounts shall be identified by Clearstream Europe AG in Interbolsa's systems as "customers' account(s)".
2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Europe AG immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.
3. Securities issued in Interbolsa in dematerialised form are solely represented by book-entry records in the accounts of our participants. Securities in materialised form are immobilised in Interbolsa's vault, located in its home country and treated as book-entry records in accordance with article 3 of Regulation (EU) 909/2014, of 23 July of 2014, and

Initial
PS



article 105 of the Portuguese Securities Code. Interbolsa is not entitled, without specific approval, to entrust a third party in and outside their home country with the safe custody of such securities or to transfer them to another country.

For the securities deposited by Interbolsa with a foreign Central Securities Depository, Interbolsa ensures that a similar asset protection regime applies to these assets.

Yours sincerely,

Signed by:
Paulo Silva
79FBE32D9D5F4E3...

Paulo Silva
General Manager



KDD - CENTRAL SECURITIES
CLEARING CORPORATION
LJUBLJANA

Tivolska cesta 48, SI - 1542 Ljubljana
T: + 386 1 307 35 00

E: info@kdd.si
www.kdd.si

Confidential

For the attention of:
Stuart Kelly
Clearstream Banking AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

18th November 2024



Three-Points-Declaration („Drei-Punkte-Erklärung“)

Dear Sirs,

With reference to the Circular 8/2015 issued by the Bundesanstalt für
Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking AG, belong to the customers of Clearstream Banking AG. These accounts shall be designated "customers' account(s)".

2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Banking AG immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.

3. Securities issued in KDD in dematerialized form are solely represented by book-entry records in the accounts of our participants. Securities immobilized with KDD and represented by global or definitive certificates are kept in safe custody either in our own vaults or by our depositary banks in their own vaults in their home country in safekeeping accounts designated in our name. Under the respective depositary agreements, such depositary banks are not entitled, without specific approval, to entrust a third party in and outside their home country with the safe custody of such securities or to transfer them to another country.

Furthermore, we shall ensure by adequate agreement with our depositary banks that this Three-Point-Declaration shall be applicable for our depositary banks accordingly and that the depositary banks shall be obliged to commit third parties entrusted with the effective safe custody accordingly as well.

For the securities deposited by KDD with a foreign Central Securities Depository, we ensure that a similar asset protection regime applies to the sub-deposited assets.

Yours sincerely,

—
m

Tomaž Boris Šnuderl
President of the Management Board





Sociedad de Gestión de los Sistemas de Registro,
Compensación y Liquidación de Valores, S.A.,
Sociedad Unipersonal

Confidential

For the attention of:

Clearstream Banking AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

31st of March of 2011

Dear Sirs,

1. We have taken due note that the securities, which we at present credit or which we shall in the future credit in the securities safekeeping accounts kept for CBF belong to the customers of CBF.
2. With respect to the securities credited in these accounts and listed in AIAF and Bolsa de Valores, we are not entitled to register any security interest, lien, right of retention or any similar rights over these securities. According to the Spanish applicable laws, the registration or such rights in the securities account corresponds to CBF. In relation to securities listed on Mercado de Deuda Pública Anotada, we will exclusively register such rights upon instructions of CBF. In addition, we shall inform CBF immediately upon being aware of any third party intending to levy any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.
3. The securities are issued and kept by means of book-entry. Therefore, there are no certificates or notes representing any of the securities. Likewise, there are not vaults or depository banks involved in the safekeeping.

Yours sincerely,

Elena Carnicero
Deputy General Director

Palacio de la Bolsa
Plaza de la Lealtad, 1
28014 Madrid



COMPENSACIÓN Y LIQUIDACIÓN

Clearstream Banking AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

SIX SIS AG
Brandschenkestrasse 47
CH-8002 Zürich

Postanschrift:
Postfach 1758
CH-8021 Zürich

T +41 44 288 4511
F +41 44 288 4512
www.six-securities-services.com

Kontaktperson:
Irene Heer
T +41 58 399 4552
F +41 58 499 4552
Irene.Heer@sisclear.com

Zürich, 14. Juni 2011

Drei-Punkte Erklärung

Sehr geehrte Damen und Herren

Nachfolgende Erklärung findet ausschliesslich Anwendung auf Wertschriften, Effekten, Bucheffekten usw. (nachfolgend „Effekten“), die von Clearstream Banking AG für deutsche Depotbanken gehalten werden und welche im Rahmen der Verwahrung den Bedingungen des BaFin-Rundschreibens vom 2. Juli 2010 (Kapitel IV, Ziffer 2) unterliegen (nachfolgend „BaFin-RS“).

Ist in einem Einzelfall zwischen den Parteien strittig, ob bestimmte Effekten vom BaFin-RS erfasst sind und damit unter diese Erklärung fallen, ist Clearstream Banking AG hierfür beweispflichtig.

Ziffer 1

SIX SIS hat davon Kenntnis genommen, dass Effekten von Kunden von Clearstream Banking AG verwahrt werden.

Ziffer 2

Für den Fall, dass SIX SIS ein Effektengeschäft von Clearstream Banking AG vorfinanziert, behält sich SIX SIS bis zur Bezahlung der betreffenden Effekten ausdrücklich die Geltendmachung von Pfand-, Zurückbehaltungs- und ähnlicher Rechte vor, unabhängig davon, ob es sich um Effekten handelt, die vom BaFin-RS erfasst sind.

Abgesehen davon wird SIX SIS Pfand-, Zurückbehaltungs- und ähnliche Rechte an den Effekten nur wegen solcher Forderungen geltend machen, die sich aus deren Anschaffung, Verwaltung oder Verwahrung ergeben, selbst wenn Clearstream Banking AG nach Übergabe der Effekten zahlungsunfähig wird. Sollten von dritter Seite Pfändungen oder sonstige Zwangsvollstreckungsmassnahmen bezüglich der aufbewahrten Wertpapiere eingeleitet oder diese von anderen Eingriffen betroffen werden, wird SIX SIS Clearstream Banking AG unverzüglich benachrichtigen.

Ziffer 3

SIX SIS geht davon aus, dass Clearstream Banking AG damit einverstanden ist, dass die unter diese Erklärung fallenden Effekten innerhalb des gemäss den Allgemeinen Geschäftsbedingungen SIX SIS bekanntgegebenen Depotstellennetzes durch SIX SIS frei transferiert werden können.

Clearstream Banking AG wird vorgängig eines jeden Depotstellenwechsels entsprechende Mitteilung von SIX SIS erhalten.

Freundliche Grüsse

SIX SIS International



Robert Charles Almanas
CEO
SIX SIS International



Irene Heer
Team Leader, Client Relationship Management
SIX SIS AG

Confidential

For the attention of:

Clearstream Banking AG
Network Management
42, avenue JF Kennedy
L-1855 Luxembourg

24 August 2018

Three-Points-Declaration („Drei-Punkte-Erklärung“)

Dear Sirs,

With reference to the Circular 8/2015 issued by the Bundesanstalt für
Finanzdienstleistungsaufsicht (BaFin), we herewith represent that:

1. We have taken due note that the securities, which we at present credit or which we shall in future credit in the securities safekeeping accounts kept for Clearstream Banking AG, belong to the customers of Clearstream Banking AG. These accounts shall be designated "customers' account(s)".

2. With respect to the securities credited in these accounts, we may assert any security interest, lien, right of retention or any similar rights over these securities only for claims which arise from the purchase, administration and safe custody of these securities. We shall inform Clearstream Banking AG immediately if a third party levies any attachment upon or takes any other measures of compulsory execution in respect of these securities or of any other events which affect the securities.

3. Securities issued in NBB-SSS in dematerialized form are solely represented by book-entry records in the accounts of our participants. Securities immobilized with NBB-SSS and represented by global or definitive certificates are kept in safe custody either in our own vaults or by our depository banks in their own vaults in their home country in safekeeping accounts designated in our name. Under the respective depository agreements, such depository banks are not entitled, without specific approval, to entrust a third party in and outside their home country with the safe custody of such securities or to transfer them to another country.

Furthermore, we shall ensure by adequate agreement with our depository banks that this Three-Point-Declaration shall be applicable for our depository banks