Note: This is a PDF form that can be filled in electronically.

Before signing, the party being "the Client" is hereby requested to print it out on their corporate letter head paper.

POWER OF ATTORNEY

Attention: Clearstream Fund Centre S.A., a société anonyme incorporated under the laws of the Grand Duchy of Luxembourg, having its registered office at 42 Avenue J.F. Kennedy, L-1855 Luxembourg, and registered with the Trade and Companies Register of Luxembourg under number B 261691 (hereafter the "Bank" or "CFCL").

Ol: 1	
Client name	
Address	
Postal code and town	
Country	
Commercial registration authority and number	
(hereafter the "Client")	
hereby appoints:	
Attorney name	
Address	
Postal code and town	
Country	
Commercial registration authority and number	

(the "Attorney")

as its Attorney issuing order routing instructions relating to investment funds (the "OR Instructions") to CFCL as follows:

Connectivity access to the Bank's online resources

The Client hereby authorises the Attorney to request or receive information concerning OR Instructions to or from the Bank via email and via telephone in accordance with the identification procedures of the Bank as amended.

The Client hereby authorises the Attorney to access the Bank's connectivity services Swift, File Transfer and Vestima (hereafter the "Online Resources") in relation to the services provided by the Bank to the Client under the Governing Documents of the Bank. Electronic access shall be made in accordance with the Governing Documents of the Bank as amended from time to time. To this end, the Client authorises the Bank to allow the Attorney to access said services on behalf of the Client using the following, electronic identifier(s) (given as applicable and relevant to the ownership of the identifier(s)):

Type of identifier	Client	Attorney
Organisational unit (OU) setup by the Bank		
Swift ISO 20022 network address (DN) ¹		
Swift ISO 15022 network address (BIC)		
Vestima participant identifier setup by the Bank		
This Power of Attorney is specific and strictly li	mited to the:	
[Tick only the applicable box/es]		
(the "Accounts") to:		
Administration and Operation of Account(s Attorney) via any communications mea	ns agreed by CFCL and the
 Review, execute and deliver to CFCL, in relating to the Accounts necessary for, or and 		
 Do all other acts, in the name and on administration and operation of the Acco closing of accounts and the debit or credit 	unts (for the avoidance of doub	
Conclusion of specific agreements with CFCL		
Add, via registered letter or authenticated Attorney.	d message, new accounts of t	the Company to this Power of
Modify, via registered letter or authenticate of Attorney.	ed message, the list of selecte	d currencies under this Power
Modify, via registered letter or authenti notified in this Power of Attorney.	cated message, the Attorney	s communication address(es)
Enter into the following specific agreeme related to (define name and topic of the agr		nd on behalf of the Company,
Name	Topic of agreement	
Vestima Access ³ Transmission and receipt of messages		
The Client hereby authorises the Attorney	to:	
Transmit, in the name and on be and/or information accepted by the E		ctions, confirmations, reports
Receive, in the name and on beh and/or information relating to the ac	-	·

For Order Routing only.
 For authorising debit and credits please tick the relevant box(es) for the transmission of instructions below.
 The Client acknowledges that it is solely responsible for the configuration and set-up of its Vestima Access, as well as restrictions to this access.

Receipt of information and reports on the OR (Order Routing) Instructions
For the OR Instructions service, the Client hereby authorises the Attorney to:
• Request and receive, in the name and on behalf of the Client, information on the OR Instructions and
 Request and receive, in the name and on behalf of the Client, for any investment fund shares in which the Client holds a position, reports on the OR Instructions.
Reports will be sent to the Attorney via a secure means of communication to be agreed between the Attorney and the Bank.
Transmission of Swift messages
ssue, approve, transmit, amend, change, cancel or complete, in the name and on behalf of the Company for the Account(s), via the Attorney's own Swift address as notified to CFCL by the Company , instructions of the type defined herein
Attorney's Swift address)
(Tick only the applicable box)
Securities settlement instructions (for the currencies defined in attached Appendix 1)
All Securities instructions supported by CFCL
Cash settlement instructions (for the currencies defined in attached Appendix 1)
All Cash instructions supported by CFCL
Instructions relating to custody instructions, other than Proxy Voting instructions
All Custody transactions supported by CFCL
Proxy voting instructions
Vote in the name and on behalf of the company, by proxy or attendance at general and extraordinary shareholders meetings in relation to the securities held on the account(s).
Request and receipt of Swift reports
Request and receive from CFCL, in the name and on behalf of the Company, via the Attorney's own Swif address as notified to CFCL by the Company, reports relating to the Account(s) (Attorney's Swift address)
Transmission of File Transfer messages
ssue, approve, transmit, amend, change, cancel or complete, in the name and on behalf of the Company for the Account(s), via the Attorney's CFS Portal access as notified to CFCL by the Company
, and for the Attorney's Instructing Party File transfer address
as notified to CFCL by the Company instructions of the type defined herein:
(Tick only the applicable box)
INBOUND File Transfer Messages (for the currencies defined in attached Appendix 2):
Securities settlement instructions (for the currencies defined in attached Appendix 2)
All Securities instructions supported by CFCL
Cash settlement instructions (for the currencies defined in attached Appendix 2)
All Cash instructions supported by CFCL
Instructions relating to custody instructions other than Proxy Voting instructions

All Custody transactions supported by CFCL
Proxy voting instructions
Vote in the name and on behalf of the company, by proxy or attendance at general and extraordinary shareholders meetings in relation to the securities held on the account(s).
OUTBOUND File Transfer Messages: Request and receipt of File Transfer reports
Request and receive from CFCL, in the name and on behalf of the Company, via the Attorney's own CFS Portal access as notified to CFCL by the Company, reports relating to the Account(s).
Securities settlement reports (for the currencies defined in attached Appendix 2):
All Securities reports supported by CFCL
Cash settlement reports (for the currencies defined in attached Appendix 2):
All Cash reports supported by CFCL
Custody related reports
All Custody reports supported by CFCL.
General provisions
This Power of Attorney is exclusively limited to the service(s) and activity(ies) the Attorney has been appointed to.
All communication given by the Attorney to the Bank shall comply with the format, modes of communication and procedures as specified by the Bank.
In case of use of the Attorney's electronic access to the Online Resources, the Client acknowledges that its Attorney is solely responsible for the configuration of its computer systems and the setup of its electronic access in compliance with this Power of Attorney. The Attorney expressly agrees to comply with the rules governing the Online Resources, at all times during the validity of this Power of Attorney.
The Client hereby agrees that it shall be fully liable to the Bank for any and all obligations created on its behalf pursuant to the authority or purported authority of this Power of Attorney and undertakes to ratify whatever the Attorney causes to be done under the authority or purported authority of this Power of Attorney.
Each of the Client and the Attorney hereby agree that the Bank shall not be held liable for any action or omission whatsoever, whether taken or omitted to be taken, erroneously or not, by the Client or the Attorney.
The Client and the Attorney hereby agree to hold harmless and not make any claim against the Bank for any loss, claim, liability, damage, cost or any expense whatsoever due to the disclosure to the Attorney of all or any part of information related to the OR Instructions or the Client, unless such loss, claim, liability, damage, cost or expense is directly due to the Bank's negligence, fraud or wilful misconduct.
This Power of Attorney is irrevocable and shall remain valid until notice of termination or amendment is received by the Bank by registered letter. Any such termination or amendment shall take effect on the second business day in Luxembourg after receipt of the notice by the Bank or such other later date specified in the notice. Notwithstanding the above, this Power of Attorney shall automatically be terminated on the date of termination of the contractual relationship of the Client with the Bank.
This Power of Attorney shall remain valid until notice of termination or amendment is received by the Bank by registered letter or authenticated message from the Client. Any such termination or amendment shall take effect on the second business day in Luxembourg after receipt of the notice by the Bank or such other later date specified in the notice accordingly.
This Power of Attorney is governed by and shall be construed in accordance with the laws of the Grand Duchy of Luxembourg. Any litigation raised in relation thereto shall be subject to the exclusive jurisdiction of the competent courts of Luxembourg City.

This Power of Attorney will become effective from:

This power of attorney is governed by and shall be construed in accordance with the laws of the Grand Duchy of Luxembourg.

Signed for and on behalf of the Client:

Place: _	Date:	
Signature: _	Signature:	
Name: _	Name:	
Title: _	Title:	
5.	nd on behalf of the Attorney: Date:	
Signature: _	Signature:	
	Name:	
Title:	Title:	

APPENDIX 1 TO POWER OF ATTORNEY

This document is an Appendix to the Po	ower of Attorney the Company h	as granted to
[name of company to whom Power o Power of Attorney] on		ly one company for each Appendix to
This Appendix 1 is effective Power of Attorney mentioned here abo		y previous Appendix 1 related to the
List of selected currencies		
The selected currencies are applic applicable), sent via the Attorney's Swi		
The currencies listed hereunder, if		n CFCL:
On behalf of the Company:		(Denomination of selected currencies)
Place:	Date:	
Signature:	Signature:	
Name:	Name:	
Title:	Title:	
On behalf of the Attorney:		
Place:	Date:	
Signature:	Signature:	
Name:	Name:	
Title:	Title:	

APPENDIX 2 TO POWER OF ATTORNEY

This document is an Appendix to the Pov	ver of Attorney the Company has granted to	
[name of company to whom Power of Power of Attorney] on	Attorney is/was granted - only one company for each Ap	pendix to
This Appendix 2 is effectivePower of Attorney mentioned here above	and supersedes any previous Appendix 2 relates.	ed to the
List of selected currencies		
• • • • • • • • • • • • • • • • • • • •	ole, as mandatory, to both cash and securities instruct Portal access, as notified in the Power of Attorney mention	
All currencies eligible for full settler	nent within CFCL	
The currencies listed hereunder, if e	igible for full settlement within CFCL:	
	(Denomination of selected cu	rrencies)
On behalf of the Company:		
Place:	Date:	
Signature:	Signature:	
Name:	Name:	
Name.		
Title:	Title:	
On behalf of the Attorney:		
81		
Place:	Date:	
Signature:	Signature:	
Name:	Name:	
Title:	Title:	