

Authorization to Disclose Data in the context of US Tax Regulations

The undersigned

Account holder(s) (hereinafter "**Client**")

Name, First Name(s), Maiden Name/Company

Name, First Name(s), Maiden Name

Name, First Name(s), Maiden Name

The Client understands that CREDIT SUISSE (LUXEMBOURG) S.A. (hereinafter "**Bank**") is subject to various US tax regulations and agreements, such as the US Foreign Account Tax Compliance Act (FATCA) and the Qualified Intermediary Agreement (QI) requiring the Bank to provide certain information to the United States Internal Revenue Service (hereinafter "**IRS**") on a yearly basis (hereinafter the "**US Tax Reporting**"). The US Tax Reporting obligation exists towards the Luxembourg Tax Administration which passes such information on to the IRS. In connection with investments in US securities such US Tax Reporting is also provided to Credit Suisse AG, Zurich, which in turn passes such information on to the US sub custodian which then passes the information on to the IRS.

You are requested to carefully read the following text and sign at the bottom of this document to indicate your agreement with the following terms:

1. The Client and the beneficial owner (if different from the Client) hereby authorize the Bank to report to the IRS (through the Luxembourg Tax Administration and, as applicable, through the US custodian bank via Credit Suisse AG, Zurich), collectively referred to as "**Recipients**", if applicable, by any means of communication, including but not limited to electronic data transmission, all information concerning the below account relationship number (hereinafter "**Relationship**"), including but not limited to the Client's name and address, beneficial ownership information, a copy of any IRS Form W-9 "Request for Taxpayer Identification Number and Certification" on file and/or some or all of the data contained in the IRS Form W-9, account statements, the amount of assets held with the Bank, the amount of revenues and income and any other information regarding the Relationship which may be requested or required for the fulfillment of the US Tax Reporting obligations of the Bank (collectively "**Data**"). The Client and the beneficial owner (if different from the Client) understand that the Recipients, if applicable, may further share the Data with third parties wherever located and whom they deem appropriate, release the Bank from all liability in connection with the provision of Data to third parties and assume responsibility for all consequences and any damage that may arise at any time due to the use of the Data by any Recipient and/or third party.
2. With this Authorization the Client and the beneficial owner (if different from the Client) hereby explicitly waive any protection or right under the Luxembourg bank-client confidentiality and data protection laws to the extent necessary for the reporting of any Data hereunder. Further, the Client and the beneficial owner (if different from the Client) accept and acknowledge that any Data that the Bank discloses hereunder to the Recipients, if applicable, will be subject to foreign laws, including but not limited to the laws of the US, and will not be covered anymore by Luxembourg laws. Foreign laws and regulations may follow different principles of bank-client confidentiality and/or data protection than Luxembourg law.
3. The Client and the beneficial owner (if different from the Client) may at any time request details from the Bank in terms of the Data contained in the US Tax Reporting.
4. It is expressly understood that this Authorization will not expire in the event of the Client's (or beneficial owner's) incapacity to act, bankruptcy, declaration as missing person, or his/her death, but will remain in force. This Authorization is irrevocable during a current calendar year and can only be revoked with effect from the following year.

To be completed by the Bank		
Client No. (CIF No.)	INT. Archive:	REQ No.

- 5. This Authorization ends automatically if the Client's circumstances have changed in a sense that the Relationship is no longer subject to the US Tax Reporting obligations.
- 6. The provisions of the Bank's General Terms and Conditions further govern this Authorization. In case of discrepancies between the present Authorization and the General Terms and Conditions the provisions of the former shall prevail.

Place, date

X_____
Signature Client

X_____
Signature Client

X_____
Signature Client

Beneficial Owner(s):

This Authorization may extend to the beneficial owner(s), as the case may be, and needs to be signed by the beneficial owner(s) (if different from the Client):

I/We have taken note of the content of this Authorization and acknowledge that its terms are applicable to me/us, as the case may be.

Name

Name

Name

Place, date

X_____
Signature Beneficial Owner

Place, date

X_____
Signature Beneficial Owner

Place, date

X_____
Signature Beneficial Owner