

ACCOUNT SETUP pursuant to Section 22 of the General Terms and Conditions of CCP Austria

For the clearing system of CCP.A, the following cash and securities accounts are set up at the Clearing Facilities:

CCP.A Clearing Participant	Participant Type	Clearing Agent / GCM (if applicable)	Participant Symbol	Reporting Choice
Click or tap here to enter text.	Choose an item.	Click or tap here to enter text.	Click or tap here to enter text.	Choose an item.

	Accounts (cash and Clearing Facilities CCP.A clearing system		Settlement Bank Accounts (cash and securities) with Clearing Facilities						
Cash Collateral Account OeKB AG	Securities Collateral Account OeKB CSD GmbH	Collateral Account	Margin Account	ΑP	Position Account	Settlement Account	Securities Settlement Account OeKB CSD GmbH	Cash Settlement Account National Bank	Cash Account OeKB AG (Fees)
Click or tap here	Click or tap here	CO-2xxx-1	TN ID- Position Account ID	A	2xxx	SA-2xxx	OSCD2xxx00	Click or tap here to	Click or tap here
to enter text.	to enter text.	CO-2xxx-2*	TN ID- Position Account ID	Р	5xxx	SA-ZXXX	OSCDZXXXVV	enter text.	to enter text.

^{*} Minimum amount of Default Fund

The default fund contribution must be contributed in the form of a EURO cash deposit to an account maintained by CCP.A.

Place, Date Corporate Signature Choose an item.

CCP Austria Strauchgasse 1-3, 1010 Vienna FN 251990 z Handelsgericht Wien LEI 529900QF6QY66QULSI15

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This annex is also forwarded to OeKB CSD GmbH, Strauchgasse 1-3 1010 Wien



NOTIFICATION OF SECURITIES ACCOUNTS pursuant to Section 22 of the General Terms and Conditions of CCP.A

Corporate name and register	ed office Clearing Member
Type of Securities Account	Details of Securities Account
Securities Settlement Account	
Securities Collateral Account	
The Business Terms of the CSD or Collatera settlement accounts and securities collateral a	Custodian shall apply to the above securities
The Clearing Member hereby declares pursua	nt to section 21 par. 4 of the General Terms and
Conditions of CCP.A to release the CSD or the	e Collateral Custodian from the bond to banking
secrecy pursuant to section 38 Austrian Bank	ing Act and to the Data Protection Act for the
	g indications of breaches of the General Terms
and Conditions of CCP.A or of the Clearing Ag	reement.
Place, Date	Corporate Signature Clearing Member

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NOTIFICATION OF CENTRAL BANK ACCOUNTS pursuant to Section 22 of the General Terms and Conditions of CCP.A

Corporate name and registered office Clearing Member		
Type of Cash Account	Details of Cash Account	
Dedicated Cash Account		
	shall apply to the above dedicated cash account.	
Place, Date	Corporate Signature Clearing Member	

This annex is also forwarded to Oesterreichische Kontrollbank AG, Strauchgasse 1-3 1010 Wien



NOTIFICATION OF CASH ACCOUNTS pursuant to Section 22 of the General Terms and Conditions of CCP.A

Corporate name and regist	tered office Clearing Member
Type of Cash Account	Details of Cash Account
Cash Settlement Account	
Cash Collateral Account	
The Business Terms of the Settlement Bank above cash accounts and cash collateral acco	or the Collateral Custodian shall apply to the bunts.
The Clearing Member hereby declares pursua	nt to section 21 par. 4 of the General Terms and
Conditions of CCP.A to release the Settlemen	t Bank or the Collateral Custodian from the bond
o banking secrecy pursuant to section 38 Aus	strian Banking Act and to the Data Protection Act
or the purpose of executing clearing and for r	reporting indications of breaches of the General
Terms and Conditions of CCP.A or of the Clea	aring Agreement.
Place, Date	Corporate Signature Clearing Member
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SEPA - B2B - DIRECT - DEBIT - MANDATE

Mandate reference (Filling takes place subseq	uently by OeKB AG)	
PAYŒ (name, address)		
CCP Austria Abwick	llungsstelle für Börsengeschäfte GmbH	
Strauchgasse 1-3		
A -1010 Vienna		
Creditor-ID:	AT73ZZZ00000023454	

We hereby **irrevocably** authorize you, for the duration of our Clearing Membership and until any open transactions that concern us are cleared, to withdraw any payments to be made by us by way of a SEPA – B2B – Direct – Debit from our account when due (shortened prenotification of up to two days). This shall also authorize our bank maintaining the account, currently **Oesterreichische Kontrollbank Aktiengesellschaft**, to fulfil the SEPA – B2B – Direct – Debit. We shall ensure that our account has sufficient coverage. In case of an insufficient coverage the recipient of the payment (=CCP.A) shall be notified. The funds to be withdrawn from the account shall not be subject to any limitations with regard to their amount.

Note: SEPA – B2B – Direct – Debit – Mandate only serves the withdrawal of SEPA – B2B – Direct – Debits, which are withdrawn from accounts of businesses. We are not permitted to demand a refund of the withdrawn amount after the SEPA – B2B – Direct – Debits is fulfilled. We are permitted to instruct our credit institutions until the due date (shortened pre-notification of up to 2 days) not to fulfil SEPA – B2B – Direct – Debits.

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Name and Address of the Payer (= Counterparty of CCP.A and Accountholder)		
Account-holding Bank:	Oesterreichische Kontrollbank Aktiengesellschaft	
BIC:	OEKOATWW	
IBAN of Payer:		
Payments for	Exchange and CCP.A fees	
Place, Date	Corporate Signature Clearing Member	

This annex is also forwarded to Oesterreichische Kontrollbank AG, Strauchgasse 1-3 1010 Wien



PLEDGE DECLARATION FOR CASH

Corporate name and registered office Clearing Member
is authorized to participate as Clearing Member with all rights and obligations in the clearing
of CCP-eligible transactions pursuant to the General Terms and Conditions of Business of
CCP Austria Abwicklungsstelle für Börsengeschäfte GmbH (hereinafter referred to as
'CCP.A').
The Clearing Member has opened the account IBAN (blocked account for cash
deposits) at Oesterreichische Kontrollbank Aktiengesellschaft (hereinafter referred to as
'OeKB') as Collateral Custodian, which is to be used for the deposit of the clearing collateral
pursuant to the General Terms and Conditions of CCP.A.
The Clearing Member hereby pledges any cash deposits on the account IBAN
at OeKB to CCP.A as a security for all liabilities of the Clearing Member,
which currently and in the future arise from the participation of the Clearing Member in the
clearing pursuant to the General Terms and Conditions of CCP.A.
CCP.A shall be authorized to satisfy its claims upon the occurrence of an event of default
pursuant to the General Terms and Conditions of CCP.A from the pledged cash deposits.
CCP.A shall be irrevocably authorized pursuant to section 6 Austrian Financial Collateral Act
$(\textit{Finanz sicher heitenge setz}, \text{hereinafter referred to as 'FinSG'}) \ to \ realize \ the \ clearing \ collateral$
provided in its discretion without further consent of the Clearing Member or its Clients, without

approval or consent by a court to the terms of realization and without an auction, without a warning about the intended realization and without a waiting period. The realization or appraisal of the clearing collateral shall be made by CCP.A pursuant to the principles of fair business dealings (*redlicher Geschäftsverkehr*) according to the market price of the clearing collateral on the day of realization or appraisal. A surplus will be transferred to the Clearing Member or credited in its favor after full satisfaction of all open liabilities and fulfillment of any

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obligation to provide additional clearing collateral, unless provided otherwise by the General Terms and Conditions of CCP.A.

In the event of default, CCP.A shall be authorized to offset pledged cash deposits against the open liabilities of the Clearing Member or may be used in lieu of payment.

Realization shall also be permitted, if bankruptcy or liquidation proceedings, composition or reorganization proceedings, business supervision or any similar proceedings are initiated against the assets of the Clearing Member or its Clients or if such proceedings are still pending.

In case of a realization or termination, the clearing collateral provided or the value representing it may be included into the close-out netting pursuant to section 54 of the General Terms and Conditions of CCP.A.

Also pledged and (if the need arises) to be realized pursuant to the above provisions are all cash credit balances (cash credit balances within the meaning of section 4 para. 1 FinSG), which shall be retained by CCP.A as additional clearing collateral pursuant to section 35 para. 5 of the General Terms and Conditions of CCP.A in case of an event of default. The Clearing Member irrevocably instructs OeKB as holder of the pledge to enter the pledge on the accounts as well as on its books, to allow disposals with regard to the clearing collateral provided only if also signed by CCP.A, and in an event of default to transfer the cash deposits according to the instructions of CCP.A to CCP.A or a third party named by it.

The Clearing Member releases OeKB from the banking secret, insofar as this is required for the fulfillment of the tasks as Collateral Custodian of OeKB pursuant to the General Terms and Conditions of CCP. A as amended or the supervisory function of courts and public authorities, in particular the Austrian Financial Market Supervision (FMA), the Austrian Central Bank (OeNB) and the European Securities and Markets Authority (ESMA). The Clearing Member consents to the use and transmission of personal data by and to OeKB as laid down in section 3 of the Clearing Agreement with CCP.A.

OeKB herewith declares that it waives any statutory as well as contractual (individually agreed or in general business conditions) pledge, retention and netting rights with respect to all assets deposited on the account IBAN (blocked account for cash deposits), that CCP.A is granted the sole authorization to give instructions and/or sign and that no one else (including the Clearing Member or its Clients) is granted any right of whatever kind to draw on or to sign or to otherwise dispose of this account respectively.

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This declaration is concluded on the basis of the General Terms and Conditions of CCP.A as amended. The contracting parties shall comply with the General Terms and Conditions of CCP.A as amended.

This declaration shall be governed by Austrian law. For any disputes arising under this declaration the parties agree on the exclusive jurisdiction of the courts in Vienna with jurisdiction in commercial matters.

Place, Date	Corporate Signature Clearing Member
CCP.A accepts the pledge pursuant	to this pledge declaration as pledgee.
Place, Date	Corporate Signature CCP Austria
OeKB also signs this pledge declara	tion as holder of the pledge.
Place, Date	Corporate Signature OeKB

This annex is also forwarded to OeKB CSD GmbH, Strauchgasse 1-3 1010 Wien



PLEDGE DECLARATION FOR SECURITIES

Corporate name and registered office Clearing Member
is authorized to participate as Clearing Member with all rights and obligations in the clearing of CCP-eligible transactions pursuant to the General Terms and Conditions of Business of CCP Austria Abwicklungsstelle für Börsengeschäfte GmbH (hereinafter referred to as 'CCP.A')
The Clearing Member has opened the securities account no
The Clearing Member hereby pledges any securities on the securities account no
which currently and in the future arise from the participation of the Clearing Member in the clearing pursuant to the General Terms and Conditions of CCP.A.
CCP.A shall be authorized to satisfy its claims upon the occurrence of an event of default pursuant to the General Terms and Conditions of CCP.A from the pledged securities. CCP.A shall be irrevocably authorized pursuant to section 6 Austrian Financial Collateral Act
(Finanzsicherheitengesetz, hereinafter referred to as 'FinSG') to realize the clearing collateral provided in its discretion without further consent of the Clearing Member or its Clients, without
approval or consent by a court to the terms of realization and without an auction, without a warning about the intended realization and without a waiting period. The realization or

appraisal of the clearing collateral shall be made by CCP.A pursuant to the principles of fair business dealings (*redlicher Geschäftsverkehr*) according to the market price of the clearing collateral on the day of realization or appraisal. A surplus will be transferred to the Clearing Member or credited in its favor after full satisfaction of all open liabilities and fulfillment of any obligation to provide additional clearing collateral, unless provided otherwise by the General

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Terms and Conditions of CCP.A.

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In case of an event of default, CCP.A shall be authorized to sell the securities provided as pledge, without an obligation that the sales price be paid immediately and in cash, or to have them transferred to one of its securities deposits for the purposes of an appropriation pursuant to section 5 para. 2 FinSG and thereafter to set off their value against the open liabilities of the Clearing Member or to use them in lieu of payment.

Realization shall also be permitted, if bankruptcy or liquidation proceedings, composition or reorganization proceedings, business supervision or any similar proceedings are initiated against the assets of the Clearing Member or its Clients or if such proceedings are still pending.

In case of a realization or termination, the clearing collateral provided or the value representing it may be included into the close-out netting pursuant to section 54 of the General Terms and Conditions of CCP.A.

Also pledged and (if the need arises) to be realized pursuant to the above provisions are the securities (delivery balances, securities balances within the meaning of section 4 para. 1 FinSG), which shall be retained by CCP.A as additional clearing collateral pursuant to section 35 para. 5 of the General Terms and Conditions of CCP.A in case of an event of default. The Clearing Member irrevocably instructs CSD as holder of the pledge to enter the pledge on the deposits as well as on its books, to allow disposals with regard to the clearing collateral provided only if also signed by CCP.A, and in an event of default to transfer the securities deposits according to the instructions of CCP.A to CCP.A or a third party named by it.

The Clearing Member releases CSD from the banking secret, insofar as this is required for the fulfillment of the tasks as Collateral Custodian of CSD pursuant to the General Terms and Conditions of CCP. A as amended or the supervisory function of courts and public authorities, in particular the Austrian Financial Market Supervision (FMA), the Austrian Central Bank (OeNB) and the European Securities and Markets Authority (ESMA). The Clearing Member consents to the use and transmission of personal data by and to CSD as laid down in section 3 of its Clearing Agreement with CCP.A.

CSD herewith declares that it waives any statutory as well as contractual (individually agreed or in general business conditions) pledge, retention and netting rights with respect to all assets deposited on the securities account no., that CCP.A is granted the sole authorization to give instructions and/or sign and that no one else (including the Clearing Member or its Clients) is granted any right of whatever kind to draw on or to sign or to other wise dispose of this deposit respectively.

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This declaration is concluded on the basis of the General Terms and Conditions of CCP.A as amended. The contracting parties shall comply with the General Terms and Conditions of CCP.A as amended.

This declaration shall be governed by Austrian law. For any disputes arising under this declaration the parties agree on the exclusive jurisdiction of the courts in Vienna with jurisdiction in commercial matters.

Place, Date	Corporate Signature Clearing Member
CCP.A accepts the pledge pursuant to this pl	ledge declaration as pledgee.
Place, Date	Corporate Signature CCP Austria
CSD also signs this pledge declaration as ho	lder of the pledge.
Place, Date	Corporate Signature CSD

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Annex ./5 (optional)

This annex is also forwarded to Oesterreichische Kontrollbank AG, Strauchgasse 1-3 1010 Wien



AUTHORIZATION

of Withdrawals by Direct Debit Order1

We hereby authorize C0	CP.A, for the duration of our Clearing Membership, to withdraw any
payments for	to be made by us by way of a direct debit from our account
when due. This shall	also authorize our bank maintaining the account, currently
Oesterreichische Kontro	llbank Aktiengesellschaft, to fulfill the direct debit. We shall ensure that
our account has sufficie	nt coverage. In case of an insufficient coverage the recipient of the
payment (= CCP.A) shal	I be notified. The funds to be withdrawn from the account shall not be
, ,	with regard to their amount.
,	
Name and Address of the Pay	er (= Counterparty of CCP.A and Accountholder)
Account-holding Bank:	Oesterreichische Kontrollbank Aktiengesellschaft
BIC:	OEKOATWW
IBAN of Payer:	
Payments for	Dotation Cash Collateral Account Dotation Default Fund Account

¹ Pursuant to section 2 para. 3 lit 8 Payment Services Act (Zahlungsdienstegesetz), the Payment Services Act does not apply to payment transactions within a securities settlement system between central counterparties, clearing houses and other participants in such system, so that withdrawals of claims within the securities settlement system are not carried out via SEPA – B2B – Direct – Debit.

Annex ./5 (optional)

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Payee:

CCP Austria Abwicklungsstelle für Börsengeschäfte GmbH

Strauchgasse 1-3

A - 1010 Vienna

