

CHARACTERISTICS OF THE ACCOUNT (mark the corresponding box) **Individual account – Full ownership (general case)** **Joint account****HOLDER A:**

Last name: First name:

HOLDER B:

Last name: First name:

 Account of undivided estate between:**HOLDER A, acting as a representative of the joint owners:**

Last name: First name:

HOLDER B:

Last name: First name:

HOLDER C:

Last name: First name:

HOLDER D:

Last name: First name:

 Split account (beneficial owner-bare owner)**HOLDER A, representing the bare owner:**

Last name: First name: Capacity: Bare owner

HOLDER B, representing the beneficial owner:

Last name: First name: Capacity: Beneficial owner

HOLDER C:

Last name: First name: Capacity:

HOLDER D:

Last name: First name: Capacity:

SUPPORTING DOCUMENTS (to compulsorily annex to your return)**Individual:**

- A photocopy of the front and back of a valid identity document (identity card or passport)
- A photocopy of proof of domicile (an electricity, water, gas or telephone invoice less than 3 months old)
- A bank identity statement (RIB), postal identity statement (RIP) or Caisse d'Epargne identity statement (RICE) for the bank accounts opened in an establishment domiciled in France or an IBAN or the BIC code and the account number for the bank accounts opened abroad
- The supporting documents of the restriction to the capacity of the adult (copy of the judicial decision pronounced by the competent Guardianship Judge, extract from the birth certificate of the HOLDER stating, if need be, the registration in the Civil Register and photocopy of the front and back of the identity card of the appointed representative) or of the minor (extract from the birth certificate and copy of the judicial decision of the Guardianship Judge or deliberation of the Family Council organising the guardianship).

Company:

- An original K bis extract from the Corporate Register less than 3 months old
- A certified true copy of the updated Articles of Association
- A certified true copy of the decision appointing the persons authorised to open the account and to operate it
- A photocopy on the front and back of a valid identity document (identity card or passport) of the person(s) authorised to open the account and to operate it
- A specimen of the signature(s) of the HOLDER's representative(s)
- A bank identity statement (RIB), postal identity statement (RIP), Caisse d'Epargne identity statement (RICE) or international identity statement (IBAN)
- For a non-profit-making organisation (association, foundation): Copy of the Official Gazette in which the declaration of the constitution or of the Decree of recognition of public utility was published

Tax non-residents in France (company or individual): Send the equivalent in its country of the above-mentioned documents.**ADHERENCE TO THE AGREEMENT FOR THE OPENING OF A SIMPLE REGISTERED FINANCIAL SECURITIES ACCOUNT**

By this agreement, I declare (we declare) that I/we have taken note of and adhere to all of the provisions of this agreement, which consists of these specific conditions, and the general conditions annexed, including the conditions concerning the stock market services (Appendix 1). They are also available online on Planetshares or on request from BNP Paribas Securities Services.

Signed in: on, in duplicate.

Signature of the account HOLDER and of his eventual legal representatives, preceded by the last name, first name and capacity

(In the event of a joint account, account of an undivided estate, or split account, the signature of all of the co-HOLDERS is required)

General conditions concerning the Agreement for the Opening of an Account for simple registered financial securities registered in the books of the Issuer

These general conditions form, with the specific conditions, the Account Opening Agreement (hereinafter the "Agreement").

"Simple Registered Financial Securities" means the financial securities (such as, in particular, shares, other securities giving access or that may give access directly or indirectly to the share capital or voting rights as well as debt securities) issued by the Issuer, the management of which is entrusted to it by their owner(s). The Issuer has mandated BNP Paribas Securities Services (hereinafter the "Authorised Agent") for the opening and the keeping of the account of each HOLDER.

1 – Opening of the Pure Registered Securities Account (Hereinafter the "Account")

This Agreement is concluded between the owner(s) of the Simple Registered Financial Securities, whose identity is specified in the Specific Conditions (hereinafter "the HOLDER(s)") and the Issuer. Its purpose is to stipulate the principles for the operating of the Account as well as the respective rights and obligations of the HOLDER(s) and of the Issuer.

The Account is opened exclusively for the purpose of registering the Simple Registered Financial Securities in the names of the HOLDERS.

Pursuant to the statutory provisions, the Issuer is obliged to verify the identity of the HOLDER(s) of the Simple Registered Financial Securities, to ensure that he (they) has (have) the legal capacity and the status required to open the account and, when this involves a company, to ensure that its representative has the capacity to act either by virtue of his capacity as legal representative or under a delegation or a mandate from which he benefits. For this purpose, the Issuer (or its Authorised Agent) requests the provision of any document allowing it to verify the authorisation or the appointment of the representative.

The HOLDER(s) undertake(s) to send to the Authorised Agent (whose address is shown in the Specific Conditions) all the compulsory data as well as all the compulsory supporting documents requested in the Specific Conditions for the opening of the Account (notably proof of identity, date and place of birth, address of domicile for individuals or of the registered office in the case of companies).

2 – Representative of the group account or of the joint account

The HOLDERS declare that:

- **account of undivided estate:** HOLDER A is authorised by all the other HOLDERS to receive the income from the Simple Registered Financial Securities, receive the documents or information concerning the Account and the Simple Registered Financial Securities that are registered therein, give any instructions, attend and vote at the General Meetings.
- **account of beneficial owner/ bare owner:** HOLDER A, (representative of the bare ownership) is authorised by all the other bare HOLDERS to receive the documents or information concerning the account and the Simple Registered Financial Securities, give any instructions (except the right of choice for payment of the dividend in shares), attend and vote at the Extraordinary General Meetings (unless otherwise provided by the Articles of Association of the Issuer). HOLDER B, (representative of the beneficial ownership) is authorised by all the other beneficial HOLDERS to receive the income from the Simple Registered Financial Securities, attend and vote at the Ordinary General Meetings of shareholders (unless otherwise provided by the Articles of Association of the Issuer) and exercise alone the right of choice for the payment of the dividend in shares, with these shares then being credited to his sole name in the simple registered account.
- **joint account:** HOLDER A shall exercise the non-financial rights, i.e. to attend, vote at the General Meetings and to receive the documents or information concerning the account and the Financial Securities. Each HOLDER can, indifferently, exercise the financial rights attached to the Simple Registered Financial Securities (receive the income, exercise the rights attached thereto and to dispose thereof) because of the active joint liability between the HOLDERS. This being the case, the Issuer is discharged by the payment made to any one whatsoever of the HOLDERS and each of them is liable to the Issuer for the transactions made within the framework of this Agreement.

When one of the HOLDERS requests to withdraw from the joint account, give notice of termination thereof or oppose its operating, he must make it known by letter to the Authorised Agent of the Issuer and to the other HOLDER. The joint account is then immediately frozen on receipt of the letter and the Simple Registered Financial Securities are used in accordance with the purpose that is given to them by joint agreement between all of the HOLDERS.

3 - Protection of the rights of the HOLDER of the financial securities

The Simple Registered Financial Securities cannot be used by the Issuer or by the Authorised Agent without the written agreement of the HOLDER(s).

4 - Confidentiality & Banking Secrecy

The Issuer, and their Agent, if applicable, undertake to fulfil all of the confidentiality obligations incumbent on it (them) under the legislation and regulations in force, notably within the framework of Article L.511-33 of the Monetary and Financial Code. However, the HOLDER(s) expressly authorise(s) the Issuer to disclose this data:

- to its sub-contractors (including the Agent),,
- to the tax administration,
- to the establishments contractually bound for the execution of the tasks relating to the management of financial securities and cash,
- to the regulatory authorities responsible for the inspection of the transactions (notably to the Banking Commission),

in order to ensure the performance of the Agreement, including when the recipients are located outside of the European Union.

5 - IT & Freedom

The personal data gathered by the Authorised Agent in the Specific Conditions is governed by the provisions of the "IT & Freedom" Law of 6 January 1978, as amended by the Law of 6 August 2004. The processing of this data has been declared to the CNIL (French Data Protection and Freedom of Information Commission).

The rights of access, rectification and opposition to any use of the data of the HOLDER(s) can be exercised with the Authorised Agent whose contact details are shown in the Specific Conditions.

6 - Liability

The Issuer (and/or its Authorised Agent) assume(s) the obligation of means in the performance of its/their obligations that are the subject of this Agreement.

The Issuer (and/or its Authorised Agent) cannot have its(their) liability involved within the framework of the missions conducted under this Agreement, except in the event of direct damages suffered by the HOLDER and resulting from professional misconduct or negligence on the part of the Issuer (and/or his Authorised Agent).

Then Issuer (and/or its Authorised Agent) also refuses any liability for the harmful consequences that may result, in particular, but not exclusively,:

- from the absence of communication by the HOLDER(s) of a change that has taken place in its/their situation and/or from the absence of communication of the corresponding supporting documents
- from the communication by the HOLDER(s) of incomplete, mistaken or deceitful information
- from an absence of reply from the said HOLDER(s) within the times required at the time of a securities transaction even though the HOLDER(s) have been informed of this and of its modalities.

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The Issuer (and/or its Authorised Agent) cannot be held liable for the direct or indirect consequences suffered by the HOLDER(s) resulting from an event of force majeure.

7 - Information of the HOLDER(s)

In accordance with the provisions of the general regulations of the AMF, the Issuer, through its Authorised Agent, shall inform the HOLDERS:

- of the transactions in Simple Registered Financial Securities requiring a reply (subscription form, securities transaction notice). It should be noted that for each transaction, HOLDER(s) will be informed of the time frames for dispatching the different documents associated with Pure Registered Securities transactions
- of any execution of transactions and of all the movements involving the Simple Registered Financial Securities (transaction notice, etc.)
- periodically, at least once per year, of the nature and of the number of the Simple Registered Financial Securities registered in the account as well as the statements made therein (Portfolio statement).

8 – Receipt of documents related to the account

Provided that the Issuer has chosen to offer its registered shareholders the opportunity of receiving their invitation and all documents relating to general meetings of shareholders and/or documents relating to the securities account by e-mail, the shareholder may opt for these documents to be sent electronically. Shareholders are advised that they may change their decision and require that the documents referred to above be sent by post henceforth (in accordance with the provisions in force), after sending the Issuer's agent an explicit request to this end by registered letter with acknowledgement of receipt or, where applicable, via the Planetshares website.

9 - Transmission of stock market orders for Simple Registered Financial Securities

The HOLDER(s) can transmit orders for the sale or purchase of Simple Registered Financial Securities on the Stock Exchange via the Authorised Agent, in accordance with the stipulations of Appendix 1 "General Conditions of BNP Paribas Securities Services concerning the execution of purchase or sale orders for Simple Registered Financial Securities" to this Agreement.

10 - Term

This Agreement is concluded for an unlimited period.

- Closure of account at the request of the Holder(s)

The HOLDER(s) may however terminate it at any time by registered letter with acknowledgement of receipt sent to the address shown in the special conditions of this Agreement.

The Pure Registered Securities are then transferred in accordance with the instructions given by the HOLDER(s).

- Death of the HOLDER(s)

When the Issuer or their Authorised Agent is informed of the death of a Holder who is a natural person (whether the account is an individual account, a collective account or a joint account), the Issuer or their Agent converts the account into an estate account. This account will be cleared once operations to liquidate the estate are complete.

11 - Invalidity – Non-invocability

In the event where a provision of the Agreement should become entirely or partially invalid or inapplicable, the other provisions would remain in force.

12 - Absence of waiver

The fact that the Issuer does not claim one of its rights under the terms of the Agreement cannot be interpreted as a waiver of this right.

13 - Changes

BNP Paribas Securities Services reserves the right to unilaterally change these general terms and conditions at any time.

In the event of a change, BNP Paribas Securities Services brings the updated general terms and conditions to the attention of the shareholder, who accepts them without reservation.

The new general terms and conditions therefore cancel and supersede the previous version in its entirety.

14 - Obligations concerning the fight against money laundering and the financing of terrorism

Within the framework of the account keeping-custody, the Issuer and its Authorised Agent are obliged to comply with the instructions for vigilance and information stipulated by the legislative and regulatory provisions concerning the fight against money-laundering and the financing of terrorism.

Every time that it shall judge it necessary in the light of these obligations, the Authorised Agent or the Issuer can request any explanation and request the production of any supporting document from the HOLDER(s) of the Account, principally:

- concerning transactions that may appear, as the case may be, unusual because, notably, of their modalities, of their amount or of their exceptional nature in consideration of those normally executed by the HOLDER(s),
- concerning the origin of the funds used for the subscription for or the purchase of Simple Registered Financial Securities,
- concerning the true identity of the person for whom the Account is opened, if it appears that the HOLDER(s) might not be able to act on their own account, subject to the application of the specific rules of the legislative provision governing the case of intermediaries registered within the meaning of Article L 228-1 of the Commercial Code.

The HOLDER(s) undertakes(s) to reply with diligence to the requests of the Authorised Agent or of the Issuer.

15 - Applicable law - competent jurisdiction - Language

This agreement is governed by French law. Any dispute relating to its interpretation, validity or execution will be brought before the competent courts within the jurisdiction of the Paris Court of Appeal.

The text of this Agreement is in French and if it is translated into another language, the French version alone shall prevail.