Appendix 3

To the Proxy Voting Services Subscription Form

POWER OF ATTORNEY

Attent	ion:						
Clears	tream Banking AG ("CBF")						
Institutional Shareholder Europe S.A. ("ISS")							
This P	ower of Attorney will become effective from [<i>insert date</i>]						
	t name of company],(the						
	pany") whose registered office is located at [insert address]:						
Regist	ered address :						
City: _	Post code:Country:						
[<i>Inser</i> attorn	y appoints: t name of company],, as its ey (the "Attorney") whose registered office is located at: ered address :						
City: _	Post codeCountry:						
	WIFT BIC address :						
as its	attorney for the following accounts numbers of the Company at CBF. Please insert accouners in the Annex.						
	all existing CASCADE main accounts (including the eligible CASCADE sub accounts) and all existing Creation accounts of the Company at CBF at the date hereof.						
	the following CASCADE main account numbers at the date hereof (if applicable, please indicate the relevant eligible CASCADE sub-account numbers for the respective CASCADE main accounts) as listed in the Annex to this Appendix 3 (please complete the Annex accordingly)						

[all existing CBF-i (Creation) account numbers of the Company at CBF at the date hereof.					
[the following CBF-i (Creation) account numbers at the date hereof as listed in the Annex to this Appendix 3 (please complete the Annex accordingly).					
(for the	use of	this power of attorney, hereinafter referred to as the "Accounts") to:					
use, in t particul		me and on behalf of the Company, the Proxy Voting Services for the Accounts and in					
	1. to 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 Accounts;						
Pr SV	2. to transmit and to receive, in the name and on behalf of the Company, via ISS ProxyExchange™ Web Application and/or, if applicable and requested, the Attorney's own SWIFT address as notified therein, any voting, instructions and/or information relating to these shareholders meetings;						
Pr	oxyEx	equest and receive, in the name and on behalf of the Company, via ISS change TM Web Application and/or, if applicable and requested, the Attorney's own ddress as notified therein or, reports relating to these shareholders meetings.					
Contact	detail	S					
With reg	gards t	to Proxy Voting Services, please indicate the main contact person at the Attorney:					
Name:							
Departm	nent:						
Address	5:						
City:		Post code: Country:					
Telephon	e1:	Fax:					
Telephor	ne 2:						
Email:	_						

Name: Department: Address: City: Post code: Country: Fax: Telephone 1: Telephone 2: Email: Means of communication to be used in case of unavailability of ISS ProxyExchange™ Web Application and communications via SWIFT For contingency purpose (as defined in the Terms and Conditions as set out in Appendix 2), please indicate the preferred means of communication and associated details to be used to contact the Attorney: (the most preferred (1) to the least (4)): Email at the following address: Telephone at the following number: _____ Fax at the following number: Letter at the following name and address: Contingency contact name: Address:

Please indicate the secondary contact person at the Attorney:

All communication given by the Attorney to ISS or, as the case may be, to CBF shall comply with the format, modes of communication and procedures as specified by ISS or CBF.

The Company hereby agrees that it shall be fully liable to CBF for any and all obligations created on its behalf pursuant to the authority or purported authority of this proxy and undertakes to ratify whatever the Attorney causes to be done under the authority or purported authority of this proxy.

Each of the Company and the Attorney hereby agree that CBF shall not be held liable for any action or omission whatsoever, whether taken or omitted to be taken, erroneously or not, by the Company or the Attorney.

The Company and the Attorney hereby agree to hold harmless and not make any claim against CBF or ISS 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 Account.

The Company and the Attorney hereby agree that this power of attorney may not be amended by neither the Company, neither the Attorney. Any modification of the Attorney name, registered address, SWIFT address or contact details shall be submitted to CBF through a new power of attorney, duly signed the Company and the Attorney.

This power of attorney shall remain valid until notice of termination is received by CBF by registered letter. Any such termination shall take effect on the second business day in Frankfurt am Main, Germany after receipt of the notice by CBF 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 Federal Republic of Germany.

For and on behalf of the Company,

Signature:	Signature:
Name:	Name:
Title:	Title:
Place:	Place:
Date:	Date:

The Attorney hereby certifies that it accepts this power of attorney and all obligations and responsibilities provided in this power of attorney. The Attorney also certifies that it has received the Special Terms and Conditions for the Proxy Voting Services of Clearstream Banking AG (the "Terms and Conditions") and agrees to be bound by these Terms and Conditions.

Signature: Signature:

For and on behalf of the Attorney,

Name:

Name:

Title:

Title:

Place:

Place:

Date: ______Date: _____

Proxy Voting Services Annex to Subscription Form



List of account numbers

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sub-account for settlement

sub-account for pending transactions in relation to voluntary corporate action events

- of CASCADE foreign currency trades - of security sales against payment via RTS for example, XXXX 850

for example, XXXX 995 Initials - Company & Attorney