abrdn plc - Postal Share Dealing Form German and Austrian residents only

Full name(s)	of <u>all</u> holders										
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Registered at	MIESS OF THE HIST HATHER HOUSE	ži									
	s of first named holder the event of a query for this trans	action)									
	ence number here und on share certificates, tax vouch nent	hers or the abrdn \$	Share								
	o sell your entire holding, please write 'ALL' in the box. you only wish to sell part of your holding please write the number of shares you wish to sell.										
I/We, the up of the total equivalent abrdn plc sorganisation the share s	Declaration I/We, the undersigned confirm I/we wish to arrange for the net share sale proceeds after deduction of the sale fee of 1.9% of the total sale of each holding, minimum £70.00, (Certificated) or 1.5%, minimum £50.00 (Share Account) (sterling equivalent of €81 or €58) plus a 0.5% commission fee for the conversion of the sale proceeds paid on the sale of my/our abrdn plc shares to be converted into Euro and credited to the nominated bank indicated overleaf, or to such branch of the organisation as the bank may from time to time request. I/We understand that this request relates solely to the payment of the share sale proceeds relating to the service. Payments can only be made into your bank account. Deceased shareholders sale proceeds can only be paid to the bank account of the Legal Representative or the Solicitor appointed to handle the estate.										
	Any other paymen						<u>ted.</u>				
the issue of p Guidance No If ALL hold actioned. *Executors/A Legal Repre	PLEASE READ CAREFULLY BEFORE YOU CONTINUE The following information is required for identification and anti-money laundering purposes. These checks may delay the sale, the issue of proceeds or share certificates. Different information is required depending on your citizenship so please read the Guidance Notes and National Client Identifier Guide enclosed carefully before you complete this form. If ALL holders* do not complete this form fully and correctly the instruction will be returned without being actioned. *Executors/Administrators: Please sign the relevant holder box below and provide the deceased holder(s) details only. Legal Representatives acting on behalf of a registered holder(s) (Power of Attorney, Receiver etc.): Please sign the								eing		
relevant holder box below, provide the registered holder(s) details and supply your own details on the Legal Representatives page enclosed. If I am/we are selling all of the shares I/we hold in the holding shown above; have not enclosed valid and sufficient share certificates for any of the shares I/we would like to sell for the above holding; and the value of the shares without a valid certificate for that holding does not exceed £5,000, I/we agree to the Declaration and Undertaking for Lost Share Certificate(s) shown overleaf, including the additional charge of £60. Photocopies of share certificate(s) are not acceptable. Please read the Lost Share Certificate(s) section in the 'Essential Information'. If the correct share certificate(s) are enclosed, or if shares are held electronically in the abrdn Share Account, there is no Lost Share Certificate charge. If you are in any doubt as to the evalidity of the share certificate(s) please call our helpline on +44 371 384 2464 for confirmation. Lines are open 8.30am to 5.30pm (UK time) Monday to Friday. If I/we need to update my/our details before the sale of my/our shares, I/we agree to the £50 administration fee. To comply with UK money laundering regulations, we need to confirm your identity. To help us do this, we must ask you to supply the following information together with proof of your identity. Please refer to the 'Confirmation of Identity' form enclosed for full details of the documentation required. Please note that failure to do this may mean your instruction is rejected. Solely German or Austrian nationality Not solely German or Austrian nationality Complete (1), (2) and (3) below. Complete (1), (2), (3) and (4) below (and (5) if appropriate). Please see the Essential Information section for full details on											
Holder 1	(1) Signature:	Wilaci	is required. (2) Date of birt	th D	D N	л I јуј	Y	Υ	Y	Y	
(3) Country:		Country 2:	_``		Countr					<u> </u>	_
·	ce a 'X' in the box if you do not ho	<u> </u>	(5) Secondary: You must place (7) Legal Entity	e a 'X' in the	=	_	ot hold	I this			
Please provi	ide a daytime telephone number	for use only in th	e event of a query	y for this tra	nsaction	1:					
Holder 2	(1) Signature:		(2) Date of birt	th D	D N	/I IVI	Υ	Υ	Υ	Υ	
(3) Country:	Country 1:	Country 2:			Countr	ry 3:					

You must place a 'X' in the box if you do not hold this

(6) Corporate bodies: Company number:

(5) Secondary:

(7) Legal Entity Identifier:

You must place a 'X' in the box if you do not hold this

Additional holders

Additional Holders						
Holder 3 (1) Signature: (2) Date of birth D D M M Y						
(4) Primary: You must place a 'X' in the box if you do not hold this (5) Secondary: You must place a 'X' in the box if you do not hold this (6) Corporate bodies: Company number: (7) Legal Entity Identifier:						
Holder 4 (1) Signature: (2) Date of birth D D M M Y Y Y Y Y (3) Country: Country 2: Country 3: Co						
(4) Primary: You must place a 'X' in the box if you do not hold this You must place a 'X' in the box if you do not hold this (6) Corporate bodies: Company number: (7) Legal Entity Identifier:						
Bank account details						
The bank account details you provide below must be the same as the name the shares are registered in. If the shares are held jointly, the bank account can be that of just the first name holder if no joint bank account is held. In order to deposit your sale proceeds into the account below, you must provide a recent bank statement (within the last 3 months) of the account below when returning this completed form.						
Failure to provide this or if any of your bank account details provided are incorrect or incomplete, will result in the sale request being rejected.						
Bank account name						
Full name and address of bank						
Please provide details of your IBAN. Please check your bank statement or contact your bank.						
Bank Identification code (Swift BIC). Full 11 character BIC required. If only 8 characters, the last 3 should be XXX. This is mandatory. The Beneficiary Bank must be SEPA reachable if the local domestic currency is Euro.						
Declaration and Undertaking for Lost Share Certificate(s)						

This Declaration and Undertaking applies only to shareholders selling their total holding in abrdn plc and who have not enclosed valid or sufficient share certificate(s) up to the value of £5,000 with the Postal Share Dealing Form. If this form is received without valid or sufficient share certificate(s) a Lost Share Certificate charge of £60 will be deducted from your sale proceeds. Photocopies of share certificates are not acceptable. If shares are held electronically in the abrdn Share Account, there is no Lost Share Certificate charge.

To: abrdn plc, Equiniti Financial Services Limited and Equiniti Limited, Registrar of abrdn plc. In consideration of you registering a transfer relating to the sale of shares of the holding shown on the Postal Share Dealing Form through this Share Dealing Service without production of the relevant share certificate(s) which has/have been lost, stolen or destroyed, I/we jointly and severally agree:

- 1. to return immediately for cancellation to Equiniti, Aspect House, Spencer Road, Lancing, West Sussex BN99 6DA the original share certificate(s) if found;
- 2. to indemnify you and each of you against all claims, demands, liabilities, costs, charges and expenses that may be brought against or incurred by you arising out of, or in connection with, the original share certificate(s) still being in existence or the registration of a transfer as specified above;
- 3. if legal proceedings are instituted against you in connection with any such claim, from time to time, upon demand, to provide you with the funds you require to defend those proceedings and if I/we do not do so you shall be entitled to admit or settle those proceedings on the terms as you decide without prejudice to your right of recourse to me/us;
- 4. to pay the Lost Share Certificate charge set out above by deduction from my/our sale proceeds.

Legal Representatives

Legal Representatives acting on behalf of a registered holder(s) must sign the form and provide the registered holder(s) details overleaf/above **and** supply your own details in the box(es) provided below.

Legal Rep 1 (1) Signature:	(2) Date of birth
	Country 3:
(4) Primary: You must place a 'X' in the box if you do not hold this (6) Corporate bodies: Company number:	(5) Secondary: You must place a 'X' in the box if you do not hold this (7) Legal Entity Identifier:
Legal Rep 2 (1) Signature:	
(4) Primary: You must place a 'X' in the box if you do not hold this (6) Corporate bodies: Company number:	Country 3: (5) Secondary: You must place a 'X' in the box if you do not hold this (7) Legal Entity Identifier:
Legal Rep 3 (1) Signature: (3) Country: Country 1: Country 2:	(2) Date of birth
(4) Primary: You must place a 'X' in the box if you do not hold this (6) Corporate bodies: Company number:	(5) Secondary: You must place a 'X' in the box if you do not hold this (7) Legal Entity Identifier:
Legal Rep 4 (1) Signature: (3) Country: Country 1: Country 2:	(2) Date of birth
(4) Primary: You must place a 'X' in the box if you do not hold this (6) Corporate bodies: Company number:	(5) Secondary: You must place a 'X' in the box if you do not hold this (7) Legal Entity Identifier:

Confirmation of Identity Form



EQ have a legal duty to confirm the identity of all individuals that use our service. If the initial electronic identify verification is unsuccessful or cannot be completed, we require shareholders to complete a 'Confirmation of Identity Form'. In case of joint accounts, all parties need to complete a copy of this form.

Section A: Applicant personal of	details					
Shareholder reference						
Title M	Mr Mrs	Miss	Ms	Other		
First name(s)						
Last name(s)						
Postal address						
Telephone Number			Date of Birth	Day	Month Ye	ear
Email address						
Nationality						
Section B: Documentation Supporting documentation must be The List A documents must show y We can accept documents only sh List A document. At least one document must evident If you cond up copies, we might atil.	your full name . Inowing initials for List B proce your date of birth and cu	oviding that these initia	S.			the
If you send us copies, we might stil and we will promptly return any original		ients. We will retain the	copies of any	documen	is provided	
List A – Primary identity docume	ents (Government issued)	List B – Supporting	g documenta	ry eviden	ce	
Current UK/EEA photocard driv	ring licence	A second item fr	om List A			
Current full signed passport		Most recent HM (not a P45 or P6		ustoms ta	x notification	า
Current EEA member state ider	-	(1101 a F45 01 F6	50)			
Any verifiable current governme photograph	ent document containing a	Bank/building so	3 months old	I	·	;
		Utility bill or state – less than 3 mo		obile priori	3)	
		Local authority c	ouncil tax bill	(valid for t	he current	
		Signed documer services firm whithe firm exists.		_		with

Please be aware that you are sending personal data at your own risk. We cannot take any responsibility for any lost or intercepted data.

Confirmation of Identity Form



Section B: Documentation continued

The number of documents required for each List depends on your nationality and residential status:

Customer Type	List A – Identification Number of documents required	List B – Address verification Number of documents required	Tick Option
UK National – living in the UK	1	1	
UK National – living abroad	1	2	
EU/EEA National – living in the UK	1	2	
EU/EEA National – living in home country	1	2	
Other Foreign National – living in the UK	2	2	
Other Foreign National – living elsewhere	2	2	

Section C: Certificator's requirements

We accept uncertified copies of Driving Licences and Passports for shareholders who reside in the UK.

We only accept <u>originals or certified copies</u> in lieu of originals for all other documents in **List A and List B**. Copies can be certified to be a true copy of the originals by:

- A government department
- An entity authorised and regulated by the Financial Conduct Authority or overseas equivalent (e.g. a bank)
- A member (such as an accountant) of a professional body
- A legal professional (including a notary)
- A board member of a listed entity (including the Company Secretary)

The person/entity undertaking the certification must provide:

- Company/Organisation stamp
- Signature and date

Number

- Name under signature
- Role/Position in company
- Member ID/ Member reference

We may contact the certificator to validate their certification and/or conduct searched of electronic databases to validate their identity. Please provide their details below and advise them that we may contact them.

Section D: Certificator's details Certificator's Name Certificator's Occupation or signing capacity Certificator's Telephone

Please note: Receipt of certified documents may result in a delay in processing your instruction.

Confirmation of Identity Form



Section E: Declaration and Signature

- I confirm that this information is true and accurate and that the certified copies of the enclosed documents relate to me.

Option 1 - Wet Signature

Please print and sign the document.

We cannot accept a typed or written name in the box below.

Signed	Date	Day	Month	Year

Option 2 - Electronic Signature

You can electronically sign this form via Adobe Acrobat Reader DC, or DocuSign (free of charge service).

See below for instructions on how to create an electronic signature:

- 1. For Adobe: open the file, for DocuSign: upload the file.
- 2. In the editor, select sign and draw your signature. Then place your signature in the signed box above.
- 3. Save the document.

Please return this form to:

Equiniti, PO Box 4605, Aspect House, Spencer Road, Lancing, West Sussex, BN99 6QY United Kingdom.

If you have any queries on the completion of this form, please contact us on +44 (0)371 384 2030. Please use the country code when calling from outside the UK. Lines are open from 08:30 to 17:30 (UK time), Monday to Friday (excluding public holidays in England and Wales).

Guidance Notes

Below are guidance notes that you will need to correctly complete the dealing form. Please read carefully as any incorrect forms will be returned without being actioned.

Executors/Administrators must sign the form **BUT provide all other requested information of the deceased registered holder(s) only**. All other Legal Representative(s) acting on behalf of the registered holder(s), must sign the form, provide the details of the registered holder(s) for whom they are acting and also provide their own details in the additional Legal Representative box(es) provided.

We require

- (1) signature(s)
- (2) date of birth (DD/MM/YYYY)

We also require information in respect of your nationality(ies).

- (3) Country You must state the country of your nationality. If you hold more than one nationality you must list the countries (up to 3) in the order they appear on the National Client Identifier Guide enclosed. Example: if you hold dual nationality with Croatia and Czech Republic, you must list Czech Republic first as this appears first on the National Client Identifier Guide.
- (4) Primary You must state the details from the Primary National Client Identifier of your first listed country from the National Client Identifier Guide enclosed. If there is a Primary and Secondary National Client Identifier listed for your country you must always supply the Primary National Client Identifier if you have it. If you do not hold this, you must place a X in the box to confirm.

 Example below: we would want you to add your National Identification Number (Rodné číslo).
- (5) Secondary If your first listed country has a Secondary National Client Identifier listed, and you do not hold the Primary National Client Identifier, you should provide the details from the Secondary National Client Identifier. If you do not hold this you must place a X in the box to confirm. Example below: If you did not hold National Identification Number (Rodné číslo) but have a National Passport Number, you add the details from that to the form.
- (6) Corporate bodies only Please refer to the 'General' page for requirements on signing the dealing form. You must provide your Company Number as well as your Legal Entity Identifier (LEI). Any forms received without this will be returned unactioned.

Country (3)	Primary National Client Identifier (4)	Secondary National Client Identifier (5)
Czech Republic	National Identification Number (Rodné číslo)	National Passport Number

You must provide details for Country 1 only. If you have dual nationality, please <u>DO NOT</u> provide any details for any other country if you do not hold the National Client Identifiers for Country 1. If you do not have a Primary or Secondary National Client Identifier for Country 1, please make sure you tick both boxes to confirm.

If you are a citizen of **Estonia**, **Iceland**, **Italy**, **Malta**, **Poland**, **or Spain** and you cannot provide any of the National Client Identifiers requested, trading rules prevent Equiniti from accepting your instructions to trade. This means that your instruction will be returned without being actioned.

National Client Identifier Guide

Country (3)	Primary National Client Identifier (4)	Secondary National Client Identifier (5)		
Austria	No further information is required	-		
Belgium	Belgian National Number (Numéro de registre national – Rijksregisternummer)	-		
Bulgaria	Bulgarian Personal Number	-		
Cyprus	National Passport Number	-		
Czech Republic	National identification number (Rodné číslo)	National Passport Number		
Germany	No further information is required	-		
Denmark	Personal Identity Code	-		
Estonia	Estonian Personal Identification Code (Isikukood)	-		
Spain	Tax identification number (Código de identificación fiscal)	-		
Finland	Personal Identity Code	-		
France	No further information is required	-		
United Kingdom	National Insurance Number	-		
Greece	10 DSS digit Investor share	-		
Croatia	Personal Identification Number (Osobni identifikacijski broj)	-		
Hungary	No further information is required	-		
Ireland	No further information is required	-		
Iceland	Personal Identity Code	-		
Italy	Fiscal code (Codice fiscale)	-		
Liechtenstein	National Passport Number	National Identity Card Number		
Lithuania	Personal code (Asmens kodas)	National Passport Number		
Luxembourg	No further information is required	-		
Latvia	Personal code (Personas kods)	-		
Malta	National Identification Number	National Passport Number		
Netherlands	National Passport Number	National identity card number		
Norway	11 digit Personal ID (Foedselsnummer)	-		
Poland	National Identification Number (PESEL)	Tax Number (Numer identyfikacji podatkowej)		
Portugal	Tax number (Número de Identificação Fiscal)	National Passport Number		
Romania	National Identification Number (Cod Numeric Personal)	National Passport Number		
Sweden	Personal Identity Number	-		
Slovenia	Personal Identification Number (EMŠO: Enotna Matična Številka Občana)	-		
Slovakia	Personal number (Rodné číslo)	National Passport Number		
All Other Countries* (Including Crown Dependencies and British Overseas Territories)	National Passport Number	-		

^{*}If you are listing two or more countries that fall into 'All Other Countries' please call our Helpline on +44 371 384 2464 who will advise on the correct order you must list them on the form. Alternatively you can visit **www.nationalitycalculator.co.uk**

Essential Information

When will my shares be sold?

Dealing will take place within two business days, following receipt of your correctly completed instruction.

When will you confirm my shares have been sold?

We will send confirmation the day after we receive confirmation the sale has been done.

How much does it cost to sell my shares?

It costs 1.9% of the total sale of each holding, minimum £70.00, (Certificated) or 1.5%, minimum £50.00 (Share Account) (sterling equivalent of €81 or €58). In addition, there is a 0.5% commission fee for the conversion of the sale proceeds.

Lost Share Certificate(s)

I've lost some or all of my share certificates or I can only find invalid share certificates for my holding. Can I still sell my shares?

Yes, if the value of the shares for the holding without valid certificates does not exceed £5,000 and you are selling your entire holding. For an additional charge of £60 (which will be deducted from the sale proceeds) we will process the sale of the shares without the share certificate(s). If the sale proceeds are insufficient to meet the charges for both the sale and Lost Share Certificate, the sale will not go ahead and we will advise you how to obtain a duplicate certificate.

By signing and returning the Postal Share Dealing Form you agree to the Declaration and Undertaking for Lost Share Certificate(s) including the fee of £60. Under the terms of the Declaration you must return the share certificate(s) if it/they are subsequently found but please note, the £60 fee will not be refunded.

If the value of the shares without (valid) certificates is more than £5,000 - can I still use this service?

If the shares without (valid) certificates are worth more than £5,000 you will need to call our helpline on +44 371 384 2464* for further advice on obtaining a Letter of Indemnity to cover the missing share certificate(s) before you can use this service.

I only want to sell part of my holding but cannot find all of my share certificates can I still use this service?

You can only sell your total holding using this service. If you are only selling part of your holding and do not have valid share certificates you will need to contact our helpline on +44 371 384 2464* for further advice on obtaining a Letter of Indemnity to cover the missing share certificate(s) before you can use this service.

I'm not sure if my share certificate(s) is/are valid. How can I check?

If you are in any doubt as to the validity of the share certificate(s) you hold please call our helpline on +44 371 384 2464* for confirmation.

Can I send photocopies of my share certificate(s) with the form to sell my shares?

Only original share certificate(s) are acceptable. If the form is received with photocopies of the share certificate(s) the Declaration of Lost Share Certificate(s) will apply and you will be charged £60. Under the terms of the Declaration you must return the original share certificate(s) if you have it or have since found it. Please note the £60 fee will not be refunded.

I keep my shares electronically in the abrdn Share Account and therefore don't have a share certificate to attach – will I get charged for lost share certificate(s)?

No. If your shares are held electronically in the abrdn Share Account the Lost Share Certificate charge will not apply.

I need to update my personal details can I still use this service?

Yes. For an additional charge of £50 (excluding change of address which is free) we will update your details before we sell your shares. The fee will be deducted from your sale proceeds.

- If you've changed your address please attach a signed letter showing your old and new addresses.
- If you've changed your name please attach certified documentation such as a change of name document or marriage certificate.
- If a holder has died please attach a sealed Certificate of Inheritance or Certificate of Executorship. If it is a joint holder that has died, a certified copy of the death certificate will be sufficient.

Any other changes not stated above will be actioned but may result in a delay in the sale or purchase of shares. If you take advantage of both the Lost Share Certificate service and the register update service, you will be charged one fee of £60 in addition to the dealing fees. This additional charge may be avoided if you apply for a new share certificate and/or update your details before submitting an instruction.

Signing as a corporate body

If the shareholder/Legal Representative is a corporate body the Postal Share Dealing Form must be signed by one of the following combinations of signatories.

- Two authorised signatories. Each signatory must state that they are signing for and on behalf of the company. The
 capacity of each signatory must also be stated.
- One authorised signatory with the Company Seal. The capacity of the signatory must be stated.
- Sole Director with the Company Seal. The capacity of the signatory must be stated.
- The signature of one Director accompanied by the signature of a witness the witness must also provide their full name and address. The capacity of each signatory must be stated.
- You must also state your Company number and Legal Entity Identifier (LEI).

Checklist

Before returning your form, please check that you've completed or enclosed the following:

- Full names and registered address
- Shareholder Reference number
- Number of shares to sell
- That ALL holders/representatives have signed and provided all the details requested
- A recent bank statement (within the last 3 months) for the account the sale proceeds are to be paid
- Confirmation of Identity form fully completed (one for each holder)
- Supporting evidence requested in the Confirmation of Identity form.

Equiniti and your personal data

To understand more about how Equiniti uses and safeguards your data, please refer to our Privacy Notice:

- Online at privacy.equiniti.com where you will find general information about your rights and how Equiniti safeguards your data;
- By telephone +44 371 384 2464

*Lines are open 8.30am to 5.30pm (UK time), Monday to Friday (excluding public holidays in England and Wales).

Completed forms should be returned with supporting documentation as appropriate, to: Equiniti, Postal Share Dealing, PO Box 5310, Lancing BN99 9JA United Kingdom

Equiniti Financial Services Limited Share Dealing Service Terms and Conditions

These Terms and Conditions are translated based on the English version.

If there are any discrepancies the English version will take priority.

Risk Warning: The price and value of investments and any income from them can go down as well as up. Past performance is no guide to future performance. It is entirely your decision whether or not to conduct a transaction using this dealing service.

Our Privacy Notice clearly explains how we protect your data and how your enhanced rights apply. Please read 'Equiniti and your personal data' section on the Essential Information page enclosed for further details.

Definitions

'Equiniti' means Equiniti Financial Services Limited 'FCA' means Financial Conduct Authority

'FCA Rules' means the rules made by the FCA as amended from time to time

'share, shares' means ordinary shares

'EEA' means European Economic Area

'We, Our, Us' means Equiniti

'you, yours' means the person(s) named on the accompanying postal share dealing form

'Company' means abrdn plc

The Service

- 1. This dealing service is provided on an execution-only basis. In other words, we will carry out your instructions but we do not give any kind of investment or tax advice, nor advise you on the merits of any particular transaction. In particular, we will not assess the suitability and appropriateness of transactions conducted for you or services provided to you under these Terms and Conditions and you are not subject to the FCA Rules on assessing appropriateness. If you are in any doubt about using this dealing service, you should consult a professional adviser.
- 2. You agree that this dealing service is provided on an execution-only basis, you have not asked for or received any advice from us and it is your decision alone to accept this dealing service as suitable to your requirements.
- 3. This dealing service is provided by Equiniti, which is authorised and regulated by the Financial Conduct Authority of 12 Endeavour Square, London E20 1JN (under reference 468631). The main business of Equiniti is investment and general insurance services. Our registered office is in the United Kingdom at Highdown House, Yeoman Way, Worthing, West Sussex, BN99 3HH. Registered in England and Wales, number 6208699.
- 4. You can use this dealing service for selling the Company's certificated shares.
- 5. Please read carefully through these Terms and Conditions. They describe the basis on which we will provide this dealing service, and they will come into effect as soon as we have received your instructions and accepted you as a customer.
- 6. When giving us your instruction you appoint Equiniti as your agent to arrange to buy or sell the shares shown on your share dealing form.
- 7. When selling shares you may only use this dealing service to sell all the shares that belong to you and/or that you have the right to sell. When you give us an instruction to sell, you will be guaranteeing that you have the right to sell the shares shown on your share dealing form free from any liens, charges and other third party rights. You also authorise us to execute a transfer to give effect to the sale of those shares. You will indemnify Equiniti for all losses in relation to a breach of this clause 7.
- 8. You must be 18 or over to use this dealing service. We reserve the right to refuse to accept a dealing instruction. If your instruction is incomplete or includes a mistake, we may try to contact you for clarification or we may return your instruction without carrying it out. We will not be liable for any loss you suffer as a result of this clause. Instructions to deal shares which are held in joint names must be signed by all registered holders.
- 9. Once your form has been received you will not be able to cancel your instructions. We cannot take orders over the phone. A share price may change significantly between the time you decide to deal and the time we actually trade your shares.

- 10. The decision to sell shares is your responsibility. This service can only be used by those with a registered address in Canada. Instructions to deal shares from any other country will not be actioned.
- 11. We reserve the right to extend or end this dealing service.

Share dealings

- 12.1. When we buy or sell shares for you, we will take all sufficient steps to obtain the best possible result for you, taking into account price, costs, speed, likelihood of execution and settlement, size, nature and other relevant considerations. The best possible result will be determined in terms of the total consideration, representing the price of the shares and the costs relating to execution, including all of the expenses incurred or to be incurred by you that are directly related to the execution of your order. To ensure that we secure the best possible result for you, we will have regard to our Order Execution Policy. Your order will also be executed promptly, fairly and expeditiously relative to other client orders. Otherwise comparable client orders will be executed in accordance with the time of their receipt by us. 12.2 Without prejudice to the commitments we have made in 12.1 dealing will take place within two business days following the receipt of all sale instructions. We may sometimes combine your order to deal shares with other customers' orders, and this may work to your advantage or disadvantage in relation to a particular order, compared with the price you would have obtained if your order had been dealt with on its own. We may sell the shares in a combined order in several transactions and on separate days. If this produces transactions at different prices, we will average them out so that all the customers concerned benefit from the same average price. If it means dealing in shares on different days, it will delay completion of the transaction accordingly. Where
- When we aggregate your order with those of other customers and apply any rounding, any additional funds required will be provided by Equiniti.

the transaction results in you being entitled to a fraction of a

penny, we will round down where the consideration is less

than 0.5p and round up when 0.5p or higher.

- If, following the rounding a small residual balance remains, you consent to us releasing any such amount to a registered charity of our choice, for or on your behalf. Accordingly, you agree that we will not remit that amount to you, nor hold it as client money for you, and you shall not have a proprietary claim over such amount. You will not be able to use this dealing service to place a limit order. If the relevant execution venue is closed, we will hold over your transaction until the day it next opens for business.
- 12.3 Very occasionally, due to market conditions, we may not be able to execute an order for you within a reasonable time. In such a case, we may contact you to explain that we will not be executing your order.
- Alternatively, if the approved entity used by us to execute the order recommends that it be given more time to complete it, we may allow this.
- 12.4 Orders will be transmitted by us to one of our approved entities for execution. There are currently more than ten approved entities and all of them have been selected by us because they have demonstrated that they have policies and procedures that enable them to deliver the best possible result for you, given the types of orders and the market conditions involved. In particular, these entities will treat price and costs

(total consideration) as the most important factors when dealing with or executing orders, although they may also take into account other factors such as speed, likelihood of execution and settlement, size or any other relevant consideration.

These approved entities will normally execute orders on a regulated market but may choose to use other execution venues (including off-exchange dealers) where this is advantageous.

We will monitor the performance of these entities and periodically review our internal arrangements and policies for dealing with orders with a view to achieving the best possible result for you.

Further information about these internal arrangements and policies (including a full list of our approved entities) is available on request.

12.5 If the order falls on the Company's ex-dividend date or record date, you will receive a cheque for the dividend on the payment date as normal. You should be aware that share sale proceeds are subject to capital gains tax, while dividends are treated as income.

Charges

13. Any charges due will be deducted from the sales proceeds.

Dealing fee – The fee is 1.9% minimum £70 (sterling equivalent of €81) for Certificated or 1.5% minimum £50.00 (sterling equivalent of €58) for Share Account per transaction. Plus a 0.5% commission fee for the conversion of the sale proceeds.

Missing share certificate(s) fee - £60 if you do not enclose all relevant share certificates.

Change of details fee – £50 if you need to update your personal details (excluding a change of address which is free) before a sale can go ahead.

Any changes required that are not stated in the Essential Information will still be actioned but may result in a delay in the sale of shares.

If you are missing your share certificate(s) and need to update your personal details you will only be charged £60 for both services in addition to the dealing fees.

Trade Settlement Policy

14. Following the execution of any sale instruction from you, we will, by close of business the following day, issue you with a trade confirmation which sets out key details of the trade such as where and when the trade was placed, the price obtained and the intended settlement date. The settlement date is the date we have agreed with the relevant buyer of your stock in the market, i.e. the stockbroker, to complete the transaction.

On this settlement date the transfer of your stock or cash to and from the stockbroker may pass through a commercial settlement system (e.g. CREST) under what is defined in the market as 'delivery versus payment'. You should be aware that during this 'delivery versus payment' window any cash entitlement being received from the stockbroker will not be protected by us as client money, as defined under the FCA's rules. This process is normally completed during the same business day but will be no later than three business days. Whilst we will notify you of the intended settlement date on our trade confirmation, it is possible that actual settlement may not occur due to circumstances outside of our control, e.g. if the shares you have requested us to sell are not accepted by and paid for by the stockbroker.

On settlement, our customer records will be updated to confirm your entitlement to the cash. However, the entitlements may not be released to you or made available to you if we are not in receipt of the required share certificates or the stock has not been transferred to us from another custodian.

In circumstances where we do not receive, on or shortly after settlement date, the required stock to release your entitlement then we will write to you notifying you that if this is not received by a defined date then we will arrange to buy back the relevant amount of stock.

In such cases you will be responsible for any costs we incur in reversing your transaction and we will have the right to retain any gains that may be made.

On receipt of cleared funds, we will arrange for the conversion of your net sale proceeds from pounds sterling (GBP) to Euros which is at the prevailing interbank market spot rate, less a 0.5% commission fee.

When you instruct us to send cash to your nominated bank account, we will inform you of the exchange rate applied if you have provided us with your email address on the share dealing form. In order to make an international payment Equiniti will send the monies to Equiniti Global Payments Limited, an Equiniti Group company, to arrange payment to your nominated bank account and during this process monies will not be held as client monies. If you have not provided a cancelled cheque for the bank account details quoted on the share dealing form or a bank statement and/or the bank account details you provide are incorrect or the payment is rejected, your sale request will rejected. We cannot accept an instruction to make them payable to anyone else. You should keep all transaction advices for tax purposes. Where a transaction results in you being entitled to a fraction of a penny, you consent to us releasing any such amount to a registered charity of our choice, for or on your behalf. Accordingly, you agree that we will not remit that amount to you, nor hold it as client money for you, and you shall not have a proprietary claim over such amount.

Communications

15. The language of any agreements and transactions between you and us under these Terms and Conditions will be English. We will always communicate with you in English. Please address all letters, instructions, notices and other documents for us to Equiniti, Aspect House, Spencer Road, Lancing, West Sussex BN99 6DA United Kingdom.

16. If you have a complaint of any kind, please let us know. We will do our utmost to sort it out. You can put your complaint in writing to us at Customer Resolution, Equiniti, Aspect House, Spencer Road, Lancing, West Sussex BN99 6DA United Kingdom or email us at concerns@equiniti.com or call us on +44 371 384 2464. Lines are open 8.30am to 5.30pm (UK time) Monday to Friday.

If we cannot resolve the issue between us, you may – if you are eligible – ask the independent Financial Ombudsman Service to review your complaint. Our leaflet What will happen if you complain has more details about our complaints procedure. You're welcome to ask us for a copy at any time. We are a member of the Financial Services Compensation Scheme, set up under the Financial Services and Markets Act 2000. If we cannot meet our obligations, you may be entitled to compensation from the scheme. This will depend on the type of agreement you have with us and the circumstances of the claim. Most types of claims for FCA regulated business are covered for 100% of the first £85,000 per person. This limit applies to all assets held by Equiniti. The maximum compensation is £85,000. For more details about the Financial Services Compensation Scheme

- call the helpline on +44 207 741 4100
- go to its website at www.fscs.org.uk
- write to FSCS, 10th floor, Beaufort House, 15 St Botolphs Street, London EC3A 7QU.

Other Terms and Conditions

17. Using this service may alter your personal tax position. Also, the levels and bases of taxation can change. To be sure you understand all the possible tax implications, you should consult a qualified tax adviser. Your tax treatment will depend on your own personal circumstances.

18. This agreement is only for the benefit of you and us. It will not give any benefits to, nor be enforceable by, any third party. 19. In order to comply with UK money laundering regulations, we will need to confirm your identity.

To help us do this, we may ask you to supply us with proof of identity. This could lead to a delay in carrying out an instruction you've given us, or in paying you the proceeds of a sale, or not being able to carry out an instruction at all. In any of these circumstances, we will not be responsible for any resulting loss.

.20. We will not be responsible for

- any indirect, special or consequential loss (including direct or indirect loss of profit), however caused, nor
- any loss connected to the timing of a transaction unless it results from the fraud, wilful default, negligence or a breach of the Conduct of Business Sourcebook or the Client Assets Sourcebook in the FCA Rules, on our part, or on the part of our employees or agents.

This in no way excludes or limits any obligations we owe you as our customer under the FCA Rules or the Financial Services and Markets Act 2000.

The amount of our liability for any claim you make (other than for fraud or a breach of the Conduct of Business Sourcebook or the Client Assets Sourcebook in the FCA Rules) will be no more than the difference between what you actually paid or received, and what you should have paid or received if we had carried out your order in accordance with these Terms and Conditions

21. We will not be responsible for any delays, losses, costs, damages or expenses you suffer in the event of a 'force majeure' meaning any failure, interruption or delay in the performance of our obligations as a result of

- industrial action
- the malfunction or failure of any telecoms or computer service, or CREST
- the failure of third parties to carry out their obligations
- the activities of government or international authorities, including changes in law or regulations
- the circumstances contemplated by paragraph 12.2
- or any other event or circumstance not with our reasonable control provided, where relevant, that we have complied with the FCA Rules on business continuity. If this type of situation arises, however we will remedy the situation as soon as reasonably possible.
- 22. We will be entitled to keep any gains made in the process of correcting mistaken share deals, which would include buying or selling shares at the prevailing market price without an instruction from you.
- 23. We will send any documents, at your risk, by post to your registered address. Neither we nor the company will be responsible for any document before it reaches us or after we have sent it to you.

Our policy on conflicts of interest

24.1 We have organisational and administrative arrangements in place, that are intended to prevent conflicts of interest from adversely affecting the interests of our clients. So, we take all appropriate steps to identify and prevent or manage conflicts of interest (a) between us and our clients; and (b) between one client and another, that arise in the course of providing an investment or ancillary service. If these arrangements are not sufficient to ensure, with reasonable confidence, that the risk of damage to you will be prevented, we will tell you about the nature and/or sources of conflicts of interest and the steps we have taken to mitigate theses risks, selling shares for you. You're welcome to call and request for a copy of our policy concerning possible conflicts of interest. At the time of the issue of this document no conflicts of interest were identified which could damage your interests.

24.2 Without prejudice to clauses 12.1 and 24.1, nothing in these Terms and Conditions will prevent us carrying out services for others.

25. All cash balances will be held by us as client money under the FCA Rules and as follows:

- We will deposit the cash with a suitably authorised bank, or other financial institution, that is either regulated within the UK to hold client money or is regulated in another EEA country to hold deposits and permissions extend to offering these services within the UK.
- The bank will hold the cash on our behalf in an account separate to any account used to hold money belonging to us in our own right and pooled with client money of our other customers. Equiniti is committed to holding its client money with banks which are well capitalised as this better spreads the risk of any default by these institutions which could impact our customers.
- We will not, however, be responsible for any acts or omissions of the bank.
- If the bank becomes insolvent, we will have a claim on behalf of our clients against the bank. If, however, the bank cannot repay all of its creditors, any shortfall may have to be shared pro rata between them.
- You will not be paid interest on cash balances. We will also keep any interest earned or any equivalent fee that the bank in question pays us.
- If, for any reason, a payment we send to you under these Terms and Conditions does not reach you, we will continue to hold the cash as client money. However, if after a period of six years no activity has been recorded on your account, and provided we have taken reasonable steps to trace you (as outlined in the FCA's Client Assets rule book), to return these monies to you, we may cease to treat the money as client money having donated it to a charity of our choice. We will still honour any valid claims made against monies previously released to charity once the validity of the claim is established.
- If we are holding cash we may withdraw the cash and apply it towards paying any fees, charges, and other sums due to
- If in the course of settling a transaction, the movement of funds as part of the transaction which may be through a commercial settlement system on a "delivery versus payment" basis and for a period of time (normally less than 1 business day, but not exceeding three business days) will not be treated as client money.
- In accordance with FCA rules we are able to deposit some client monies with banks under unbreakable term deposit arrangements, or notice period accounts, of up to ninety five (95) days. In the unlikely event of any issues experienced by us or any of our banks which requires a return of any client money to you, you should be aware there may be a delay in the funds being distributed to you as a result of these extended deposit terms being applied. This change does not in any way affect your ability to withdraw funds from your account or undertake any transactions under normal conditions.

26. You will be classified for the purposes of the FCA Rules as a retail client. If, however, you would otherwise be an eligible counterparty or a professional client, you may not necessarily have the rights of a retail client under the Financial Services Compensation Scheme.

For more information on complaints/compensation, please see paragraph 16 of these Terms and Conditions.

27. These Terms and Conditions are governed by English law. You agree that any disputes relating to this agreement may only be dealt with by the courts of England and Wales. 28. In accepting these Terms and Conditions you agree that we may transfer our obligations under this agreement to any other company, if that other company writes to you and undertakes to carry out all our duties and obligations under this agreement. If it does so, you agree that we will be released from all those duties and obligations that such company has undertaken to carry out. We shall satisfy ourselves that any such company is competent to carry out those functions and duties transferred, and is regulated do so by the FCA, if such regulation is required. As part of transferring our rights and obligations to a third party, we may transfer all of the cash, investments and information we hold under these Terms and Conditions to the third party or its nominee. Where funds are held by us as client money, the third party will continue to hold this as client money.

Alternative Formats

To request these Terms and Conditions in an alternative format, for example Braille, large print or audio tape, please contact us on:

Helpline: +44 371 384 2464

Or email us at questions@abrdnshares.com

Lines are open from 8.30am to 5.30pm (UK time) Monday to Friday

Equiniti Financial Services Limited is part of the Equiniti Group and whose registered offices are Highdown House, Yeoman Way, Worthing, West Sussex, BN99 3HH United Kingdom. Investment and general insurance services are provided through Equiniti Financial Services Limited, which is registered in England and Wales with No. 6208699 and is authorised and regulated by the UK Financial Conduct Authority No. 468631.