

DORA Appendix to the CEF[®] Systems Connection Agreement and CEF[®] Frankfurt Connection of Deutsche Börse AG

Version 1_0

Preamble

Deutsche Börse AG ("**DBAG**") and the Contracting Party (jointly referred to as the "**Parties**") have entered into the "CEF Systems Connection Agreement of Deutsche Börse AG (the "**Agreement**"). This DORA Appendix only applies if the Contracting Party and/or the Contracting Party's Customer is/are subject to DORA as so-called financial entity pursuant to Article 2(2) DORA.

Purpose of this DORA Appendix to the Agreement ("**DORA Appendix**") is to implement all requirements deriving from DORA and which apply to the relationship established by the Agreement.

Against this background, the Parties agree the following:

Part 1 General

1. Definitions

For the purpose of this DORA Appendix the following definitions shall apply.

1.1 Agreement

shall have the meaning ascribed to such term in the Preamble.

1.2 BRRD

means DIRECTIVE 2014/59/EU OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council and its national implementation laws.

1.3 Business Day

shall refer to a business day in Frankfurt/Main, Germany which is not a local holiday.

1.4 CIA-Terms

is defined in Section 5.1.

1.5 Contracting Party's Customer

means a financial entity (as defined in Article 2(2) DORA) to which Contracting Party directly or indirectly provides ICT-Services either as a result of a direct contractual relationship with such financial entity or as a result of a chain of contracts which facilitates an ICT service provisioning to such financial entity.

1.6 Competent Supervisory Authority

means the competent Lead Overseer appointed pursuant to Article 31(1) DORA, each competent authority having supervisory power over Contracting Party or Contracting Party's Customer, including the European Central Bank, national central banks, and Resolution Authorities.

1.7 **DBAG**

shall have the meaning ascribed to such term in the Preamble.

1.8 **Dedicated Contact Person**

shall have the meaning ascribed to such term in Section 3.1.

1.9 **DORA**

means REGULATION (EU) 2022/2554 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 14 December 2022 on digital operational resilience for the financial sector and amending Regulations (EC) No 1060/2009, (EU) No 648/2012, (EU) No 600/2014, (EU) No 909/2014 and (EU) 2016/1011 and any Regulatory Technical Standard (RTS) and Implementation Technical Standard (ITS) developed as mandated under that regulation.

1.10 **DORA Appendix**

shall have the meaning ascribed to such term in the Preamble.

1.11 **ICT**

means information and communication technology.

1.12 **ICT-related Incident**

means a single event or a series of linked events unplanned by the Contracting Party or Contracting Party's Customer that compromises the security of the network and information systems, and have an adverse impact on the availability, authenticity, integrity, or confidentiality of data, or on the services provided to the Contracting Party or Contracting Party's Customer.

1.13 **ICT Services or Services**

refers to the services outlined in Annex 2.

1.14 **Losses**

shall have the meaning ascribed to such term in Section 1(5) of Annex 1.

1.15 **Professional Services**

is defined in Section 1 of Annex 1.

1.16 **Resolution Authorities**

means a public authority that, either alone or together with other authorities, is responsible for the resolution of financial institutions established in its jurisdiction (including resolution planning functions), including the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin) or, to the extent the duties to be fulfilled or powers to be exercised by such public authority pursuant to Regulation (EU) No 806/2014 are fulfilled or exercised by the Single Resolution Board, the Single Resolution Board.

1.17 **Service Location**

is defined in Section 4.2.

1.18 **Service Reports**

shall have the meaning ascribed to such term in Section 12.1.

1.19 **Parties**

shall have the meaning ascribed to such term in the Preamble.

1.20 **Third Party Auditor**

shall have the meaning ascribed to such term in Section 14.7.

2. Subject and scope of the DORA Appendix

2.1 DBAG and Contracting Party have entered into the Agreement under which DBAG is obliged to provide ICT-Services to Contracting Party or Contracting Party's Customers.

2.2 The terms and conditions in Part Two "Common Requirements" apply to all ICT-Services under the Agreement. The terms and conditions in Part Three "Requirements for ICT-Service supporting Critical or Important Functions" apply in addition to the requirements in Part Two for all ICT-Services which support critical or important functions to Contracting Party or Contracting Party's Customer. Contracting Party will inform DBAG about the respective designation of an ICT-Service as supporting critical or important functions and may change such designation at any time by providing written notice to DBAG (e-mail sufficient). DBAG shall confirm the reception of such notification without undue delay. With such confirmation, Part 3 shall apply automatically or, in case of a change of a designation and its notification, Part 3 applies or does not apply in accordance with the changed designation and DBAG's confirmation of the reception of the notification.

2.3 This DORA Appendix only applies if the Contracting Party and/or the Contracting Party's Customer is/are subject to DORA as so-called financial entity pursuant to Article 2(2) DORA. For the avoidance of doubt, this DORA Appendix applies only to ICT-Services, not to services provided in accordance with the Agreement which do not constitute an ICT-Service. In the event that the legislation or the administrative practice with respect to the scope of DORA changes (in particular with respect to the definition of the term ICT-Service and the activities falling under such service), this DORA Appendix shall not apply to such identified ICT-Services that are not in scope of DORA in light of changed legislation or administrative practice. This legal consequence shall apply automatically.

2.4 Upon request by DBAG, Contracting Party shall provide information on the applicability of DORA to Contracting Party or Contracting Party's Customer each as financial entity (as defined under DORA). In the event Contracting Party's Customer is to be considered as financial entity (as defined under DORA), Contracting Party shall enable DBAG to identify such client and shall provide contact details. DBAG reserves the right to terminate this DORA Appendix if it cannot be made plausible that either Contracting Party or Contracting Party's Customer is subject to DORA as financial entity (as defined under DORA). The latter shall constitute a right to terminate for cause in accordance with Section 11(3) of the General Terms and Conditions to the Agreement (solely with respect to this DORA Appendix).

2.5 In case of any conflict between the provisions set forth in this DORA Appendix and those set forth in the Agreement, the provisions of this DORA Appendix will prevail; unless explicitly stated otherwise in this DORA Appendix. This DORA Appendix forms an integral part of the Agreement. Where in the Agreement, the term "Agreement" is being used, it shall also include this DORA Appendix. Section 3(3) of the General Terms and Conditions to the Agreement shall apply to this DORA Appendix. In case of any contradictions or discrepancies between a provision of the main body of this DORA Appendix and any of its Annexes, the provision of the main body of this DORA Appendix shall prevail unless explicitly stated otherwise in this DORA Appendix or the relevant Annex.

2.6 This DORA Appendix remains in effect until the Agreement or the ICT-Service(s) governed by it is terminated or expired.

2.7 The final responsibility with respect to the DORA compliance remains with the Contracting Party.

3. **Dedicated Contact Persons or Collective Mailboxes**

3.1 The Parties' contact persons (or collective e-mailboxes) as stated in the Agreement are responsible for any communication under this DORA Appendix ("**Dedicated Contact Persons**"). Any change with regard to one of Dedicated Contact Persons will be notified to the other party one (1) month before the change becomes effective. In this context, a Dedicated Contact Person will be appointed as replacement. If prior notification is not possible, the notification must be made to the other party immediately (no later than three (3) Business Day) after the change becomes known.

3.2 Unless explicitly stated otherwise, all formal communication in relation to ICT-Services must be made through the Dedicated Contact Persons (incl. the designation of an ICT-Service as supporting a critical or important function of the Contracting Party).

3.3 If no Dedicated Contact Persons has been appointed by the Parties, the Parties shall appoint them through Annex 2.

Part 2 **Common Requirements**

4. **ICT-Service Description and Service Location**

4.1 DBAG will regularly review the service description and provide for updates or revisions, if required and in accordance with the amendment requirements of the Agreement in this respect.

4.2 The locations, namely the regions or countries, where the contracted or subcontracted functions and ICT-Services are to be provided and where data is to be processed, including the storage location (hereinafter collectively the "**Service Location**") are set forth in Annex 2 hereto. DBAG shall notify Contracting Party in advance if DBAG envisages changing such Service Location.

5. **Data**

5.1 DBAG has implemented and maintains technical and operational measures directed at maintaining the authenticity, integrity and confidentiality of Contracting Party's and Contracting Party's Customer data, including personal data (if any) and keep them available for Contracting Party and Contracting Party's Customer. This obligation is subject to the further terms addressing authenticity, availability, integrity and confidentiality of data (hereinafter the "CIA-Terms") included in the Agreement and any agreements on the protection of personal data (if any) relating thereto. A list of the CIA-Terms can be found in Annex 2 hereto.

5.2 DBAG will upon its insolvency, resolution, discontinuation of DBAG's business operations, termination of the Agreement (and restricted to the data processed under such Agreement) and upon (written) request of Contracting Party (request to be filed within fourteen (14) calendar days) return Contracting Party's and Contracting Party's Customer's personal and non-personal data to Contracting Party, or if agreed with Contracting Party, make such data accessible to, or recoverable by, Contracting Party's Customer.

6. ICT-Service Level Descriptions

The Agreement shall entail service level descriptions, including updates and revisions thereof. The Parties agree on the amendments set forth in Annex 2 hereto with respect to the service level descriptions. DBAG will regularly review the service level description and provide for updates or revisions, if required.

7. ICT Incident Assistance

Upon request, DBAG shall provide assistance to the Contracting Party when an ICT-related Incident that is related to a service provided to the Contracting Party occurs. Any assistance to ICT-related Incidents which are not caused by DBAG (e.g. force majeure or incidents caused by the Contracting Party) shall be considered as Professional Services subject to Annex 1 hereto.

8. Cooperation with Competent Supervisory Authorities and Resolution Authorities

DBAG shall fully cooperate with the Competent Supervisory Authorities and the Resolution Authorities of Contracting Party or Contracting Party's Customer, including persons appointed by them.

9. Termination Rights with respect to ICT-Services

9.1 In addition to the termination rights as set out in the Agreement, the Contracting Party has the right to terminate the relevant ICT-Service or Agreement for cause with a termination notice period of 30 calendar days to the end of a calendar month and after a reasonable rectification period and with the expiration of the aforementioned period without any rectification (unless the applicable law or the Competent Supervisory Authorities require otherwise) in the following cases:

- a. significant breach by DBAG of applicable laws, regulations or contractual terms related to ICT-Service;
- b. circumstances identified throughout the monitoring of ICT third-party risk that are deemed capable of altering the performance of the functions provided through the contractual arrangement, including material changes that affect the arrangement or the situation of the DBAG as ICT third-party service provider;
- c. DBAG's evidenced weaknesses pertaining to its overall ICT risk management and in particular in the way it ensures the availability, authenticity, integrity and, confidentiality, of data, whether personal or otherwise sensitive data, or non-personal data;
- d. where instructions are given by the Contracting Party's or Contracting Party's Customer's Competent Supervisory Authority, e.g. in the case that the competent authority is, caused by the Agreement, no longer in a position to effectively supervise the Contracting Party or Contracting Party's Customer;

and

- e. where required under a BRRD regime.

9.2 DBAG shall not be entitled to exercise any of DBAG's termination rights where DBAG as (ICT) service provider is legally prevented under BRRD, by a Competent Supervisory Authority or a Resolution Authority to exercise its termination rights.

9.3 The effects of the termination are subject to the provisions of the Agreement and this Section 9 does not prevail over the Agreement in this respect.

10. Security Awareness Training

- 10.1 DBAG has developed ICT security awareness programmes and digital operational resilience trainings in accordance with Art. 13(6) DORA. If ICT-related incidents indicate an insufficient level of ICT security awareness or digital operational resilience, Contracting Party may request in writing from DBAG that DBAG's personnel involved in the provision of the ICT-Services shall take part in the Contracting Party's ICT security awareness programmes and digital operational resilience training. DBAG may reject such request if the Parties do not agree that the respective programme or training is appropriate as laid down in Article 13(6) last sentence DORA.
- 10.2 In particular, an appropriateness is not given in the following events: (i) DBAG considers in its reasonable discretion that the Contracting Party's ICT security awareness programmes and digital operational resilience training would not have prevented the ICT-related incident (if occurred), (ii) if in relation to the same ICT-related incident DBAG's personnel has already taken part in the ICT security awareness programme and digital operational resilience training of another Contracting Party governed under DORA or (iii) if DBAG's personnel has in the respective calendar year already participated in the ICT security awareness programme and digital operational resilience training of the same Contracting Party.

Part 3 DORA Requirements for ICT-Services supporting Critical or Important Functions

11. ICT-Service Description including Performance Targets, Monitoring

- 11.1 A full service level description of the ICT-Services supporting critical or important functions is included in Annex 2 hereto. DBAG will regularly review the service description, the service levels and the performance targets and provide for updates or revisions, if required and in accordance with the amendment requirements of the Agreement in this respect.
- 11.2 The Parties agree that DBAG will be subject to monitoring by the Contracting Party when performing the ICT-Services supporting critical or important functions. For the avoidance of doubt, monitoring may also extend to DBAG's Sub-contractors, unless these are of relevance for the ICT-Service provided.

12. Service Reports

- 12.1 DBAG will make reports concerning the ICT-Services supporting critical or important functions available to the Contracting Party on a regular basis ("**Service Reports**"). In addition, DBAG will inform the Contracting Party without undue delay about any development that may have a material impact on DBAG's ability to provide the ICT-Services supporting critical or important functions effectively and in compliance with applicable laws and regulatory requirements.
- 12.2 Unless otherwise agreed, DBAG may define the format and reported data of the Service Reports in its reasonable discretion, but subject to the requirements established by DORA. The intervals are defined in Annex 2 hereto.

13. IT Security, Business Contingency Plans

- 13.1 DBAG has implemented IT-security measures, tools and policies for the performance of the ICT-Services supporting critical or important functions. DBAG's security measures, tools and policies are intended to provide an appropriate level of security for the provision of the critical or important function which is supported by the relevant ICT-Service provided by DBAG and which is intended to be in line with Contracting Party's regulatory framework.

- 13.2 DBAG has implemented and periodically tests business contingency plans taking into account regulatory requirements. The business contingency plans are intended to reduce any interruption in the provision of the ICT-Services supporting critical or important functions or degradation thereof to a reasonable minimum and shall foresee reasonable measures to ensure availability of the ICT-Services supporting critical or important functions.
- 13.3 The applicable IT security policies and standards, implemented measures, the business contingency plans as well as any changes thereto will be determined by DBAG in DBAG's own reasonable discretion taking into account relevant regulatory and legal requirements, including, but not limited to, guidance provided by the Competent Supervisory Authorities.

14. Information, Inspection, Audit and Access Rights

- 14.1 The Parties agree that the Contracting Party, the Contracting Party's Customer, the Competent Supervisory Authorities as well as the third parties commissioned by them are individually entitled to exercise information, inspection, audit and access rights relating to the ICT-Services supporting critical or important functions. If the Contracting Party commissions a recognized third-party auditor to exercise its rights mentioned in this Section 14.1, the Contracting Party shall require this third-party to enter into a non-disclosure agreement with DBAG prior to the exercise of its rights. Additionally, Contracting Party shall exercise a conflict check in order to prevent a conflict of interest. DBAG may reject the third-party in the event of a conflict of interest of the third party.
- 14.2 Information, inspection, audit, and access rights include on-site inspections at DBAG' premises in accordance with this Section 14.2. The sole purpose and scope of information, inspection, audit and access rights is to evaluate whether DBAG meets the relevant requirements applicable to the ICT-Services supporting critical or important functions deriving from DORA. The Contracting Party, third parties acting on behalf of the Contracting Party and Competent Supervisory Authorities shall have effective access to data and premises relating to the use of ICT services supporting critical or important functions. As a principle, inspections must be made during normal business hours and are subject to prior written notification of the Contracting Party, the Contracting Party's Customers and auditors or third parties acting on behalf of them which has to be made at least three (3) months before to the planned on-site inspection. On-site inspections can be made outside business hours and / or without the aforementioned period for prior notice if necessary due to an emergency or crisis situation, or if they prevent that the information, inspection, audit, and access rights are compromised, or otherwise required pursuant to applicable regulatory law. In this event, prior notice will be provided by the Contracting Party, the Contracting Party's Customers and third parties commissioned by them with the audit as early as and to the extent possible.
- 14.3 The Contracting Party agrees to the use of pooled audits organized jointly with other Contracting Parties of DBAG and performed by them or by a third party appointed by them if DBAG has suggested a pool audit and the use of a pool audit is practicable.
- 14.4 Information, inspection, audit, and access rights of the Competent Supervisory Authorities as well as of the third parties commissioned by them with the audit include the obligation of DBAG to provide all information and documents required for their supervisory activities (incl. the right to copy relevant documents on-site if they are critical to the operations of DBAG). Regarding the exercise of audit or inspection rights exercised by Contracting Party (or a third party commissioned by Contracting Party), Contracting Party agrees to rely on third-party certifications, third-party or internal audit reports or any other similar review documentation made available by DBAG to the extent permitted under DORA. The Contracting Party may request, with a frequency that is reasonable and legitimate from a risk management perspective, modifications of the scope of the certifications or audit reports to other relevant systems and controls.

- 14.5 DBAG undertakes to cooperate with all legal requests and actions of Competent Supervisory Authorities and third parties commissioned by them in good faith. The Contracting Party agrees that DBAG may make any documents, data, and information available upon request by Competent Supervisory Authorities or third parties commissioned by them.
- 14.6 The results of DBAG' own internal audit in relation to the ICT-Services supporting critical or important functions may be made available to the Contracting Party upon request, in particular for the purpose of checking any defects found. DBAG further may make the audit results relating to the ICT-Services supporting critical or important functions available to the internal audit division, the compliance division and other divisions with control tasks of the Contracting Party and the Competent Supervisory Authorities as well as the auditors commissioned by them and the Contracting Party's auditor upon written request.
- 14.7 DBAG may choose to subject the ICT-Services to audits by a third party auditor (hereinafter referred to as "**Third Party Auditor**"), such audits being conducted in compliance with accepted international audit standards. DBAG shall grant the Third Party Auditor the rights of information, inspection, admittance and access (including access to data bases) and shall give the Third Party Auditor all information and provide all documents regarding the respective operational business area which they require for their supervisory activity. DBAG may choose to disseminate these audit reports, which constitute confidential information, to Contracting Party. Prior to conducting an audit, Contracting Party shall take into account the audit report disseminated by DBAG. Contracting Party shall omit further audits with regard to facts which have already been subject of the audits conducted by the Third Party Auditor.
- 14.8 All costs and expenditures which result from exercising of the information, inspection, audit, and access rights by the Contracting Party, Contracting Party's Customers, Competent Supervisory Authorities, or third parties commissioned by them will be borne by the Contracting Party (as outlined in Annex 1 hereto).
- 14.9 A Contracting Party, Contracting Party's Customer, a Competent Supervisory Authority or a third party appointed by them and who is conducting an audit shall be subject to a non-disclosure agreement. DBAG reserves the right to conduct a conflict check prior to granting access to critical premises or IT systems. In case of a conflict, DBAG reserves the right to request the involvement of a Third Party Auditor. When conducting an audit, the aforementioned parties are subject to the physical security policies of DBAG.

15. Transition after a Termination

- 15.1 Upon request by the Contracting Party and to the extent necessary to (i) reduce the risk of disruption of the ICT-Services supporting a critical or important function of the Contracting Party, (ii) to ensure the Contracting Party's or Contracting Party's Customer's effective resolution and restructuring or (iii) to migrate to another ICT third party service provider or an in-house solution of the Contracting Party (where permitted under the Agreement), DBAG will, beyond the time of termination, continue to provide the ICT-Services supporting critical or important functions in accordance with the Agreement and this DORA Appendix for a transition period of no longer than three (3) calendar months (extensions to be agreed between the Parties). In exchange for rendering the ICT-Services supporting a critical or important function of the Contracting Party during the transition period and other expenses pursuant to Annex 1, DBAG will receive the remuneration agreed in the Agreement. As far as relevant, the Agreement, including the DORA Appendix, will be deemed to remain in force for the transition period. A request of the Contracting Party for provision of post-contractual services by DBAG must be made by the Contracting Party to DBAG. The request must be in writing (e-mail to suffice) together with the termination notice, or, in the event DBAG terminates, without undue delay after the reception of the termination notice issued by DBAG. The request shall include all relevant details which are of relevance, incl. which ICT-Service supporting a critical or important function of the Contracting Party shall be continued.

16. Reporting of Major ICT-related Incidents

- 16.1 DBAG has policies and guidelines intending to support by way of providing information to facilitate the Contracting Party in the preparation of notifications and reports they are subject to pursuant to Art. 19(4) DORA.

Annex 1: Price List

1. Provision of Professional Services

- (1) The Parties agree that specific tasks in relation to the ICT-Services may lead to additional effort at DBAG and, thus, Contracting Party may commission in this context DBAG with tasks in relation to the ICT-Services which are not included in Annex 2 below and which shall be provided by DBAG (“**Professional Services**”), such as preparing and conducting an audit, reconciliation of data, production of reports. Prior to the commencement of a specific Professional Service, Contracting Party shall provide DBAG with all necessary information in relation to the performance of such Professional Service. DBAG may provide Contracting Party with an estimate of the costs taking into consideration the fee schedule below and shall provide an overview of the expected amount of professionals involved in the provision of the Professional Service.] DBAG may freely decide whether, on the basis of the information provided by Contracting Party, it accepts to perform the Professional Service for Contracting Party.
- (2) DBAG charges fees for Professional Services pursuant to the table below. The fee comprises a daily rate per individual contracted. The minimum charge is one day, half days or hourly rates are not permitted, and any taxes are not included.
- a) For onsite consulting and/or training the Contracting Party is liable for travel and accommodation costs if applicable;
 - b) For the avoidance of doubt, billing will be monthly.

	Daily rate
Professional Services	€ 1500

- (3) The following chargeable services in relation to the ICT-Services shall be provided by DBAG, if requested by Contracting Party:
- a) Preparation and conducting an inspection or an audit or pooled audit according to Section 15 of the DORA Appendix;
 - b) Participation in Contracting Party or Contracting Party’s Customer’s trainings or programmes pursuant to Section 10 of the DORA Appendix;
 - c) Provision of reports or, in general, information not mentioned in this DORA Appendix;
 - d) Answering of questionnaires not mentioned in this DORA Appendix;
 - e) Assistance pursuant to Section 7 of the DORA Appendix;
 - f) Efforts in relation to Section 5.2 of the DORA Appendix;
 - g) Other services in relation to the support of the DORA compliance of the Contracting Party by DBAG.
- (4) Except as otherwise agreed between the Parties, Sec. 611 German Civil Code shall govern the provision of the Professional Service. Contracting Party shall not be entitled to instruct individual employees of DBAG. The Parties agree that there shall be no integration of employees of one Party into the business operation of the other Party. In this Agreement or in the execution hereof, Contracting Party shall not assume any responsibility with regard to employees of DBAG or vice versa. The Parties will each be responsible for the management, direction, control, supervision and compensation of their own personnel. The Parties agree that there shall be no transfer of employees of one Party to another Party, neither by will nor by application of law.

- (5) Contracting Party agrees to indemnify, defend and hold harmless DBAG and its officers, directors, employees and agents from and against any and all losses, damages, expenses, liabilities (whether fixed or contingent, known or unknown), liens, fines, deficiencies, costs and obligations ("**Losses**") relating to or arising out of (i) personnel leasing (*Arbeitnehmerüberlassung*) or (ii) the infringement of third party rights.
- (6) The indemnified party shall provide without undue delay written notice of any claim or action to the indemnifying party. The omission by the indemnified party to give notice to the indemnifying party of any claim or action as provided herein shall not relieve the indemnifying party of its indemnification obligation under this Agreement except to the extent that such omission results in a failure of actual notice to the indemnifying party and the indemnifying party is materially damaged as a result of such failure to give notice.

2. Reimbursements

- (1) DBAG acknowledges that certain non-standardized services may also be of interest to several Contracting Partys. If a certain Professional Service is requested by a Contracting Party and DBAG agrees to provide such a service to Contracting Party (i.e. pooled audits), DBAG shall inform all other Contracting Partys via the internal member area of the website (or via other means) about the provision of such a Professional Service.
- (2) If other Contracting Partys chose to receive the specific Professional Service as well, DBAG shall share the costs among all Contracting Partys who intend to receive the service. Contracting Party(s) who originally paid for the service prior to the participation of another Contracting Party shall be reimbursed by DBAG in accordance to the share applicable for all Contracting Partys who agreed in their participation.

3. Set-off

A Party must not set-off claims against the financial obligations resulting out of this Agreement. The aforementioned provision shall not apply if the respective claim is undisputed and was determined as legally binding.

Annex 2: Summary of ICT Services and Amendments to the Agreement

1. ICT Service Description

1.1 Technical connection to a CEF® System via Leased Lines, via the Internet by iAccess Connections, Co-location Frankfurt or via VPN Connections

The abovementioned service is stipulated in Section 5 of the General Terms and Conditions to the Agreement in conjunction with the Price List. DBAG will render the agreed services in accordance with the terms of the Agreement and in compliance with generally acknowledged and proven technical standards.

2. Service Levels

The service levels and performance targets for the service mentioned in Section 1.1 are stipulated in Section 7 of the General terms and Conditions to the Agreement. In addition, the following service levels apply.

3. Service Location

The services referenced in Section 1.1 are provided in the following regions:

- Europe

4. CIA-Terms

For CIA terms please consider our documentation “Technical and Organizational measures” in the latest version which is available via our customer portal MD+S interactive or can be provided on request.

5. Dedicated Contact Persons

Dora specific shared mailbox address for market and reference data related contracts:

mds.dora@deutsche-boerse.com

For technical and business support please see contact details stipulated in section 13.1 of the General Terms and Conditions to the Agreement.