

DATA LICENSE AGREEMENT

Date of Agreement: 15-Mar-2022 (the "Effective Date")

MSCI Reference # HDL_00299641.0

Licensee wishes to receive the data contained in the product(s) set forth in each Schedule A (the product(s) listed in each Schedule A together with the data or any portion thereof contained therein, individually and collectively the "Service") attached hereto and made a part hereof. Additional Schedules A may be added to this Agreement from time to time by written agreement of the parties. **The parties to this Agreement, by their signatures below, acknowledge that they have read and agree to be bound by the terms and conditions of this Agreement and each Schedule A signed by Licensee and MSCI.**

<p>LICENSEE CNB - Czech National Bank</p> <hr/> <p>Company Name (hereinafter "Licensee")</p> <hr/> <p>Na Příkopě 864/28 Prague 1 115 03 Czech Republic</p> <hr/> <p>Company Address</p> <div style="background-color: black; width: 100%; height: 40px;"></div> <p>24. 3. 2022</p> <p>Name <u>Jan Schmidt</u> <u>Zdeněk Vírnis</u> (printed) <u>Executive Director</u> <u>Executive Director</u></p> <p>Facsimile Number</p>	<p>MSCI Inc., a Delaware corporation 7 World Trade Center, 250 Greenwich Street, 49th Floor New York, New York 10007</p> <hr/> <p>By <div style="background-color: black; width: 100%; height: 40px;"></div></p> <p>Name <u>Shannon Lee</u> (printed)</p>
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Na Příkopě 28, 115 03 Praha 1
48

TERMS AND CONDITIONS**1 LICENSE**

Subject to the provisions hereof, including all exhibits, schedules and supplements annexed hereto, MSCI hereby grants to Licensee a temporary, nonsublicensable, non transferable, non exclusive, limited license to use the Service for the term set forth in Section 5.1 herein. In addition, MSCI hereby grants to Licensee, for the term set forth in Section 5.1 herein, a temporary, nonsublicensable, non-transferable, non-exclusive limited license to hyperlink to MSCI's web site, www.msci.com, from any Licensee web page containing MSCI data or information; provided that this license may be revoked at any time by MSCI without affecting any of the other rights granted hereunder.

2 DELIVERY

2.1. MSCI, or any authorized distributor as set forth in an applicable Schedule A, will provide Licensee with the Service including any updates and modifications which from time to time may be made thereto and which are provided generally and without any additional charge by MSCI to other entities licensed to have access to the Service. MSCI shall not (a) be responsible for the procurement, installation or maintenance of any equipment on which the Service is accessed by Licensee

nor for any communications connection by which the Service is transmitted; (b) have any liability for communication delays or interruptions of the Service; (c) be responsible for the transmission to Licensee of the Service beyond the point of MSCI's computer facility; or (d) be liable for any fees payable by Licensee for any communications lines, to any person, firm or entity.

2.2. Licensee acknowledges that MSCI, in its sole discretion, may: (a) cease or suspend compiling, calculating, publishing or distributing all or any part of the Service; (b) make changes in the titles, names, format, organization or content of the Service or a portion thereof or (c) discontinue or alter the existing communications facilities that disseminate the Service. MSCI shall provide Licensee with reasonable prior notice of any material changes in the Service or Licensee's ability to receive and utilize the Service as contemplated herein, unless a malfunction in MSCI's system requires otherwise or circumstances preclude advance notice.

3 USE RESTRICTIONS

3.1. The Service may be used solely by Licensee only by the specified number of Licensee Users at the location(s) and

in the operations of the specified business unit(s) of Licensee, as set forth in the applicable Schedule A. For the purpose of the immediately preceding sentence, "Licensee User" is defined as Licensee employees in the specified business unit(s) and at the specified location(s) who use any part of the Service in the course of their employment. Licensee agrees that it shall treat the Service as proprietary to MSCI and will keep strictly confidential the company names and all other data contained in the Service. Licensee shall inform MSCI as to its knowledge of any actual, threatened or suspected unauthorized use or disclosure of the Service and shall take all steps reasonably necessary (or requested by MSCI) to protect the rights of MSCI related there to.

- 3.2.** Notwithstanding the rights granted in Section 3.1, (i) Licensee will not use or permit use of the Service to verify or correct data in any index or other compilation of data or information and (ii) unless MSCI has, in writing, authorized Licensee to do so, Licensee shall not use or permit anyone else to use the Service or any portion thereof in connection with the issuing, writing, creating, managing, selling, advising, redeeming, marketing, sponsoring or promoting of any securities or financial instruments or products, including, without limitation, passive funds, synthetic or derivative securities (e.g., options, warrants, swaps, guaranteed products, and futures), whether listed on an exchange or traded over the counter or on a private placement basis or otherwise or in connection with the creation, marketing or promotion of any indices custom or otherwise). For purposes of this Agreement, "passive funds" are portfolios or baskets of securities or derivatives thereof intended to track the performance of any MSCI data, any MSCI index, any group of MSCI indices, or any derivatives thereof, including, without limitation, enhanced passive funds and optimized passive funds, and sold as either a mutual fund or an exchange traded fund, or any other means now known or that become known in the future.
- 3.3.** Licensee will not: (a) copy the Service (including, without limitation, to a mainframe central processing unit) unless strict internal controls, including without limitation password protected limited usage, are implemented to ensure that the service is not accessed by unauthorized individuals or used for purposes not expressly authorized hereunder; (b) alter, modify or adapt the Service including, but not limited to, translating, decompiling, disassembling or creating derivative works of the Service; or (c) resell or otherwise transfer or make the Service available to any other person or organization (including, without limitation, Licensee's present and future parents, subsidiaries, affiliates or unlicensed business units or any unauthorized employee within Licensee) directly or indirectly, for any use, including, without limitation, by loan, rental, service bureau, external time sharing or similar arrangement.
- 3.4.** Licensee further agrees to reproduce on all copies of the Service authorized by MSCI (all of which shall be the property of MSCI) all copyright, proprietary rights and restrictive legends appearing on the original copy of the Service.
- 3.5.** Licensee acknowledges that a breach of its obligations to MSCI under this Agreement, other than any payment obligations hereunder, will result in irreparable and continuing damage for which monetary damages may not be sufficient, and agrees that MSCI will be entitled to seek, in addition to its other rights and remedies hereunder or at law, injunctive and/or other equitable relief, and such further relief as may be proper from a court of competent jurisdiction. All remedies of MSCI set forth in this Agreement are cumulative and in addition to and not in lieu of any other remedy of MSCI at law or in equity.
- 3.6.** Licensee will inform all users of the Service of the obligations and restrictions set forth in this Article 3 and will take such action as is necessary to compel such users to abide by such obligations and restrictions. Licensee will be deemed to have satisfied its obligations under this Section 3.6 (and a breach of the obligations or restrictions set forth in this Article 3 by a user of the Service will not be regarded as a breach of such obligations or restrictions by Licensee) if it: (a) notifies in writing each user of the Service of the obligations and restrictions set forth in this Article 3 prior to any use of the Service by each such user; (b) obtains from each user of the Service a written acknowledgment that he/she has read and understands such obligations and restrictions and will comply with them in all respects; and (c) seeks to enforce such obligations and restrictions against any user of the Service who breaches such obligations or restrictions and promptly notifies MSCI in the event of any such breach.
- 3.7.** An authorized officer of Licensee shall certify in writing annually that Licensee is in compliance with its obligations and the restrictions set forth in this Article 3. MSCI or its representative may, on giving Licensee ten (10) business days prior written notice, audit the records and systems of Licensee to verify compliance with this Agreement. A shorter notice will be allowed, in MSCI's sole discretion, where MSCI in good faith suspects a breach or threatened breach of the Agreement. MSCI retains the right to audit Licensee for one (1) year after termination or expiration of this Agreement. Licensee shall cooperate with any reasonable requests of MSCI to facilitate any such audit.
- 3.8.** Licensee agrees to use the Service only as expressly permitted by this Agreement and in accordance with all applicable laws, rules and regulations. Except as expressly set forth herein, Licensee shall have no other rights or license of any kind with respect to the Service.

4 FEES

4.1. In consideration of the license granted hereunder, Licensee agrees to pay the charges set forth in each Schedule A, pursuant to the terms hereof and the terms set forth in the applicable Schedule A. Such charges are subject to change by MSCI from time to time upon written notice to Licensee. Licensee shall pay interest computed at the rate of one and one-half percent (1.5%) per month or the maximum rate permitted by law, whichever is lower, on any amounts due hereunder that are remitted more than thirty (30) days late. All charges are due within thirty (30) days from Licensee's receipt of the relevant invoice. Should any audit conducted pursuant to Section 3.7 reveal an underpayment of fees by Licensee in respect of the period covered by the audit: (a) Licensee shall forthwith pay such fees to MSCI plus interest at the rate of one and one-half percent (1.5%) per month or the maximum rate permitted by law, whichever is lower, which interest charges shall begin accruing on the appropriate due date and shall continue until such fees are paid in full; and (b) if such underpayment is equal to more than five percent (5%) of the fees owed in respect of the period covered by the audit, then the reasonable cost of such audit (including travel costs) shall be borne by Licensee.

4.2. Licensee shall be responsible for and shall promptly pay all applicable taxes, including without limitation, all national, territorial, state and local sales, personal property and ad valorem taxes and other taxes of a similar nature arising as a result of this Agreement, other than taxes based on MSCI's income.

5 TERM; TERMINATION

5.1. The term of this Agreement shall commence on the Effective Date and shall continue until terminated as provided herein. The initial term of any Schedule A shall be for one (1) year, commencing on the effective date of such Schedule A, and shall renew upon notice from MSCI (each, a "Notice of Renewal") for successive one (1) year renewal terms at MSCI's then prevailing charges, unless earlier terminated as provided herein. In the event this Agreement or any Schedule is terminated for any reason: (a) Licensee shall pay all amounts due and owing to MSCI hereunder or thereunder as of the effective date of such termination; and (b) except as set forth in Section 5.3(a) below, Licensee shall not be entitled to any refund or credit of fees paid or payable hereunder.

5.2. This Agreement shall terminate automatically without notice to Licensee in the event there are no Schedules A in effect hereunder.

5.3. This Agreement, any Schedule A or any individual MSCI product licensed hereunder, may be terminated as follows:

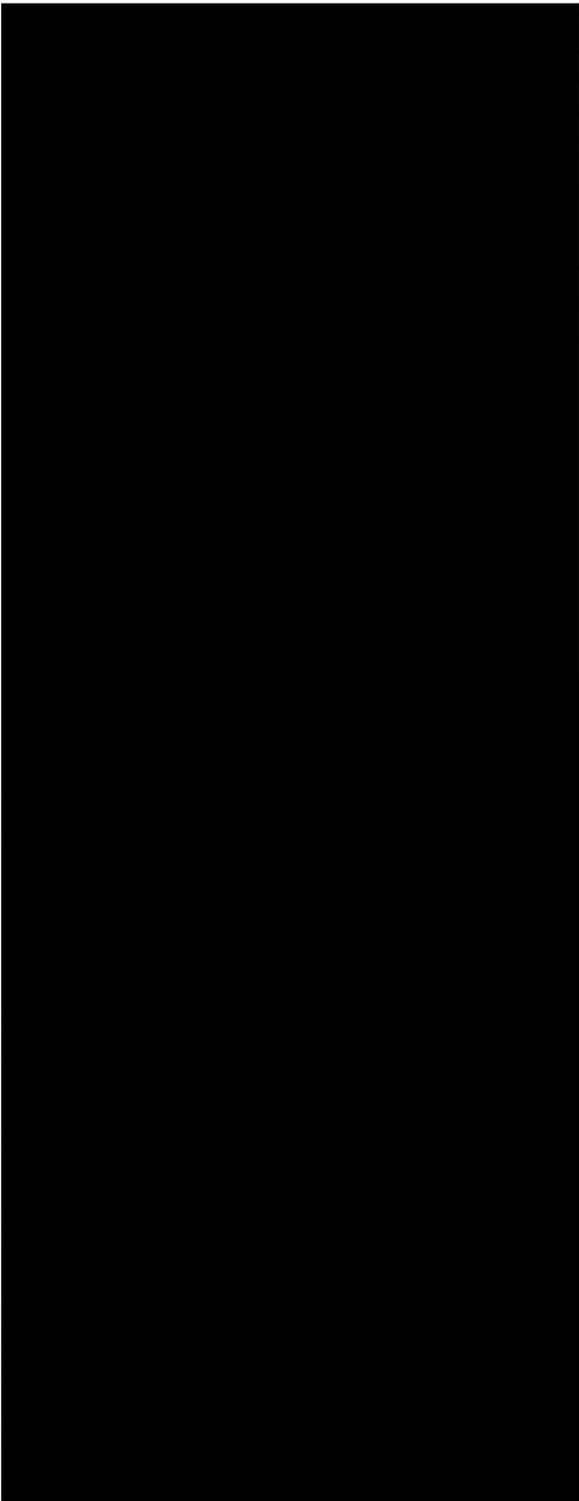
- a) By MSCI at any time thirty (30) days following written notice to Licensee (or shorter if required by law, regulation, rule or a third party information provider) in which event MSCI shall credit Licensee with the pro-rata portion of the pre-paid fees for any applicable Service representing the unused portion of such fees unless otherwise provided in any other agreement with MSCI (a "Related Agreement");
- b) By Licensee, without cause on written notice to MSCI within thirty (30) days of receipt of a Notice of Renewal from MSCI.
- c) By MSCI at any time ten (10) days following written demand to Licensee, if Licensee shall have failed to pay any amount due hereunder;
- d) Subject to Section 5.3(c), by MSCI immediately upon notice to Licensee in the event of any breach by the Licensee of any of the terms of this Agreement or any Related Agreement; and
- e) By Licensee on written notice to MSCI if MSCI fails to cure any breach of the terms of this Agreement or any Related Agreement within thirty (30) days after receipt of such written notice.

5.4.

- a) Upon termination of this Agreement, a Schedule A or any MSCI product for any reason, Licensee shall return to MSCI all copies of the terminated Service (the "Terminated Service") in Licensee's possession or control.
- b) Notwithstanding Section 5.4(a), if Licensee reasonably determines that it would be unduly onerous to return or destroy copies of the Terminated Service which are commingled with other data in Licensee's data backup files, Licensee may retain such copies of the Terminated Service but Licensee may not use such copies of the Terminated Service. Nothing contained in this Section 5.4(b) shall prevent Licensee from using data-backup files containing Terminated Service to restore lost data of Licensee provided that if copies of any Terminated Service are created as a result of such use of the data-backup files, such copies of any Terminated Service shall be destroyed or returned to MSCI.
- c) Upon mutual agreement of the parties, Licensee may license Historical Data in consideration of payment of the applicable perpetual license fee set forth in the applicable Schedule A. For purposes of this Section, "Historical Data" shall mean the data contained within the Service licensed to Licensee under the applicable Schedule A prior to the effective date of termination of such Schedule A.

6 DISCLAIMERS; LIMITATION OF LIABILITY

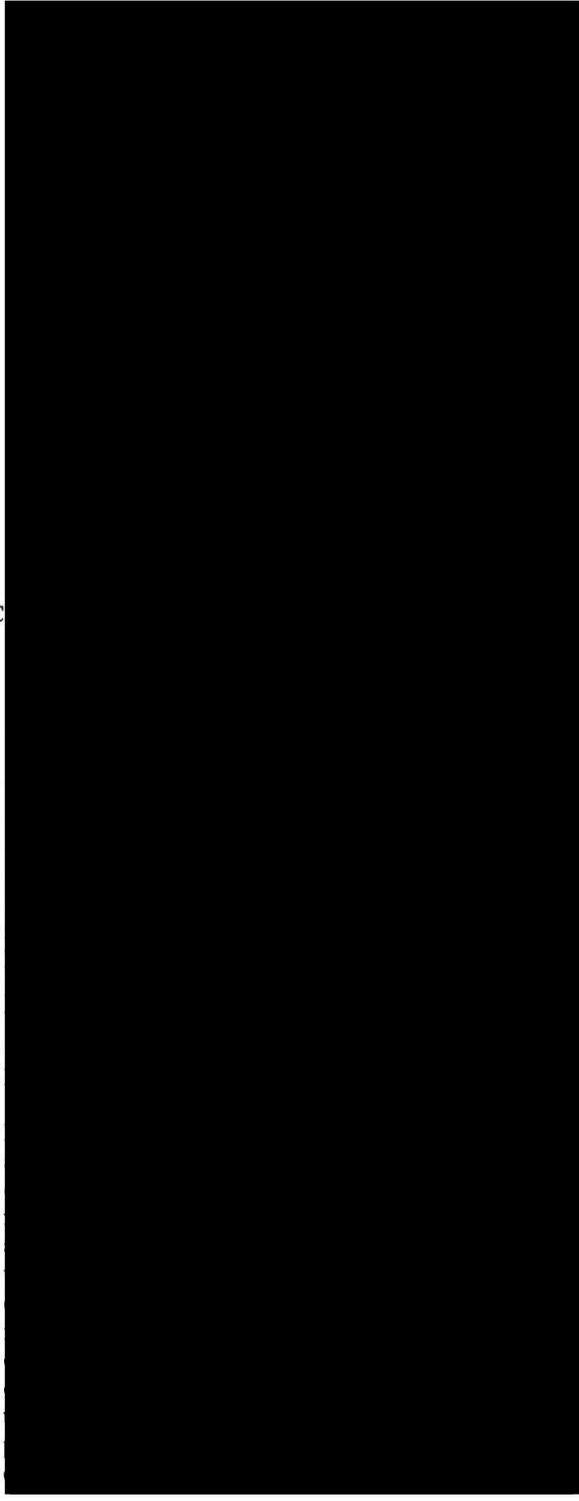
6.1.



6.2.

MSC

7.2.



7.3.

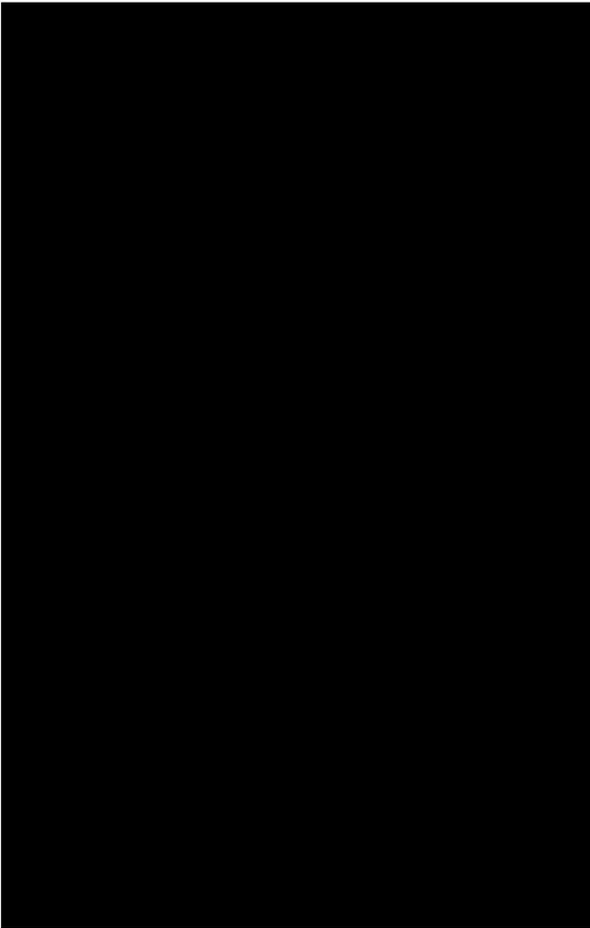
7 INDEMNIFICATION

7.1.



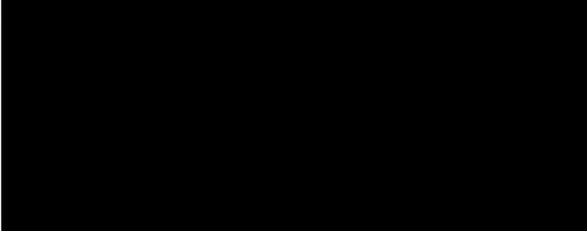
7.4.

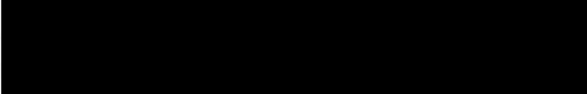




8 PROPRIETARY RIGHTS

8.1. Licensee acknowledges that: (a) the Service constitutes copyrighted, trade secret, and/or proprietary information of substantial value to MSCI; (b) Licensee receives no proprietary rights whatsoever in or to the Service; and (c) title and ownership rights in and to the Service and all the rights therein and legal protections with respect thereto remain exclusively with MSCI. Licensee shall not challenge or contest, or assist any third party in challenging or contesting, the validity of MSCI's rights in or to the Service, and shall not assert, or assist any third party in asserting, any rights in the Service.

8.2. 

8.3. 

8.4. Licensee agrees and acknowledges that the CUSIP Database and the information contained therein is and shall remain valuable intellectual property owned by, or licensed to, the American Bankers Association ("ABA"), and CUSIP Global Services ("CGS") (CGS is operated on behalf of the ABA by S&P Capital IQ), and that no proprietary rights are being transferred to Licensee in such materials or in any of the information contained therein. Any use by Licensee outside of the clearing and settlement of transactions requires a license from the CGS, along with an associated fee based on usage. Licensee agrees that misappropriation or misuse of such materials will cause serious damage to CGS and ABA and that in such event money damages may not constitute sufficient compensation to CGS and ABA; consequently, Licensee agrees that in the event of any misappropriation or misuse, CGS and ABA shall have the right to obtain injunctive relief in addition to any other legal or financial remedies to which CGS and ABA may be entitled. Licensee agrees that Licensee shall not publish or distribute in any medium the CUSIP Database or any information contained therein or summaries or subsets thereof to any person or entity except in connection with the normal clearing and settlement of security transactions. Licensee further agrees that the use of CUSIP numbers and descriptions is not intended to create or maintain, and does not serve the purpose of the creation or maintenance of, a master file or database of CUSIP descriptions or numbers for itself or any third party recipient of such service and is not intended to create and does not serve in any way as a substitute for the CUSIP MASTER TAPE, PRINT, DB, INTERNET, ELECTRONIC, CD-ROM Services and/or any other future services developed by the CGS. NEITHER CGS, ABA NOR ANY OF THEIR AFFILIATES MAKE ANY WARRANTIES, EXPRESS OR IMPLIED, AS TO THE ACCURACY, ADEQUACY OR COMPLETENESS OF ANY OF THE INFORMATION CONTAINED IN THE CUSIP DATABASE. ALL SUCH MATERIALS ARE PROVIDED TO LICENSEE ON AN "AS IS" BASIS, WITHOUT ANY WARRANTIES AS TO MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE NOR WITH RESPECT TO THE RESULTS WHICH MAY BE OBTAINED FROM THE USE OF SUCH MATERIALS.

NEITHER CGS, ABA NOR THEIR AFFILIATES SHALL HAVE ANY RESPONSIBILITY OR LIABILITY FOR ANY ERRORS OR OMISSIONS NOR SHALL THEY BE LIABLE FOR ANY DAMAGES, WHETHER DIRECT OR INDIRECT, SPECIAL OR CONSEQUENTIAL EVEN IF THEY HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL THE LIABILITY OF CGS, ABA OR ANY OF THEIR AFFILIATES PURSUANT TO ANY CAUSE OF ACTION, WHETHER IN CONTRACT, TORT, OR OTHERWISE EXCEED THE FEE PAID BY LICENSEE FOR ACCESS TO SUCH MATERIALS IN THE MONTH IN WHICH SUCH CAUSE OF ACTION IS ALLEGED TO HAVE ARISEN. FURTHERMORE, CGS AND ABA SHALL HAVE NO RESPONSIBILITY OR LIABILITY FOR DELAYS OR FAILURES DUE TO CIRCUMSTANCES BEYOND THEIR CONTROL. Licensee agrees that the foregoing terms and conditions shall survive any termination of its right of access to the materials identified above. Notwithstanding anything to the contrary herein, the foregoing terms and conditions shall not affect, but shall be subject to, any direct agreement between (i) Licensee and (ii) CGS or ABA.

9 BINDING EFFECT; ASSIGNMENT

This Agreement shall not be assigned or transferred by Licensee without prior written consent of MSCI, and any attempt by Licensee to so assign or transfer this Agreement without such written consent shall be null and void. MSCI may perform any of its duties hereunder either directly or by or through its distributors or agents. This Agreement shall be valid and binding on the parties hereto and their successors and permitted assigns.

10 RELATIONSHIP OF THE PARTIES

The parties are independent contractors. Nothing in this Agreement will be construed to constitute or appoint either party as the agent, partner, joint venturer or representative of the other party for any purpose whatsoever, or to grant to either party any right or authority to assume or create any obligation or responsibility, express or implied, for or on behalf of or in the name of the other, or to bind the other in any way or manner whatsoever.

11 GOVERNING LAW; JURISDICTION; JURY WAIVER

This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York without regard to its conflict or choice of laws principles. The parties hereby consent to the exclusive jurisdiction of, and venue in, any federal or state court of competent jurisdiction located in the Borough of Manhattan, New York City for the purposes of adjudicating any matter arising from or in connection with this Agreement. THE PARTIES UNCONDITIONALLY WAIVE THEIR RESPECTIVE RIGHTS TO A JURY TRIAL FOR ANY CLAIM OR CAUSE OF ACTION BASED UPON OR

ARISING OUT OF, DIRECTLY OR INDIRECTLY, THIS AGREEMENT, ANY OF THE RELATED DOCUMENTS, AND/OR ANY DEALINGS BETWEEN THEM RELATING TO THE SUBJECT MATTER OF THIS TRANSACTION OR ANY RELATED TRANSACTIONS.

12 NOTICES

Notices and other communications under this Agreement shall be in writing and, except as otherwise provided herein, may be sent by facsimile and, if sent by facsimile, will be deemed delivered upon confirmation of transmission. Notwithstanding the foregoing, notices and communications made under Articles 5 or 7 of this Agreement shall be: (a) in writing; (b) delivered by hand or by registered or certified mail, return receipt requested, to MSCI at the addresses set forth below and to Licensee to the attention of the individual designated for such purposes at Licensee's address as set forth on page one of this Agreement, or to such addresses as either party shall specify by a written notice to the other; and (c) deemed given upon receipt. Notice to MSCI:

Attn: MSCI Finance Department
 MSCI Inc.
 7 World Trade Center, 250 Greenwich Street,
 49th Floor
 New York, New York 10007
 Fax: 212-804-2919

with a copy to (which shall not constitute notice hereunder):

Attn: General Counsel
 MSCI Inc.
 7 World Trade Center, 250 Greenwich Street,
 49th Floor
 New York, New York 10007
 Fax: 212-804-2919

13 SURVIVAL

Any provision of this Agreement which, by its nature, would survive termination of this Agreement shall survive any such termination of this Agreement, including, without limitation, Articles 4 and 6 through 16 inclusive, and Sections 3.5 and 5.4.

14 FORCE MAJEURE

MSCI shall not be responsible for any delay or failure in performance of its obligations under this Agreement resulting from acts beyond the control of MSCI, including but not limited to, any act of God, act of governmental authority, act of public enemy, computer or system failure, or due to war, terrorism, riot, fire, flood, civil commotion, insurrection, labor difficulty (including, without limitation any strike, or other work stoppage or slowdown), or severe or adverse weather conditions.

15 COUNTERPARTS

This Agreement may be executed in counterparts, which counterparts, taken together, shall constitute one agreement and each party hereto may execute this Agreement by signing such

counterpart. The parties hereby agree that an authorized representative of either party may execute this Agreement and any schedules, addenda, exhibits, amendments or other documents or modifications to or governed by this Agreement using an electronic signature, and any such electronic signature shall be deemed effective, binding and enforceable against such party.

16 MISCELLANEOUS

This Agreement, together with all schedules hereto, supersedes all prior agreements and understandings, and constitutes the complete agreement and understanding between the parties with respect to the subject matter hereof. No amendment or other modification to this Agreement shall be valid or binding with respect to either party unless acknowledged and agreed to in writing and signed by a duly authorized officer of each party. No breach, default or threatened breach of this Agreement by either party shall relieve the other party of its obligations or liabilities under this Agreement with respect to the protection of the property or proprietary nature of any property which is the subject of this Agreement. Any forbearance or delay on the part of either party in enforcing any provision of this Agreement or any of its rights hereunder shall not be construed as a waiver of such provision or of a right to enforce same for such occurrence or any future occurrence. Except for MSCI and Licensee, no other party is intended, or shall be deemed, to be a beneficiary of any provision of this Agreement, provided that

this sentence shall not be interpreted as affecting the rights of any MSCI Party, MSCI Indemnified Party or Licensee Indemnified Party as set forth in this Agreement. In the event any one or more provisions of this Agreement shall for any reason be held invalid, illegal or unenforceable by a court of competent jurisdiction, the remaining provisions of this Agreement shall be unimpaired and shall remain in full force and effect, and the invalid, illegal or unenforceable provisions shall be replaced by a valid, legal and enforceable provision that comes closest to the intent of the parties underlying the invalid, illegal or unenforceable provision. To the extent permitted by applicable law, the parties acknowledge that this Agreement and the transactions contemplated herein shall not be subject to the Uniform Computer Information Transactions Act (prepared by the National Conference of Commissioners on Uniform State Laws) as currently enacted by any jurisdiction or as may be codified or amended from time to time by any jurisdiction. The heading of the Articles, Sections, paragraphs and subparagraphs of this Agreement are for general information and reference only and they in no way define, limit, or describe the scope of the provisions of such sections and shall not be considered in the interpretation or enforcement of this Agreement. Further, the parties agree that the terms and conditions of this Agreement are the result of negotiations between the parties and that this Agreement shall not be construed in favor of or against any party by reason of the extent to which any party or its professional advisors participated in the preparation of this Agreement.

SCHEDULE A

MSCI Reference # SCA_00299642.0

Licensee Name: CNB - Czech National Bank **Data License Agreement Reference #:** HDL_00299641.0
Data License Agreement Date: 15-Mar-2022

1. Location(s) at which Licensee entity(ies) are permitted to use the Service:

CNB - Czech National Bank

Na Příkopě 864/28
Prague 1
115 03
Czech Republic

2. Business unit(s) within licensed location(s) permitted to use the Service:

Central Bank/Govt Agency

3. Term:

Initial Term: 15-Mar-2022 to 31-Dec-2023

First Period of the Initial Term: 15-Mar-2022 to 31-Dec-2022

Second Period of the Initial Term: 1-Jan-2023 to 31-Dec-2023

Renewal Term: one (1) year

4. Service:

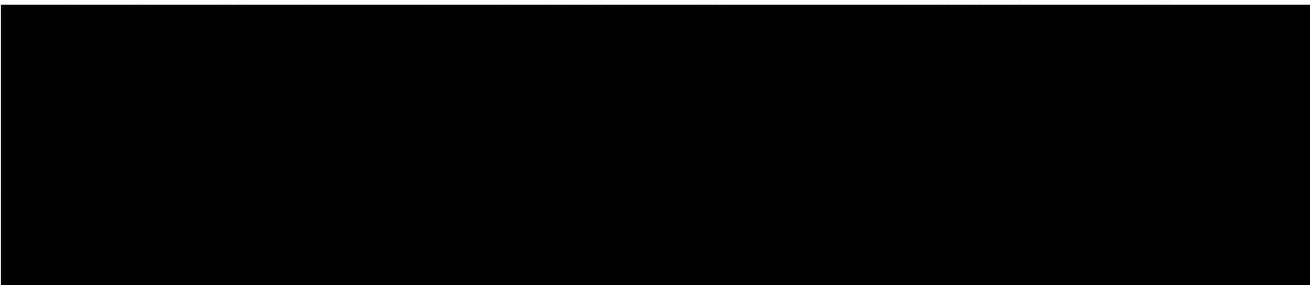
Service	Vendor	Frequency	
DM Core	Bloomberg	Daily	
Licensee User Fee - Up to 10 Licensee Users	N/A	N/A	

- a) If the Initial Term (as specified above) is shorter or longer than one (1) year, then Licensee will receive an invoice(s) based on the annual license fees set forth above (pro-rated as applicable).
- b) For the avoidance of doubt, (a) Licensee User licenses purchased under any Schedules A to the Data License Agreement apply to all Schedules A thereunder (including, without limitation, to all locations thereunder), unless otherwise agreed by the parties in writing; (b) references to "Users" in Schedules A are references to "Licensee Users".

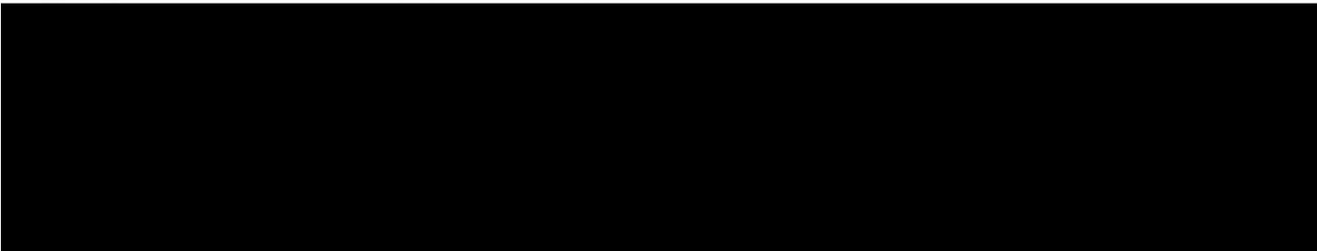
5. Term of Payment:

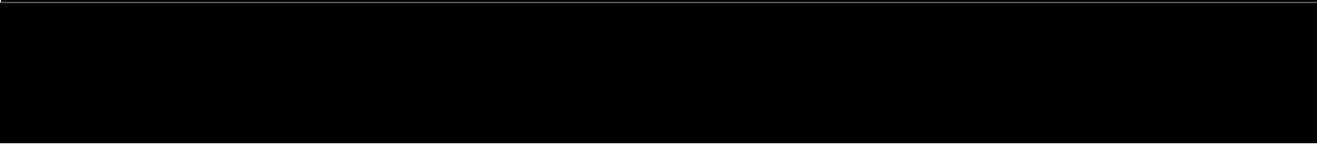
Annually in advance

Tax Exempt: No**6. Additional Terms and Conditions:**

- a) 

- b) Privacy Notice. Information regarding MSCI's processing of personal data may be found at www.msci.com/privacy-pledge.

c) 

d) 

e) The parties hereto acknowledge that this Schedule A is an integral part of the Data License Agreement identified above. To the extent any provision in this Schedule A conflicts with any provision in such Data License Agreement, the provision contained in this Schedule A shall control with respect to the Service(s) provided under this Schedule A. Capitalized terms used herein but not otherwise defined herein shall have the meanings ascribed in the Data License Agreement.

f) MSCI will deliver directly to Licensee the corresponding Advanced Corporate Events (ACE) file, which will be deemed part of the "Service" hereunder.

g) In order for MSCI to be able to deliver the Service(s) to Licensee, Licensee shall first provide MSCI with all required delivery details.

h) 

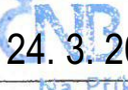
i) Notwithstanding anything to the contrary in the Data License Agreement or otherwise, the parties hereby agree that an authorized representative of either party may execute this Schedule A, and any other schedules, addenda, exhibits, amendments or other documents or modifications to or governed by the Data License Agreement using an electronic signature, and any such electronic signature shall be deemed effective, binding and enforceable against such party.

j) Note for all third-party vendor delivered services:

Licensee hereby acknowledges that its use of the Service shall be governed solely by this Schedule A and the Data License Agreement to which it is attached notwithstanding anything to the contrary in any agreement that Licensee may enter into with any third party source or vendor. To the extent any terms or conditions regarding the Service contained in Licensee's agreement with a third party source or vendor conflict with any terms or conditions of this Schedule A or the Data License Agreement, the terms or conditions (as applicable) of this Schedule A and the Data License Agreement shall control. It is Licensee's sole responsibility to arrange for access to or delivery of the Service or the relevant portion thereof from any third party source or vendor.

k) [Redacted]

ACKNOWLEDGED AND AGREED:

LICENSEE CNB - Czech National Bank By (signature): [Redacted] Name: Jan Schmidt Executive Director Title: Date: 24. 3. 2022  KA NÁRODNÍ BANKA Ka Příkopě 26, 115 03 Praha 1 48	MSCI Limited By (signature): [Redacted] Name: Ammo Sandhawalia Title: Vice President, Finance Date: Apr 5, 2022 Date: 3/11/2022
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Invoicing and Delivery Details

1. Invoicing Details

A Payor contact details:
All Licensees to complete this section

Licensee Payor Contact

Contact Name:	
Address:	
Phone:	
Email Id:	

B Principal Licensee User contact details:
All Licensees to complete this section

Principal Licensee User Contact Details:

Contact Name:	
Address:	
Phone:	
Email Id:	

2. Delivery Details

Bloomberg Delivery details:
Only to be completed if Licensee is subscribing to MSCI Data via Bloomberg

User #	Name	S/N	UUID	Email

SCHEDULE A
MSCI Reference # SCA_00299643.0

Licensee Name: CNB - Czech National Bank **Data License Agreement Reference #:** HDL_00299641.0
Data License Agreement Date: 15-Mar-2022

1. Location(s) at which Licensee entity(ies) are permitted to use the Service:

All then-currently licensed affiliates and locations with respect to the relevant Licensed Services (as defined below).

2. Business unit(s) within licensed location(s) permitted to use the Service:

All then-currently licensed business units of the relevant affiliates and locations with respect to the relevant Licensed Services.

3. Term:

Initial Term: 15-Mar-2022 to 14-Mar-2023
Renewal Term: one (1) year

4. Service:

Service
MSCI Index Monitor

- a) [Redacted]
- b) [Redacted]

5. Fees and Term of Payment: [Redacted]

6. Additional Terms and Conditions:

a) Privacy Notice. Information regarding MSCI's processing of personal data may be found at www.msci.com/privacy-pledge.

- b) [Redacted]

4.

5.

6.

- c) The parties hereto acknowledge that this Schedule A is an integral part of the Data License Agreement identified above. To the extent any provision in this Schedule A conflicts with any provision in such Data License Agreement, the provision contained in this Schedule A shall control with respect to the Service(s) provided under this Schedule A. Capitalized terms used herein but not otherwise defined herein shall have the meanings ascribed in the Data License Agreement.
- d) Notwithstanding anything to the contrary in the Data License Agreement or otherwise, the parties hereby agree that an authorized representative of either party may execute this Schedule A, and any other schedules, addenda, exhibits, amendments or other documents or modifications to or governed by the Data License Agreement using an electronic signature, and any such electronic signature shall be deemed effective, binding and enforceable against such party.
- e) Note for all third-party vendor delivered services:

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<p>LICENSEE CNB - Czech National Bank</p> <p>By(signature): </p> <p>Name: Jan Schmidt Zdeněk Vírjús Executive Director Executive Director</p> <p>Title: _____</p> <p>Date: 24. 3. 2022</p> 	<p>MSCI Limited</p> <p>By(signature): </p> <p>Name: Ammo Sandhawalía</p> <p>Title: Vice President, Finance</p> <p>Date: Apr 5, 2022</p> <p>Date: 3/11/2022</p>
	<p>MSCI Inc.</p> <p>By(signature): </p> <p>Name: Shannon Lee</p> <p>Title: ED</p> <p>Date: Apr 5, 2022</p> <p>Date: 3/11/2022</p>

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