

USE AGREEMENT**SERVICES RENDERED BY INTERBOLSA THROUGH ITS PORTAL**

Between

INTERBOLSA – Sociedade Gestora de Sistemas de Liquidação e de Sistemas Centralizados de Valores Mobiliários, S.A., with head office at Avenida da Boavista, n.º 3433, 4100-103, in Porto, registered at the Porto Commercial Register (“Conservatória do Registo Comercial do Porto”), tax identification no. 502962275, hereby duly represented by _____, hereinafter designated as INTERBOLSA

and

(corporate name of the affiliate / issuer), with head office at _____, capital amount of _____, registered at the Commercial Register of _____, tax identification no. _____, hereby duly represented by _____

(name and function), hereinafter designated as CLIENT.

Considering that:

1. INTERBOLSA provides a restricted access area in its Portal in the Internet:
 - a) To the financial intermediaries affiliated to the settlement systems and centralized securities systems it manages;
 - b) To the issuers with securities registered in the centralized securities systems it manages.
2. INTERBOLSA aims to make the above-mentioned restricted access area a modern, fast and efficient communication channel, created with the purpose of providing personalized information specifically meant for INTERBOLSA’s Clients;
3. The restricted access area grants INTERBOLSA’s Clients a group of services, from which we select:
 - a) The possibility of the issuer requesting information on the holders of securities it has issued (under the regulations’ terms and deadlines);
 - b) The possibility to request ISIN information;
 - c) The possibility of the issuers sending information on exercises of ownership rights that shall occur, namely, income payments;
 - d) Access to specific information, specially created for a CLIENT or category of Clients.
4. The restricted access area created in INTERBOLSA’s Portal may only be accessed by subscription/registry of the respective service by the person entitled, being protected by access codes and passwords.

The parties agree to enter the present use agreement to the service Interbolsa provides in its Portal's restricted access area, that shall be ruled by the following clauses:

1st

1. INTERBOLSA provides a restricted access area in its Portal to the financial intermediaries affiliated to the systems it manages and to the issuers with securities registered in a centralized system (hereinafter designated as Clients).
2. By means of the present agreement, the CLIENT subscribes the services provided by INTERBOLSA in its Portal's restricted access area.

2nd

1. INTERBOLSA shall grant the CLIENT user identification codes and respective passwords, through which the latter may consult and carry out the operation provided by each service, namely:
 - a) To request information on the holders of securities it has issued (under the regulations' terms and deadlines);
 - b) To request ISIN information, regarding the codes granted by the National Numbering Agency;
 - c) To send information on the exercise of ownership rights that shall occur, namely, income payments;
 - d) To access specific information, specially created for a CLIENT or category of Clients.
2. User identification codes and respective passwords given to Clients that have subscribed the services provided in the Portal's restricted access area are personal and not transmissible, and they must be known only to their users, which are identified in annex to the present agreement.
3. Whenever there is any change in the users of the identification codes and respective passwords given, the CLIENT must immediately warn INTERBOLSA, in order for the access to be blocked and the code and password be changed, according to the new information provided, that shall be contained in annex to the present agreement.
4. Whenever the CLIENT suspects that the user identification code(s) and/or the respective password(s) are known to third parties, he must immediately warn INTERBOLSA, in order for the access to be blocked and the code(s) and password(s) be changed.
5. The CLIENT is totally liable for the negligent, improper or fraudulent use of any of the access code(s) and/or password(s) given.

3rd

1. INTERBOLSA shall charge, for the services provided in its Portal's restricted access area, the fees that are set out in its pricing lists, which shall always be duly identified in case of a chargeable service.
2. The charging shall take place according to the rules set out for each type of service and/or CLIENT.

4th

1. The present agreement is valid for a year, entering into force on the date of its signing, and automatically renewed for equal periods, if not denounced by any of the parties.

2. The present agreement may be rescinded at any time by the CLIENT or by INTERBOLSA, with immediate effects, without prejudice to the set out in the previous number.

3. In case of denounce or rescission of the present agreement, all obligations brought by it must be fulfilled.

5th

1. INTERBOLSA reserves the right to change the conditions of the present agreement by communication in writing, by letter or e-mail, at least 30 days prior to that change, and presumes that the CLIENT has accepted the suggested changes if, at the end of the referred deadline, the latter continues to use the services rendered by INTERBOLSA.

2. Should the CLIENT not accept the changes communicated under the terms and on the deadlines mentioned in the previous number, he may rescind the present use agreement through a registered letter with notice of receipt, rescission which shall have immediate effects, without prejudice to the set out in number 3 of the previous clause.

6th

It is expressly forbidden to use the information provided in the Portal's restricted access area for non-private purposes, namely, commercial or disrespecting of the law or custom.

7th

For any question arising from the present agreement shall be competent the Court of Porto, with express renounce to any other.

Made in duplicate, keeping each party one of the original versions, and signed by both of them as acceptance of the respective clauses.

Porto, _____, _____ 202_

INTERBOLSA

CLIENT

Annex I

CLIENT:

(corporate name of the affiliate / issuer), with head office at _____,
capital amount of _____, registered at the Commercial Register of
_____, tax identification no. _____, hereby duly
represented by _____
(name and function), hereinafter designated as CLIENT.

USERS OF THE RESTRICTED ACCESS AREA OF INTERBOLSA'S PORTAL

Access as Administrator

Name and email _____

Access as Operator

Name and email _____

_____ of _____ de 202_

(Signature(s) of the CLIENT's representative)

Annex II
Corporate Actions Notification

CLIENT:

(corporate name of the affiliate / issuer), with head office at _____,
capital amount of _____, registered at the Commercial Register of
_____, tax identification no. _____, hereby duly
represented by _____
(name and function), hereinafter designated as CLIENT.

USERS OF THE RESTRICTED ACCESS AREA OF INTERBOLSA'S PORTAL

Access as Operator

Name and email _____

Access as Operator

Name and email _____

_____ of _____ de 202_

(Signature(s) of the CLIENT's representative)