SAXO BANK

CLIENT DECLARATION FOR US IN-FORMATION PURPOSES AND IN OECD CONTEXT

Client name :	Client ID:
Part 1	FATCA STATUS (US FOREIGN ACCOUNT TAX COMPLIANCE ACT) STATUTORY DECLARATION
For the purpo	se of FATCA due diligence and reporting requirements imposed on Saxo Bank, please provide the company's FATCA relow.
This form is of Therefore, find Status with a declaration he	nly intended for non-US Financial Institutions (or FFIs) declaring to be direct beneficiaries of holdings and payments. ancial institutions declaring to be intermediaries of payments to underlying clients shall instead declare their FATCA separate US declaration (W-8IMY). Legal entities with FATCA Status of Non-Financial Entity (NFFE) cannot make status ere either.
Note, that Sax	to Bank does not on-board financial institutions that are categorized as nonparticipating FFIs.
For guidance www.irs.gov	on how to classify your account according to FATCA please refer to the instructions to US tax form W-8BEN-E or on <u>/fatca</u>
Please provide	e the entity's Global Intermediary Identification Number (GIIN) if you have one:
	··
	the legal entity/corporation:
I/We declare	our FATCA status (Chapter 4 of the US Internal Revenue Code) to be:
Participatin	ng FFI
	Model 1 FFI (the entity is domiciled in an IRS partner jurisdiction)
_	Model 2 FFI (the entity is domiciled in an IRS partner jurisdiction)
_	deemed-compliant FFI (other than a reporting Model 1 FFI)
Sponsored	
	eemed-compliant non-registering local bank
	eemed-compliant FFI with only low-value accounts
	eemed-compliant sponsored, closely held investment vehicle
	eemed-compliant limited life debt investment entity
	eemed-compliant investment advisors and investment managers
	eemed compliant FFI
	rumented FFI
	ng IGA FFI (including an FFI treated as a registered deemed-compliant FFI under an applicable Model 2 IGA) irement plans
	nancial institution
_	nter-affiliate FFI
Excepted ii	Tel diffide III
Note: If the e W-8BEN-E.	ntity's FATCA Status is not on the above list, the entity's FATCA Status must be declared in a separately provided Form

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PART 2	CRS	COMMON	REPORTING	STANDARD	IN OECD	CONTEXT
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For the purpose of CRS due diligence and reporting requirements imposed on Saxo Bank, please provide the FI's CRS information below.

I/We declare our CRS status to:

- a) Financial Institution Investment Entity
- (i) An Investment Entity located in a Non-Participating Jurisdiction and managed by another Financial Institution
- (ii) Other Investment Entity
- b) Financial Institution Depository Institution, Custodial Institution or Specified Insurance Company

Only complete this section if the FI is tax resident in more/other countries than the country of registered address:

COUNTRY OF RESIDENCE	ADDRESS	TIN	NO TIN AVAILABLE (X)	
Please attach a separate document if further countries of residency				

Please attach a separate document if further countries of residency.

If (i) is ticked please indicate the name of any Controlling Person(s) of the FI:

NAME	ADDRESS	COUNTRY OF TAX RESIDENCE	TIN

Please attach a separate document if further controlling persons.

PART 3 CLAIM FOR US TAX TREATY BENEFITS - US WITHHOLDING TAX TREATY STATEMENT

Entities/corporations in jurisdictions that have concluded a tax treaty with the U.S. may under the provisions of such tax treaty be eligible for reduced rates on withholding taxes on income derived from sources in the U.S. The applicability of treaty benefits, however, depends on whether the recipient meets the provisions in the specific tax treaty, including any limitation of benefits provisions. It is the responsibility of the client to ensure that such provisions are met. Please consult with your tax advisor on treaty benefit issues.

Please tick off the below declaration if you want to claim tax treaty benefits:

(Campany pama)	magets all the previsions of the Tay Treaty between US and
(Company name:)_	meets all the provisions of the Tax Treaty between US and
(country) that are necessary to claim a reduced rate of withholding, including any limitation on benefits provi-
sion, and derives the i	ncome within the meaning of section 894 of the US Internal Revenue Code, and the regulations thereunder,
as the beneficial owne	er. The following are types of limitation on benefits provisions that may be included in the applicable tax treaty
(click only one):	

Government

Other tax exempt

Subsidiary of publicly traded Corporation

Tax exempt pension trust or pension fund

Company with an item of income that meets active trade or business test

Favorable discretiionary determination by the U.S. compentent authority received

Company that meets the derivative benefits test

Company that meets the ownership and base erosion test

Publicly traded corporation

Other (please specify article and paragraph):

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PART 4 **CERTIFICATION**

I declare under penalties of perjury that the information given in part 1 and 2 of this form to the best of my knowledge is true, correct and complete.

I further certify under penalties of perjury that:

- The entity identified in Part 2 is not a US person
- The income to which this form relates is: (a) not connected with the conduct of a trade or business in the United States, (b) connected but is not subject to US tax under an income tax treaty, or (c) the partner's share of a partnership's effectively connected income
- For broker transactions or barter exchanges, the beneficial owner is an exempt foreign person. A foreign person includes a foreign corporation, a foreign partnership, a foreign trust, a foreign estate, and any other person that is not a U.S. person. It also includes a foreign branch or office of a U.S. financial institution or U.S. clearing organization if the foreign branch is a qualified intermediary (QI). Generally, a payment to a U.S. branch of a foreign person is a payment to a foreign person.

Further, I agree that I will submit a new form within 30 days if any certification given in this form becomes incorrect.

Signature:	Name:
Date:	
I certify that I have authorization to sign on behalf of the above.	

THE SPECIALIST IN TRADING AND INVESTMENT