

SCHEDULE A
 MSCI Reference # SCA_00273775.0

No 2020/41.26-84

Licensee Name: Bank of Lithuania

Data License Agreement Reference #: HDL_00187333.0

Data License Agreement Date: 1-Jan-2016

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

Bank of Lithuania
 Gedimino pr. 6
 Vilnius
 LT-01103
 Lithuania

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

Central Bank/Govt Agency

3. Term:

Initial Term: 1-Sep-2020 to 31-Aug-2021
 Renewal Term: one (1) year

4. Service:

Service	Vendor	Frequency
EM Core	Bloomberg	Daily
DM Core	Bloomberg	Daily
EM Small Cap Core	Bloomberg	Daily
DM Small Cap Core	Bloomberg	Daily
Global Index Lens	Bloomberg	Daily
Licensee User Fee - Up to 10 Licensee Users	MSCI	N/A
	N/A	N/A

Total Annual License Fees in USD: \$5,000.00
 (See Sections 4.a) and 4.c))

- 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".
- c) The fee for the Services above is a flat fee of US\$5,000.00. There shall be no reduction in fees if Licensee cancels part of such Services (e.g., if Licensee terminates its subscription to DM Core but retains all other subscriptions). The fees hereunder are provided in recognition of the fact that Licensee does not manage its own equity assets internally and rather relies solely or primarily on external managers for such management. MSCI reserves the right to increase the fees in the event of a change in the circumstances described in the immediately preceding sentence.

5. Term of Payment:

Annually in advance

Tax Exempt: No

6. Additional Terms and Conditions:

a) Termination:

By signing this Schedule A, the parties acknowledge and agree that the Schedule A between the parties commencing on 1-Jan-2016 and signed by Licensee on 15-Dec-2015 (internal MSCI reference: SCA_00187334.0) is hereby terminated and replaced in its entirety by this Schedule A.

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

c) Rolling History:

The Service may include a rolling period of historical data (the "Rolling History"). Licensee may not store, archive or otherwise save or use any data beyond the then-current Rolling History. Data which falls outside the scope of then-current Rolling History shall be deemed to be a "Terminated Service", and Licensee shall delete and purge, on a monthly basis, all Terminated Services from all Licensee systems or otherwise in Licensee's possession or control. For the avoidance of doubt, each month, the oldest month's worth of Rolling History shall be deemed to be a Terminated Service. Notwithstanding the foregoing, any provisions of the Data License Agreement expressly permitting Licensee to retain copies of the Terminated Service following termination of the Data License Agreement shall also apply to the Terminated Service hereunder.

d) Note for Bloomberg-delivered services:

For any daily Services delivered by Bloomberg, the weights may be calculated by Bloomberg using Bloomberg calculated prices and exchange rates. In order to obtain real-time prices for the constituents of the MSCI indices contained in the Service, Licensee must enter into an appropriate agreement directly with the relevant exchanges.

e) 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.

f) Note for Global Index Lens:

1. MSCI index data accessed through the MSCI Global Index Lens (a) shall only be used as and to the extent permitted in the Data License Agreement, and (b) shall not be downloaded, extracted or exported from the MSCI Global Index Lens as a data feed into other systems.

2. Notwithstanding anything to the contrary in the Data License Agreement, access to the MSCI Global Index Lens will be provided to Licensee via the password protected web pages on MSCI's web site at www.msci.com or any other web site designated by MSCI. MSCI will provide Licensee with account login details (e.g., user IDs and passwords) (collectively "Authorization Information") for Licensee's Licensee Users to access and use the MSCI Global Index Lens. Licensee's Licensee Users shall maintain the confidentiality of all Authorization Information at all times. Licensee is solely responsible for all activities that occur from use of the Authorization Information including activity or usage resulting from use of Authorization Information by third parties other than Licensee.

g) Licensee acknowledges that the Internet and other networks are potentially unreliable and insecure, and therefore MSCI is unable to guarantee the uptime, availability, performance, security, and timeliness of access of the MSCI Global Index Lens.

h) 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.

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

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

- k) If the Licensee is receiving the Service(s) from more than one vendor, any discounts applicable to any second or multiple vendor fees shall automatically and immediately terminate if Licensee terminates receipt from the primary vendor.
- l) 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.
- m) For the purposes of this Schedule A, references to MSCI in the Data License Agreement and this Schedule A shall mean MSCI Limited. Notwithstanding anything to the contrary, it is acknowledged and agreed that MSCI Limited is entering into this Schedule A solely with respect to, and responsible for, the Service received by Licensee hereunder outside of the United States ("Non-US License").

ACKNOWLEDGED AND AGREED:

LICENSEE	MSCI Limited
Bank of Lithuania	<i>Philippe Ballet</i>
By(signature): <i>[Signature]</i>	<small>Philippe Ballet (Sep 2, 2020 13:13 GMT+1)</small>
Name: <i>Egle Kasekuniene</i>	By(signature):
Title: <i>Head of Public Procurement Division</i>	Name: Philippe Ballet
Date: <i>31 / 08 / 2010</i>	Title: Managing Director
	Date: Sep 2, 2020
	Date: 8/25/2020