USUFRUCT & BARE-OWNERSHIP SECURITY ACCOUNT AGREEMENT



Complete and sign this form and return it preferably online at contact.actionnaires.airliquide.com or to the mailing address at the bottom of the page along with all the requested supporting documents.

INCOMPLETE APPLICATION PACKAGES CANNOT BE PROCESSED

■ New account	Account regularization
	atories of the security account. Any modification requires joint holders of the account and of the legal representative.
1. <u>Identification of the USUFRUCT</u>	
	ID number Assigned to new accounts by the Shareholder Services Division
☐ Mr. ☐ Ms. ☐ Mr. or Ms. (if shared u	usufruct)
Last name	First name
Maiden name	
Birthdate Birthplace	
Dept/State/Etc.	Country
Address (place of taxation)	
Postal code	
Town/City	
Mobile tel. (1) E	E-mail ⁽²⁾
2. Acceptance of the security account at a case I accept this agreement after having reviewed and ac	
Signed in, on,	
Signature of the USUFRUCTUARY	

(1) For security reasons, the use of certain services may require the use of notifications by e-mail or text message. By completing the fields provided for this purpose when enrolling, the user agrees that Air Liquide collects this information. (2) Filling in your e-mail address allows you to access all your information in your Shareholder Space and place your stock market orders online. AIR LIQUIDE communicates mainly by e-mail. You will not receive any advertising solicitations.

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online-help-contact

Visit

INCOMPLETE APPLICATION PACKAGES CANNOT BE PROCESSED

3. <u>Identification of the BARE OWNERS</u>

		First name
Maiden name		
Birthdate	Birthplace	
Dept/State/Etc		
Address (place of taxation)		
Postal code	Town/City	Country
Mobile tel		
I accede to this agreement a	fter having reviewe	ed the attached general to
Signature		
D.M		
☐ Mr. ☐ Ms.		
Last name		First name
Maiden name		
Birthdate	Birthplace	
Dept/State/Etc		
Address (place of taxation)		
Postal code	Town/City	Country
Mobile tel.		E-mail
I accede to this agreement a	fter having reviewe	ed the attached general to
Signature		
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Signature □ Mr. □ Ms.		
☐ Mr. ☐ Ms.		First name
☐ Mr. ☐ Ms. Last name		
☐ Mr. ☐ Ms. Last name Maiden name		
☐ Mr. ☐ Ms. Last name Maiden name Birthdate	Birthplace	
☐ Mr. ☐ Ms. Last name Maiden name Birthdate Dept/State/Etc	Birthplace	
☐ Mr. ☐ Ms. Last name Maiden name Birthdate Dept/State/Etc Address (place of taxation)	Birthplace	
☐ Mr. ☐ Ms. Last name Maiden name Birthdate Dept/State/Etc	Birthplace	Country

INCOMPLETE APPLICATION PACKAGES CANNOT BE PROCESSED

Last name	First nam	ne
Maiden name		
Birthdate	Birthplace	Dept/State/Etc
Address (place of taxatio	on)	
Postal code	Town/City Cour	ntry
Mobile tel	E-m	nail
I accede to this agreemer	nt after having reviewed the attach	ed general terms and conditions.
Signature	-	
☐ Mr. ☐ Ms.		
Last name	First nam	ne
Maiden name		
Birthdate	Birthplace	Dept/State/Etc
Address (place of taxation	on)	
Postal code	_ Town/City	Country
Mobile tel.	E-m	nail
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ADMINISTRATIVE DETAILS

1. Complete and sign

- the Usufruct & Bare-Ownership security account agreement,
- the power of attorney form, if necessary.

2. Attach the following documents to the application package

> For the USUFRUCTUARY:

- a photocopy of both sides of an identification document (identity card or passport),
- a photocopy of proof of address (preferably a copy of your mobile phone bill; otherwise, your bill for electricity, landline phone, gas, water, Internet, etc.),
- an RIB (document issued by your bank indicating the BIC code and the IBAN) in the usufructuary's name or of the split-interest bank account with the same holders as those of the security account.

> For the BARE OWNERS and/or legal representative:

- a photocopy of both sides of an identification document (identity card or passport),
- a photocopy of the family register for a minor,
- a photocopy of proof of address (preferably a copy of your mobile phone bill; otherwise, your bill for electricity, landline phone, gas, water, Internet, etc.) in the name of the legal representative for a minor,
- an RIB (a document issued by your bank indicating the BIC code and the IBAN) for the bank account in the name of the holder or, for a minor, the holder's legal representative.

> For sheltered adults:

- proof of housing dated and signed by the housing provider,
- proof of address (electricity, landline phone, gas, water, Internet, etc. bill) in the name of the housing provider,
- a photocopy of both sides of an identification document (identity card or passport) in the name of the housing provider.

> For adults under protection:

- a copy of the judgment,
- a photocopy of both sides of an identification document (identity card or passport) of the legal representative.

3. Send your complete application package on the website: contact.actionnaires.airliquide.com

> For opening a security account

In "Send us your application," choose: Topic: BECOMING A SHAREHOLDER

Sub-topic: SUBMIT AN NEW ACCOUNT APPLICATION PACKAGE

Message: New account

For the regularization of an existing account

In "Send us your application," choose: Topic: MY PROCEDURES

Sub-topic: REGULARIZE MY ACCOUNT AGREEMENT **Message**: Regularization of my account agreement

4. Tracking your application package

You will receive confirmation of the processing of your request at the indicated e-mail address. You will also receive a text message providing your ID to be communicated for any exchange with AIR LIQUIDE.

Incomplete application packages cannot be processed.

If your application package is incomplete, it cannot be processed. Documents sent separately will not be added to it.

To validate your request, please send us your form with all the supporting documents.



GENERAL TERMS AND CONDITIONS OF THE DIRECTLY USUFRUCT & BARE-OWNERSHIP DIRECTLY REGISTERED SECURITY ACCOUNT

These **general terms and conditions are to be kept by the holder(s)** of the security account.

It is not necessary to return a copy to us.

OPENING THE AIR LIQUIDE DIRECTLY REGISTERED SECURITY ACCOUNT

Any natural person shareholder may hold a security account kept by Air Liquide. The shareholder must be fully capable of carrying out civil matters or be duly represented. Failure to sign an account-keeping agreement does not comply with the French financial market authority's general regulations.

Article L322-67 4 provides that an agreement must be established with the holder of the securities.

CLOSING THE SECURITY ACCOUNT

- Closing on the initiative of the account holders: the security account is closed upon receipt of a written request signed by all the joint holders along with a copy of their identification documents. The securities are then transferred in France or sold in accordance with the received instructions.
- Death of the usufructuary: the death of the usufructuary results in either the creation of a joint-ownership account
 for the benefit of all the bare owners or the distribution of the securities in the account to each of the bare owners,
 according to written instructions signed by all the beneficiaries, along with a copy of their identification document or
 according to instructions received from the civil-law notary in charge of the estate.
- **Death of one of the bare owners:** the death of one of the bare owners entails a freeze on the account. The freeze is lifted upon receipt of instructions from the civil-law notary in charge of the estate.

PROVIDING INFORMATION TO HOLDERS

Air Liquide makes available to each member of the usufruct/bare-ownership account an account statement as of December 31 of each year and all their account documents online in their Personal Space. For any transaction carried out on the account, the first of the bare owners receives an information document.

Holders are informed by e-mail of any new document placed in their online Personal Space at the e-mail address that they have communicated; if no e-mail address is provided or on express request, they are informed by mail.

Air Liquide informs the account holders of each securities transaction, enabling them to exercise the rights attached to the securities in the account where necessary.

If Air Liquide modifies these general terms and conditions, the first of the bare owners will be informed. If the first of the bare owners does not reject the modifications within thirty (30) days, the modifications will be considered accepted.

DIRECTLY REGISTERED STOCK EXCHANGE ORDERS

Transactions are carried out by CACEIS Bank, a public limited company with a board of directors, entered in the Paris trade and companies register (RCS) under number 692 024 722 and whose head office is located at 1-3, Place Valhubert, 75013 Paris

The bare owners may send their requests for stock exchange transactions **only by mail**. This request must be accompanied by the **signed agreement of all the members of the usufruct/bare-ownership account and a copy of their identification documents**. The order must contain the direction of the transaction, the number of securities, and the validity period (maximum of 2 calendar months). If no instructions are provided, orders will be automatically valid until the end of the calendar month, but they may be canceled or modified during this period. The applied brokerage rate will be 0.18% excluding tax. After the order is executed, the first of the bare owners will receive a transaction notice specifying the execution conditions, fees, and payment terms.

If no payment is received for purchases by the deadlines indicated on the transaction notice, Air Liquide may sell all or part of the directly registered securities in the account of the account holders.

In its capacity as custody account keeper, Air Liquide is obliged to return the securities that it holds in its books on behalf of the holders. However, Air Liquide will be unable to return the securities recorded in the security account if they are unavailable either as a precaution or by virtue of an enforcement order, or encumbered by a legal or contractual security interest in favor of Air Liquide or another creditor.

Air Liquide may object to the return of the securities in custody in the event that fees remain due by the holders.

Air Liquide's responsibilities in its capacity as custody account keeper cease, for securities whose return has been requested, as soon as this return is carried out.

The holders are informed and acknowledge that, pursuant to the provisions of the French Monetary and Financial Code, Air Liquide, in its capacity as custodian account keeper, has a right of set-off enabling it to be guaranteed, with regard to the holders, for all debts due to them and arising from the execution of buy and sell orders on behalf of holders or due to the substitution of the defaulting holders for the settlement of transactions, including receivables arising from loans or advances. In addition to this lien, Air Liquide may benefit from other security interests, liens, and/or rights of set-off.

Unless otherwise agreed in writing, and provided that the nature of the securities so permits, all securities held in the account by Air Liquide are subject to the fungibility regime.

The holders agree that Air Liquide will, where appropriate, transfer these securities to an institution managing a clearing or liquidation system.

Pursuant to the provisions of the French Monetary and Financial Code and the French Civil Code, the holders expressly authorize Air Liquide to make adjustments to their security account in the event of an adjustment of an executed order or of the position eligible for a corporate action or in the event of an error or default, in particular of Air Liquide, a central depository, or an intermediary. Regularizations may only relate to securities and cash amounts strictly necessary for the regularization of the transaction(s) and must be carried out as soon as possible from the date on which Air Liquide becomes aware of the regularization to be carried out.

In the event of a dispute, jurisdiction is conferred on the courts of the location of the head office of L'Air Liquide S.A. Whenever it deems it reasonably necessary in view of its obligations, CACEIS Bank may, through Air Liquide, request any explanation and the production of any supporting document from the holders, mainly:

- concerning any transactions that appear unusual because of, in particular, their methods, amount, or exceptional nature compared with those previously processed by the holders;
- concerning the source of the funds used to purchase directly registered securities;
- concerning the true identity of the persons for whose benefit the account is opened, if it appears that the holder(s) might not act on their own behalf, subject to the application of the special rules of the legislative framework governing registered intermediaries within the meaning of Article L 228-1 of the French commercial code.

FEES

The directly registered security account is managed free of charge without custody fees.

Only brokerage fees of **0.1% excluding tax or 0.18% excluding tax** (depending on the order placement and payment methods) of the gross transaction amount (with no minimum) are collected by CACEIS Bank for the execution of stock exchange orders.

In addition, in accordance with the French amending finance law of 2017, the tax on **financial transactions** is applicable at the **rate of 0.3%** of the gross amount of securities purchases.

RECORDING OF PHONE CONVERSATIONS

To facilitate the monitoring of the lawfulness of transactions and their compliance with the instructions of the order initiators, recordings of telephone communications with Air Liquide may be made and held for six (6) months. Account holders have the right to object to such recording. In this case, the account holders must submit their requests by mail to the address: AIR LIQUIDE Direction du Service Actionnaires – TSA 91948 - 62978 ARRAS Cedex 9, or by e-mail to contact.actionnaires.airliquide.com.

Owners have a right of access and rectification of recordings concerning them.

PROTECTION OF PERSONAL DATA

The personal data indicated on the front are required. They are collected by L'Air Liquide S.A. – 75 Quai d'Orsay, 75007 Paris – for securities management purposes. The processing of such data is necessary for the performance of the account agreement to which you are a party.

To comply with legal obligations, the data may be communicated to the competent authorities. In addition, the tools used for securities management may involve the transmission of such personal data to service providers located in non-EEA countries (in particular, the USA) for hosting purposes. In this case, we take the necessary measures to guarantee an adequate level of protection of your data through the signing of the European Commission's Standard Contractual Clauses.

For anti-money laundering purposes, the data may be communicated to the French tax authorities.

Personal data will be retained for five (5) full calendar years after the account is closed. The rights of access, rectification, deletion, and portability pertaining to the personal data that you have provided as well as the right to provide instructions regarding your personal data after your death and to request the limitation of the processing of your personal data may be exercised with Shareholder Services:

- by mail sent to the following address: AIR LIQUIDE Direction du Service Actionnaires TSA 91948 62978 ARRAS Cedex 9
- via our online contact form: https://www.airliquide.com/group/contact-us-gdpr

You may also lodge a complaint with the competent data protection authority, which is the CNIL in France. Data protection officer:

Laurence Thomazeau – L'Air Liquide S.A. – 75 quai d'Orsay – 75321 Paris Cedex 07

AIR LIQUIDE bank details for bank transfers to pay for your purchases:

AIR LIQUIDE SA - CACEIS Bank - BIC: ISAEFRPP - IBAN: FR76 18129 00010 00500105695 18