

## Acceptance form regarding Smart Start offer to the shareholders of Dignita Systems AB

THE ACCEPTANCE FORM SHALL BE SENT TO:

Danske Bank A/S, Danmark, Sverige Filial  
 Nordic Asset Services - Emissioner  
 Box 7523  
 SE-103 92 Stockholm

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THE ACCEPTANCE FORM SHALL BE RECEIVED BY DANSKE BANK NO LATER THAN 3.00 PM CET 7 JUNE 2017

1A Smart Start, LLC ("Smart Start" or the "Offeror"), is offering the shareholders of Dignita Systems AB, corporate registration number 556582-5964 ("Company") for a cash consideration to sell their shares in the Company (the "Offer"). Application to accept the Offer can be made by shareholders, whose shareholding is directly registered with Euroclear Sweden AB, with this acceptance form. Other shareholders wanting to accept the Offer are instructed to contact the relevant bank or nominee through which their shareholding is registered.

SEK 11,30 is offered in cash for each share in the Company. The offer price will be adjusted if the Company makes any dividend or other form of transfer of value prior to the settlement of the share transfer.

The acceptance period runs from 16 May 2017 until 7 June 2017 at 3.00 pm CET. Assuming that the Offer is declared unconditional no later than on or about 12 June 2017, settlement is expected to begin on or about 16 June 2017.

For more information about the Offer as well as the terms and conditions of the Offer, please refer to the press release dated on 10 May 2017 as well as the accompanying letter, available on Danske Bank's website ([www.danskebank.se/Prospekt](http://www.danskebank.se/Prospekt)) (the "Offer Documents").

The undersigned shareholder, whose shares are directly registered with Euroclear Sweden AB, hereby accept the Offer in accordance with the terms and condition of the Offer Documents and agrees to transfer the below number of shares.

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shares in the Company with ISIN (SE0008347769)

By signing this application, I accept and certify that:

- I have read and understood the content of the Offer Documents,
- application for acceptance is binding and only one acceptance form per person, the first to be received, will be taken into consideration,
- no amendments or changes may be made to the preprinted text,
- incomplete or incorrectly filled in acceptance forms may be disregarded,
- information about VPC account (*Sw. VP-konto*), address and income account (*Sw. likvidkonto*) for payment will be obtained from Euroclear Sweden AB,
- I am duly authorised to dispose of the VPC account on which the shares in the Company covered by the acceptance form are registered,
- all powers of the right to vote for or otherwise represent shares in the Company covered by the acceptance form have been revoked,
- I have read and understood the information on this website and in particular information under "Important Information" and "Processing of Personal Data" below, and I confirm that I am not subject to any of the restrictions mentioned herein,
- I hereby irrevocably and in relation to the Offeror (i) demand that an extraordinary meeting is held in the Company when the Offeror so demands, and (ii) that I hereby authorise the Offeror to represent and vote for all my shares comprised by this Acceptance Form at any general meeting in the Company in the period from acceptance and until the settlement has been duly transferred and the Offeror has been registered as owner of the shares.

VPC account no.
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The undersigned hereby authorises Danske Bank A/S, Danmark, Sverige Filial ("Danske Bank") to execute the transfer in accordance with the Offer and to process the transfer of shares and to credit the income account connected to my VPC account, on my/our behalf in accordance with the terms and conditions set out in the Offer Document and to take any other measures Danske Bank deems necessary for shares covered by the Offer to be transferred from the VPC account and for cash to be transferred to the income account.

#### Mandatory information about the subscriber

Personal identification number / Corporate registration no. (YYYYMMDD-XXXX)	Telephone daytime
Surname, First name / Corporate name	Email
Mailing address	Postal code and city
Place, date and signature (if applicable, both guardians)	

The offer is not being made to, nor will tenders be accepted from or on behalf of, the target's shareholders who are living in or are domiciled in any jurisdiction in which the making of the Offer or acceptance thereof would not be in compliance with the laws of such jurisdiction or registration or other measures are required pursuant to local law. The offer document is not being mailed to holders of shares in jurisdictions such as, inter alia, Australia, Canada, Hong Kong, Japan, New Zealand, South Africa or the United States. Persons wishing to accept the Offer must do so from outside Australia, Canada, Hong Kong, Japan, New Zealand, South Africa or the United States. Envelopes containing acceptance forms must not be post marked in Australia, Canada, Hong Kong, Japan, New Zealand, South Africa or the United States. Acceptance forms may not by any other means be sent from Australia, Canada, Hong Kong, Japan, New Zealand, South Africa or the United States. All shareholders who accept the Offer shall for the remittance of the consideration or return of acceptance form, certificate(s), and/or other required document(s) provide an address outside of Australia, Canada, Hong Kong, Japan, New Zealand, South Africa or the United States. Any purported acceptance of the Offer in breach of these requirements will not be valid. It is the responsibility of each and any physical or legal person to comply with the laws of any relevant territory or country regarding, amongst other things, the right to tender shares pursuant to the Offer.

The Offer document, the Offer, and all acceptances thereof shall be exclusively governed by, and construed in accordance with, Swedish law. Any dispute that arises in conjunction with the Offer document, the Offer or the acceptance thereof which cannot be amicably resolved shall be finally settled by Swedish courts with the Stockholm district court as the first court instance.

Danske Bank is carrying out certain administrative tasks in connection with the Offer. This does not entail that a person making an application for acceptance of the Offer is considered a customer with Danske Bank. The fact that the applicant is not considered a customer entails that the rules about investor protection in the Swedish Securities Markets Act (*Sw. lag (2007:528) om värdepappersmarknaden*) do not apply.

## Processing of personal data

Personal data provided in the application will be handled by Danske Bank to administrate the transfer of shares and otherwise in order for Danske Bank to fulfil its obligations in connection with the Offer. Personal Data may be processed together with Euroclear Sweden AB:s securities register since the shares are registered in accordance with the Swedish Securities Accounts Act (*Sw. lag (1998:1479) om kontoföring av finansiella instrument*). Furthermore, personal data will be processed for the purposes of market- and customer analyses, which form the foundation of marketing and method- and business development. Personal data is also used for the purpose of sending out advertisements and offers of various kinds and as the basis of advice to you. The processing of personal data may, taking into consideration the duty of confidentiality of Danske Bank, be handled by other entities in the Danske Bank group or by entities with which the Danske Bank group cooperates in order to carry out its services. Updates of address information are made by way of processing together with person and address register of the Swedish state (SPAR). If you wish to obtain information about what personal data about you that is processed by Danske Bank You may request such information, in writing, at your local branch office of Danske Bank. You may also turn to the local branch office if you would like to correct erroneous information.