

**CORE LABORATORIES N.V.**

**WITHDRAWAL APPLICATION FORM**

**IN CONNECTION WITH THE CROSS-BORDER MERGER OF CORE LABORATORIES N.V. INTO  
CORE LABORATORIES LUXEMBOURG S.A.**

During the extraordinary general meeting of Core Laboratories N.V. ("**CL NV**"), held on 29 March 2023 (the "**Dutch EGM**"), it was resolved to effect a cross-border merger between Core Laboratories Luxembourg S.A. ("**CL Luxembourg**"), as absorbing company, and CL NV, as absorbed company (the "**Cross-Border Merger**"), if and when certain further conditions are met as set out in the common terms of cross-border merger between CL NV and CL Luxembourg, dated 16 January 2023 (the "**Common Terms of Cross-Border Merger**").

Any CL NV shareholder who voted against the Cross-Border Merger has the right to elect not to become a shareholder of CL Luxembourg (the "**Withdrawal Right**") and file a request for cash compensation with CL NV in accordance with the Dutch Civil Code (each such CL NV shareholder referred to as a "**Withdrawing Shareholder**") within a period of one month beginning on the day after the Dutch EGM up to and including 28 April 2023. Such request must be submitted using this Withdrawal Application Form.

To validly make use of the Withdrawal Right, the Withdrawing Shareholder (i) must be a record holder of CL NV common shares as of the close of business Central European Time on 1 March 2023 (the "**Record Date**"), (ii) must have voted its CL NV common shares against the Cross-Border Merger at the Dutch EGM, and (iii) must hold such shares on the date of submitting this Withdrawal Application Form. To receive the cash compensation, the Withdrawing Shareholder must continue to hold the respective shares until the effective date of the Cross Border Merger.

**Information on the Withdrawing Shareholder:**

Shareholder name (the "**Shareholder**"): \_\_\_\_\_

Shareholder address: \_\_\_\_\_

Number of shares held by the Shareholder for which cash compensation is requested (the "**Exit Shares**"): \_\_\_\_\_

If the Exit Shares are held in an account with an intermediary:

Name of Intermediary: \_\_\_\_\_

Account number & details: \_\_\_\_\_

BIC code Intermediary: \_\_\_\_\_

Details of bank account for payment of the cash compensation after the effective date of the Cross-Border Merger:

Name Bank: \_\_\_\_\_

IBAN: \_\_\_\_\_

BIC Code: \_\_\_\_\_

Address bank office: \_\_\_\_\_

The Shareholder states, confirms, undertakes and acknowledges the following:

- in case the Exit Shares are held by a broker or intermediary, the Shareholder shall inform the broker/intermediary on the submission of the Withdrawal Application Form, and request the broker or intermediary to take such arrangements that the Exit Shares can no longer be sold and/or disposed;
- on the date hereof, the Shareholder is the holder of the Exit Shares and the Exit Shares were held by the Shareholder on the Record Date;
- at the Dutch EGM, the Shareholder voted the Exit Shares against the proposal to enter into the Cross-Border Merger;
- the Shareholder has taken notice of, and agreed with, the Common Terms of Cross-Border Merger, including paragraph 9, which describes the procedure for the cash compensation right and the terms for determination and payment of the cash compensation;
- the Shareholder has taken notice of and has agreed with the method for determining the cash compensation for the Exit Shares pursuant to the formula included in the articles of association of CL NV;
- the Shareholder is aware that CL Luxembourg has assumed the obligation to pay the cash compensation and that CL Luxembourg will be legally obliged to withhold any applicable dividend withholding tax due on the cash compensation;
- the Shareholder will not transfer the Exit Shares to any person except with the prior written approval of CL NV until the earlier of: (i) the effective date of the Cross-Border-Merger (as a result of which the Exit Shares will cease to exist), (ii) six months after the publication of the Common Terms of Cross-Border Merger in a Dutch national newspaper, or (iii) such date as CL NV or CL Luxembourg may publicly announce that the Cross-Border-Merger will not be completed. The aforementioned approval requirement/right of CL NV is granted to facilitate the implementation of the intended legal effect of the Shareholder's irrevocable application (i.e., that the Exit Shares will be exchanged for cash compensation in lieu of shares in CL Luxembourg.)

In case the Shareholder, after the submission of this Withdrawal Application Form, sells or otherwise disposes the Exit Shares (or part thereof), whereupon the Shareholder no longer holds the Exit Shares as of the effective date of the Cross-Border-Merger, the right to receive the cash compensation by such Shareholder will automatically expire and/or lapse at the moment of such sale and/or disposition.

**Voting evidence**

The voting proxies received by Broadridge Financial Solutions, CL NV's vote tabulator, prior to the Dutch EGM or, for shares voted in person, written proxies received in hand by CL NV's Secretary at the Dutch EGM before the polls close, shall constitute conclusive evidence as to how the Shareholder's votes have been cast with respect to the Exit Shares.

If the Shareholder voted the Exit Shares at the Dutch EGM in person, through a written proxy registered in accordance with the registration procedure for the Dutch EGM or through a proxy granted to the independent third party as set out in the agenda for the Dutch EGM, no additional evidence of such vote will be required.

If the Exit Shares were voted through any other means (i.e., by means of e-voting or through any proxy voting provider or otherwise), the Shareholder will need to provide written evidence (e.g., a copy of the executed voting instruction form or vote confirmation) that the Exit Shares were voted in the Shareholder's name against the proposal to enter into the Cross-Border Merger.

**Submission and due date**

A qualifying shareholder wishing to exercise the cash compensation right must submit this Withdrawal Application Form to CL NV, duly completed and executed, no than Friday, 28 April, 2023 end of the day Central European Summer Time, by sending the form to [withdrawalrequest@corelab.com](mailto:withdrawalrequest@corelab.com).

[Signature page follows]

**THIS WITHDRAWAL APPLICATION FORM HAS BEEN SIGNED BY:**

**THE SHAREHOLDER**

\_\_\_\_\_  
By: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_  
Place: \_\_\_\_\_

If applicable, co-signature of the pledgee or usufructuary if the Exit Shares are pledged or encumbered with a right of usufruct, as the case may be, to confirm approval of the withdrawal right by the Shareholder:

**INCLUDE NAME OF PLEDGEE / USUFRUCTUARY (IF APPLICABLE)**

\_\_\_\_\_  
By: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_  
Place: \_\_\_\_\_