

Country Schedule – Sweden

1. **About this Country Schedule**

This Country Schedule is applicable where the Agreement is entered into in the country or territory set forth above. Capitalized terms used in this Country Schedule but not defined have the meanings given in the Agreement.

2. **Governing law and dispute resolution**

2.1 *This Agreement shall be governed by the substantive laws of Sweden, without giving effect to its choice of law principles. Any dispute, controversy or claim arising out of or in connection with this Agreement, or the breach, termination or invalidity thereof, shall be finally settled by arbitration in accordance with the Arbitration Rules of the Arbitration Institute of the Stockholm Chamber of Commerce (the “SCC”).*

The Arbitration Rules by the SCC shall apply, unless the SCC in its discretion determines, taking into account the complexity of the case, the amount in dispute and other circumstances, that Rules for Expedited Arbitrations shall apply. In the former case, the Arbitral Tribunal shall be composed of three arbitrators. The seat of arbitration shall be Stockholm. The language to be used in the arbitral proceedings shall be English.

The provisions regarding Confidential Information in the Agreement shall apply to any arbitration and information presented, decisions made or measures taken during such arbitration.

3. **DAC 6**

The EU Mandatory Disclosure Rules introduced pursuant to EU Directive 2018/822 of 25 May 2018, as implemented into the law of Sweden, may require Vialto to report details of certain arrangements entered into by Client to a tax authority in the EU. To be reportable, the arrangement must be cross-border, involve an EU Member State, and have certain hallmarks. To the extent permitted by law, Vialto will notify Client if Vialto considers the rules apply to Client’s matter.