LCH Ltd EquityClear Growth & Consolidation Rebate

From 1st January 2025

A one-time rebate will be paid to qualifying Clearing Members based on their ADV as calculated in H2 2024 and their 6-month rolling average ADV in the twelve-month period following 1st January 2025. New EquityClear Members would also qualify for the incentive scheme, as per below:

Tier 1

If the following criteria are met, a consolidation rebate equal to 100% of the clearing fees and OTC clearing fees paid during the 6month rolling average calculation period (mentioned below) will be paid, subject to a cap of **£400,000**:

- A member's ADV in H2 2024 was ≥**160,000**
- At any point in the 12-month period following 1st Jan 2025 a member's 6-month rolling average ADV represents **175%** of the member's ADV for H2 2024.

New EquityClear Members of LCH with a 6-month rolling average ADV of 120,000 or more trade sides will automatically qualify for Tier 1 of the Growth and Consolidation rebate.

Tier 2

If the following criteria are met, a consolidation rebate equal to 100% of the clearing fees and OTC clearing fees paid during the 6month rolling average calculation period (mentioned below) will be paid, subject to a cap of **£200,000**:

- A member's ADV in H2 2024 was <160,000
- At any point in the 12-month period following 1st Jan 2025 a member's 6-month rolling average ADV increases by **50,000** trade sides vs the member's ADV for H2 2024.

New EquityClear Members of LCH with a 6-month rolling average ADV of 50,000 trade sides will automatically qualify for Tier 2 of the Growth and Consolidation rebate.

The rebate will be payable the month immediately following when the qualifying criteria are satisfied.

(a) "ADV" means, in respect of a Member and a calendar month, the number of trades cleared by such Member within the EquityClear service during such month, divided by the number of EquityClear service business days in such month;

Example: H2 2024 ADV = Total trade sides / 131, where 131 is the total number of EquityClear service business days Jul – Dec 2024.

(b) 6-month rolling averages will be taken for previous 6 months of activity up to and including the current trading month.



LCH

CONTACT US

UK +44 (0)20 7426 7651 +1 212 513 8265 USA

Email

Securitiesclientserviceltd@lch.com

Website lch.com 10 Paternoster Square London EC4M 7LS

This document has been provided to you for informational purposes only and is intended as an overview of certain aspects of, or proposed changes to, the SwapClear, Listed Interest Rates, SwapAgent and/or any other service provided by LCH Group Holdings Limited ("LCH Group") or any of its group undertakings (group undertakings shall be construed in accordance with section 1161 of the Companies Act 2006; each an ("LCH Group Company").

LCH Limited is supervised by the Bank of England within the UK regulatory framework, registered as a derivatives clearing organisation with the U.S. Commodity Futures Trading Commission ("CFTC") and recognised as a third-country CCP under Regulation (EU) No. 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories ("EMIR"). LCH S.A. is regulated and supervised in France by the Autorité des Marchés Financiers, the Autorité de Contrôle Prudentiel et de Résolution and the Banque de France, authorised as an E.U. CCP under EMIR, registered as a derivatives clearing organisation with the CFTC and as a clearing agency with the U.S. Securities and Exchange Commission. LCH Limited and LCH S.A. also hold licenses or authorisations in other jurisdictions in which they offer their services. More information is available at Ich.com.

The relationship of an LCH Group Company with its members is governed solely by its rulebook and certain other ancillary documentation, as applicable. This document does not, and does not purport to, contain a detailed description of any aspect of a service provided by an LCH Group Company or any other topics discussed in this document, and it has not been prepared for any specific person. This document does not, and does not seek to, constitute advice of any nature. You may not rely upon the contents of this document under any circumstance and should seek your own independent legal, investment, tax and other advice. The information and any opinion contained in this document does not constitute a recommendation or offer with respect to any derivative contract, financial instrument, security or service. No LCH Group Company makes any representation, warranty, condition or guarantee (whether express or implied) that the contents of this document are accurate, complete or up-to-date, and makes no commitment to offer any particular product or service. No LCH Group Company shall have any liability for any losses, claims, demands, actions, proceedings, damages, costs or expenses arising out of, or in any way connected with, the information contained in this document, except that each LCH Group Company accepts liability that cannot be excluded by applicable law.

Copyright © LCH Limited 2023. All rights reserved. Copyright © LCH S.A. 2023. All rights reserved. LCH SwapClear, LCH CDSClear, LCH ForexClear, LCH RepoClear, LCH EquityClear, LCH SwapAgent and €GCPlus are registered trademarks of LCH.

The information contained in this document is confidential. By reading this document, each recipient agrees to treat it in a confidential manner and will not, directly or indirectly, disclose or permit the disclosure of any information in this document to any other person (other than its regulators or professional advisers who have been informed of the confidential nature of the information) without the prior written consent of the relevant LCH Group Company to whom such confidential information belongs.

