



UniCredit Bank AG

Munich, Federal Republic of Germany

Securities Note

for

Securities with Single-Underlying (without capital protection) I

under the Euro 50,000,000,000 Debt Issuance Programme

10 November 2021

(the "Securities Note")

This Securities Note together with the Registration Document of the UniCredit Bank AG dated 17 May 2021 (the "Registration Document") constitute the

> **Base Prospectus** for Securities with Single-Underlying (without capital protection) I under the Euro 50,000,000,000 Debt Issuance Programme (the "Base Prospectus"),

which is a base prospectus drawn in separate documents in accordance with Art. 8 (6) of the Prospectus Regulation (as defined herein).

I.	GEN	ERAL I	DESCR	IPTION OF THE PROGRAMME	1		
	A.	Gener	ral Desc	ription of the 50,000,000,000 Debt Issuance Programme	1		
	B.	Gener	ral Desc	ription of the Securities	1		
	C.	Gener	ral Desc	ription of the Base Prospectus and the Securities Note	3		
	D.	General Description of the Terms and Conditions of the offer of the Securities					
	E.			ription of the Admission of the Securities to Trading			
II.	RISK						
	A.			rial risks related to the Issuer			
	B.			rial risks relating to the Securities			
		1.	Risks	related to the rank and characteristic of the Securities in the of a failure of the Issuer			
			a)	Insolvency risk and risks in relation to resolution measures in relation to the Issuer	5		
			b)	No deposit protection and no compensation scheme	7		
		2.	Risks	related to the Payment Profile of the Securities	7		
			a)	Specific risks resulting from the Payment Profile of Discount Securities (Product Type 1)	8		
			b)	Specific risks resulting from the Payment Profile of Closed End Securities (Product Type 2)	8		
			c)	Specific risks resulting from the Payment Profile of Closed End Leverage Securities (Product Type 3)	8		
			d)	Specific risks resulting from the Payment Profile of Open End Securities (Product Type 4)	8		
			e)	Specific risks resulting from the Payment Profile of Open End Leverage Securities (Product Type 5)	9		
			f)	Specific risks resulting from the Payment Profile of Step- In Tracker Securities (Product Type 6)	9		
			g)	Specific risks resulting from the Payment Profile of Knock-in Step-In Tracker Securities (Product Type 6a)	9		
			h)	Specific risks resulting from the Payment Profile of Short Cash Collect Securities (Product Type 7)	10		
			i)	Specific risks resulting from the Payment Profile of Cash Collect Securities (Product Type 8)	10		
			j)	Specific risks resulting from the Payment Profile of Twin-Win Cash Collect Securities (Product Type 9)	11		
			k)	Specific risks resulting from the Payment Profile of Twin-Win Lock-in Cash Collect Securities (Product Type 10) and Lock-in Cash Collect Securities (Product Type 11)	11		

	1)	Specific risks resulting from the Payment Profile of Twin-Win Geared Put Cash Collect Securities (Product Type 12) and Geared Put Cash Collect Securities (Product Type 13)	12
	m)	Specific risks resulting from the Payment Profile of Geoscope Lock-in Cash Collect Securities (Product Type 14)	12
	n)	Specific risks resulting from the Payment Profile of Barrier Geoscope Lock-in Cash Collect Securities (Product Type 15)	12
	o)	Specific risks resulting from the Payment Profile of Icarus Securities (Product Type 16)	13
	p)	Specific risks resulting from the Payment Profile of Orpheus Securities (Product Type 17)	13
	q)	Risks relating to Securities with physical delivery	13
	r)	Risks in relation to Securities with physical delivery of Index Certificates as Delivery Item	14
	s)	Risks relating to Securities structured as Compo Securities	15
	t)	Risks with regard to a Reverse Split (Product Type 3 and 5)	15
	u)	Risk with regard to a suspension of trading (Product Type 3 and 5)	
	v)	Risk with regard to the Issuer's Regular Call Right (Product Types 2, 3, 4 and 5)	16
	w)	Risk of a falling price of the Underlying following the exercise of the Redemption Right by the Security Holder or the Regular Call Right by the Issuer (Product Types 2, 3, 4 and 5)	16
3.	Risks a	arising from the Terms and Conditions of the Securities	
	a)	Risks arising from extraordinary termination of the Securities	
	b)	Risks due to market disruptions	17
	c)	Risks arising from Adjustments to the Terms and Conditions of the Securities	17
1.	-	ic and material risks related to the investment in, the holding	18
	a)	Market price risks	18
	b)	Risks regarding the determination of the prices for the Securities in the secondary market / risks in the pricing	19
	c)	Risk that no active trading market for the Securities exists	
	d)	Foreign Currency Rate risk with respect to the Securities	20
	e)	Risk related to a possible repurchase of the Securities	20

(continued)

			f)	Risks regarding US withholding tax	20
			g)	Risks arising from special conflicts of interest in relation to the Securities	21
			h)	Risks in connection with sustainability criteria of a Series of Securities	22
		5.		ic and material risks with respect to the type of the lying	22
			a)	Risks related to Shares	23
			b)	Risks related to Indices	25
			c)	Risks related to Commodities	29
			d)	Risks related to Exchange Traded Commodities	30
			e)	Risks related to Fund Shares	31
			f)	Risks related to Futures Contracts	34
			g)	Risks related to Cryptocurrency Futures Contracts in particular	36
			h)	Risks related to Currency Exchange Rates	39
		6.	Risks	which apply to all or several Underlyings	40
			a)	Currency risk contained in the Underlying	41
			b)	Risks in connection with foreign legal systems	41
			c)	Risks related to the regulation of Benchmarks	42
			d)	Risks based on conflicts of interest of the Issuer with regard to the Underlying	43
			e)	Risks resulting from limited or outdated information about the Underlying	43
			f)	Risks in the case of Underlyings related to countries, regions or industries	43
			g)	Adverse effects of fees on the Underlying	44
			h)	Risks resulting from negative effects of hedging transactions of the Issuer involving the Securities	44
III.				N THE SECURITIES NOTE AND THE BASE	46
	A.	Respo	nsibility	Statement	46
	B.	Inform	nation or	n the approval and the notification of the Base Prospectus	46
	C.	Public	ation of	this Securities Note and the Registration Document	47
	D.	Conse	nt to the	Use of the Base Prospectus	47
	E.	Public	offer ar	nd admission to trading under the Base Prospectus	49
		1.	Public	offer of Securities issued under the Base Prospectus	49
		2.	Public	offer of Securities issued under a Previous Prospectus	49

Page

				Page
		3.	Continuation of a public offer of Securities issued under a Previous PR Prospectus	50
		4.	Public offer of Increases of Securities	50
		5.	Admission to trading of Securities	51
	F.	Othe	er notes	51
IV.	INFO	ORMA	TION ON THE OFFER AND THE ADMISSION TO TRADING	352
	A.	Infor	rmation on the offer of the Securities	52
		1.	General information on the offer of Securities	52
		2.	Offer of Securities with a subscription period	52
		3.	Offer of Securities without a subscription period	53
		4.	Additional information about the offering of the Securities	53
		5.	Issue Price for the Securities	53
		6.	Costs and expenses charged to the subscriber or purchaser	54
		7.	Issuance and delivery of the Securities	54
	B.	Infor	rmation on the admission of the Securities to trading	55
		1.	Admission to trading / date of admission	55
		2.	Market Maker and intermediaries in secondary trading	55
	C. Other information		er information	56
		1.	Interest of natural and legal persons involved in the issuance / offering of the Securities	56
			a) Other transactions	56
			b) Business relationships	56
			c) Information in relation to the Underlying	57
			d) Pricing by the Issuer	57
		2.	Use of Proceeds and Reasons for the Offer	58
		3.	Publications after completed issuance of the Securities	58
V.	GEN	ERAL	INFORMATION ON THE SECURITIES	59
	A.	Infor	rmation on the Securities	59
		1.	Type, form, currency and ISIN of the Securities	59
		2.	Status of the Securities, Ranking in case of a resolution of the Issuer	60
		3.	Description of the rights arising from the Securities (including their limitation)	62
			a) Interest on the Securities	62
			b) Payment of Additional Amounts	62
			c) Payment of Dividend Amounts	63

(continued)

			d)	Payment of Distribution Amounts	63
			e)	Redemption of the Securities	63
			f)	Market Disruptions	64
			g)	Adjustments to the Terms and Conditions	67
			h)	Novation	68
			i)	Extraordinary Termination of the Securities by the Issuer	69
			j)	Reverse Split	71
			k)	Corrections	71
			1)	Tax	71
			m)	Settlement Disruption	71
			n)	Presentation Period	72
		4.	Paym	ents, Deliveries	72
		5.	Inform	nation according to Article 29 of the Benchmark Regulation	73
	B.	Inform	nation re	egarding the Underlying	74
		1.	Gener	ral Information on the Underlying	74
			a)	Shares as Underlying	74
			b)	Indices as Underlying	74
			c)	Commodities as Underlying	76
			d)	Exchange Traded Commodities as Underlying	76
			e)	Fund Shares as Underlying	76
			f)	Futures Contracts as Underlying	77
			g)	Currency Exchange Rates as Underlying	78
		2.	Eligib	le Underlyings	78
	C.	Inforn	nation re	egarding the Sustainability of the Securities	79
		1.	Secur	ities and sustainability criteria	79
		2.	Inform	nation on the Sustainability Guidelines	79
VI.	DESC	CRIPTI	ON OF	THE SECURITIES	80
	A.	Gener	al infor	mation on all Product Types	80
		1.		ral information on Reference Prices and other product neters	80
			a)	Reference Price	80
			b)	Initial Reference Price	80
			c)	Final Reference Price	81
			d)	Other product parameters	81

Page

	2.	Securities with a Non-Quanto, Quanto and Compo optional additional feature	81			
	3.	Fees				
B.	Detai	Detailed information on Discount Securities (Product Type 1)				
	1.	Features				
	2.	Economic characteristics of Discount Securities	84			
	3.	Influence of the Underlying on the market value of the Discount Securities				
	4.	Redemption as at Final Payment Date	84			
		a) Description of the redemption scenarios	84			
		b) Initial reference price calculation	85			
		c) Final reference price calculation	85			
		d) Determination of the Cap	86			
		e) Determination of the Maximum Amount	86			
		f) Optional additional feature Compo Securities	86			
C.	Detai	iled information on Closed End Securities (Product Type 2)	87			
	1.	Economic characteristics of Closed End Securities87				
	2.	Influence of the Underlying on the market value of the Closed End Securities				
	3.	Redemption of the Closed End Securities	87			
		a) Description of the date of the redemption	87			
		b) Description of the redemption scenario	88			
		c) Determination of the Relevant Reference Price	88			
		d) Additional option: Fees	89			
		e) Additional option: Dividend Tax Deduction	90			
	4.	Optional additional feature: Interest	90			
	5. Optional additional feature: Dividend Payment		90			
	6.	Optional additional feature Compo Securities	90			
D.	Detai	iled information on Closed End Leverage Securities (Product Type 3))91			
	1.	Economic characteristics of Closed End Leverage Securities9				
	2.	Influence of the Underlying on the market value of the Closed End Leverage Securities				
	3.	Redemption of the Closed End Leverage Securities	92			
		a) Description of the date of the redemption	92			
		b) Description of the redemption scenarios	92			
		c) Determination of the Relevant Reference Price	92			

(continued)

			0.2			
		d) Adjustment of the Ratio				
		e) Additional option: Dividend Tax Deduction				
	4.	Optional additional feature Compo Securities				
E.		iled information on Open End Securities (Product Type 4)				
	1.	Economic characteristics of Open End Securities	94			
	2.	Influence of the Underlying on the market value of the Open End Securities	94			
	3.	Redemption of the Open End Securities	94			
		a) Description of the date of the redemption	94			
		b) Description of the redemption scenarios	95			
		c) Determination of the Relevant Reference Price	95			
		d) Additional option: Fees	95			
		e) Additional option: Dividend Tax Deduction	96			
	4.	Optional additional feature: Interest	97			
	5.	Optional additional feature: Dividend Payment	97			
	6.	Optional additional feature Compo Securities	97			
F.	Detai	Detailed information on Open End Leverage Securities (Product Type 5)98				
	1.	Economic characteristics of Open End Leverage Securities	98			
	2.	Influence of the Underlying on the market value of the Open End Leverage Securities	98			
	3.	Redemption of the Open End Leverage Securities	99			
		a) Description of the date of the redemption	99			
		b) Description of the redemption scenarios	99			
		c) Determination of the Relevant Reference Price	99			
		d) Adjustment of the Ratio	100			
		e) Additional option: Dividend Tax Deduction	100			
	4.	Optional additional feature Compo Securities	100			
G.	Detai	iled information on Step-In Tracker Securities (Product Type 6)	101			
	1.	Features	101			
	2.	Economic characteristics of Step-In Tracker Securities	101			
	3.	Influence of the Underlying on the market value of the Step-In Tracker Securities	101			
	4.	Redemption of the Step-In Tracker Securities	101			
		a) Description of the redemption scenarios	101			
		b) Determination of the Novation Amount	103			
		c) Determination of the Final Reference Price	103			

Page

(continued)

		d)	Determination of the Ratio	103				
	5.	Optio	onal additional feature: Dividend Amount	103				
	6.	Optio	onal additional feature: Distribution Amount	104				
	7.	Optio	onal additional feature: Additional Unconditional Amount (1)	104				
	8.	Optio	onal additional feature Compo Securities	105				
H.	Detailed information on Knock-in Step-In Tracker Securities (Product Type 6a)							
	1.	Featu	Features					
	2.	Econ	omic characteristics of Knock-in Step-In Tracker Securities.	106				
	3.		ence of the Underlying on the market value of the Knock-in -In Tracker Securities	106				
	4.	Intere	est	107				
		a)	Interest accrual	107				
		b)	Determination of Interest Amount and Relevant Cash Component	107				
		c)	Determination of Relevant Cash Component (final)	108				
		d)	Determination of a Knock-in Event	108				
		e)	Early End of Interest Payment	108				
	5.	Rede	emption of the Knock-in Step-In Tracker Securities	108				
		a)	Description of the redemption scenarios	108				
		b)	Determination of the Novation Amount	111				
		c)	Determination of the Final Reference Price	111				
		d)	Determination of the Ratio	111				
		e)	Determination of R(b)	112				
	6.	Optio	onal additional feature Additional Unconditional Amount (1).	113				
I.	Detai	led info	ormation on Short Cash Collect Securities (Product Type 7)	114				
	1.	Econ	omic characteristics of Short Cash Collect Securities	114				
	2.	Influence of the Underlying on the market value of the Short Cash Collect Securities						
	3.	Rede	mption	114				
		a)	Description of the redemption scenarios	114				
		b)	Initial reference price calculation	115				
		c)	Final reference price calculation	115				
		d)	Strike calculation	115				
		e)	Determination of a Barrier Event	115				
	4	Addi	tional Conditional Amount (k)	116				

Page

Page

		a)	Determination of the Additional Conditional Amount (k)	116			
		b)	Determination of the Additional Conditional Amount Payment Level (k)	116			
		c)	Determination of R (k)	116			
J.	Detai	Detailed information on Cash Collect Securities (Product Type 8)					
	1.	Featu	ures	117			
	2.	Econ	nomic characteristics of Cash Collect Securities	117			
	3.		ence of the Underlying on the market value of the Cash	118			
	4.	Rede	emption	118			
		a)	Description of the redemption scenarios	118			
		b)	Initial reference price calculation	119			
		c)	Final reference price calculation	119			
		d)	Strike calculation	120			
		e)	Determination of a Barrier Event	120			
	5.	Addi	itional Conditional Amount (k)	121			
		a)	Determination of the Additional Conditional Amount Payment Event (k)	121			
		b)	Determination of the Additional Conditional Amount Payment Level (k)	121			
		c)	Determination of the Additional Conditional Amount (k)	121			
	6.	Optio	onal additional feature Additional Unconditional Amount (l)	123			
K.	Detailed information on Twin-Win Cash Collect Securities (Product Type 9)						
	1.	Econ	nomic characteristics of Twin-Win Cash Collect Securities	124			
	2.	Influence of the Underlying on the market value of the Twin-Win Cash Collect Securities					
	3.	Rede	emption	125			
		a)	Description of the redemption scenarios	125			
		b)	Initial reference price calculation	125			
		c)	Final reference price calculation	125			
		d)	Determination of a Barrier Event	126			
	4.	Addi	itional Conditional Amount (k)	127			
		a)	Determination of the Additional Conditional Amount Payment Event (k)	127			
		b)	Determination of the Additional Conditional Amount Payment Level (k)	127			

P	a	g	e

		c)	Determination of the Additional Conditional Amount (k)	127			
	5.	Optio	onal additional feature Additional Unconditional Amount (1)	128			
L.		Detailed information on Twin-Win Lock-in Cash Collect Securities (Product Type 10)					
	1.	Economic characteristics of Twin-Win Lock-in Cash Collect Securities					
	2.	Influence of the Underlying on the market value of the Twin-Win Lock-in Cash Collect Securities					
	3.	Redemption					
		a)	Description of the redemption scenarios	130			
		b)	Initial reference price calculation	130			
		c)	Final reference price calculation	131			
		d)	Determination of a Barrier Event	131			
		e)	Determination of a Lock-in Event	132			
	4.	Addi	tional Conditional Amount (k)	132			
		a)	Determination of the Additional Conditional Amount Payment Event (k)	132			
		b)	Determination of the Additional Conditional Amount Payment Level (k)	132			
		c)	Determination of the Additional Conditional Amount (k)	133			
	5.	Optio	onal additional feature Additional Unconditional Amount (1)	133			
M.		Detailed information on Lock-in Cash Collect Securities (Product Type 11)					
	1.	Economic characteristics of Lock-in Cash Collect Securities					
	2.	Influence of the Underlying on the market value of the Lock-in Cash Collect Securities					
	3.	Rede	emption	135			
		a)	Description of the redemption scenarios	135			
		b)	Initial reference price calculation	136			
		c)	Final reference price calculation	136			
		d)	Determination of a Barrier Event	136			
		e)	Determination of a Lock-in Event	137			
	4.	Addi	tional Conditional Amount (k)	138			
		a)	Determination of the Additional Conditional Amount Payment Event (k)	138			
		b)	Determination of the Additional Conditional Amount Payment Level (k)	138			
		c)	Determination of the Additional Conditional Amount (k)	138			

	5.	Optional a	additional feature Additional Unconditional Amount (1)139				
N.	Detailed information on Twin-Win Geared Put Cash Collect Securities (Product Type 12)						
	1.	Economic characteristics of Twin-Win Geared Put Cash Collect Securities140					
	2.	Influence of the Underlying on the market value of the Twin-Win Geared Put Cash Collect Securities14					
	3.	Redemption141					
		a) D	escription of the redemption scenarios141				
		b) In	itial reference price calculation141				
		c) Fi	nal reference price calculation141				
		d) St	rike calculation142				
	4.	Additiona	Additional Conditional Amount (k)142				
		,	etermination of the Additional Conditional Amount ayment Event (k)142				
		,	etermination of the Additional Conditional Amount ayment Level (k)				
		c) D	etermination of the Additional Conditional Amount (k)142				
	5.	Optional additional feature Additional Unconditional Amount (1)14					
O.	Detailed information on Geared Put Cash Collect Securities (Product Type 13)						
	1.	Economic characteristics of Geared Put Cash Collect Securities144					
	2.	Influence of the Underlying on the market value of the Geared Put Cash Collect Securities					
	3.	Redempti	on144				
		a) D	escription of the redemption scenarios144				
		b) In	itial reference price calculation145				
		c) Fi	nal reference price calculation				
		d) St	rike calculation145				
	4.	Additional Conditional Amount (k)1					
		,	etermination of the Additional Conditional Amount ayment Event (k)				
		/	etermination of the Additional Conditional Amount ayment Level (k)				
		c) D	etermination of the Additional Conditional Amount (k)146				
	5.	Optional additional feature Additional Unconditional Amount (1)14					
P.			ion on Geoscope Lock-in Cash Collect Securities)148				

	1.	Economic characteristics of Geoscope Lock-in Cash Collect Securities					
	2.	Influence of the Underlying on the market value of the Geoscope Lock-in Cash Collect Securities					
	3.	Redemption					
		a)	Description of the redemption scenarios	148			
		b)	Initial reference price calculation	149			
		c)	Final reference price calculation	149			
		d)	Determination of a Lock-in Event	150			
	4.	Addit	tional Conditional Amount (k)	150			
		a)	General	150			
		b)	Determination of the Additional Conditional Amount (k)	150			
	5.	Optio	onal additional feature Additional Unconditional Amount (1)	151			
Q.		Detailed information on Barrier Geoscope Lock-in Cash Collect Securities (Product Type 15)					
	1.		omic characteristics of Barrier Geoscope Lock-in Cash	152			
	2.	Influence of the Underlying on the market value of the Barrier Geoscope Lock-in Cash Collect Securities					
	3.	Rede	Redemption				
		a)	Description of the redemption scenarios	152			
		b)	Initial reference price calculation	153			
		c)	Final reference price calculation	153			
		d)	Determination of a Barrier Event	154			
		e)	Determination of a Lock-in Event	155			
	4.	Addit	tional Conditional Amount (k)	155			
		a)	General	155			
		b)	Determination of the Additional Conditional Amount (k)	155			
	5.	Optio	onal additional feature Additional Unconditional Amount (1)	156			
R.	Detai	Detailed information on Icarus Securities (Product Type 16)					
	1.	Economic characteristics of Icarus Securities					
	2.	Influence of the Underlying on the market value of the Icarus Securities1					
	3.	Redemption					
		a)	Description of the redemption scenarios	157			
		b)	Performance of the Underlying calculation	158			
		c)	Initial reference price calculation	158			

					Page	
			d)	Final reference price calculation	158	
			e)	Determination of a Barrier Event	159	
		4.	Option	nal additional feature Additional Unconditional Amount (1)	159	
	S.	Detail	ed infor	mation on Orpheus Securities (Product Type 17)	161	
		1.	Econo	mic characteristics of Orpheus Securities	161	
		2.		nce of the Underlying on the market value of the Orpheus ties	161	
		3.	Reden	nption	161	
			a)	Description of the redemption scenarios	161	
			b)	Performance of the Underlying calculation	162	
			c)	Initial reference price calculation	162	
			d)	Final reference price calculation	162	
			e)	Determination of a Barrier Event	163	
		4.	Option	nal additional feature Additional Unconditional Amount (1)	163	
	T.		•	the Securities incorporated by reference in the Securities	164	
VII.	CONDITIONS OF THE SECURITIES					
	A.	General Information				
	B.	Structi	ure of th	e Conditions	166	
	C.	Condi	tions		167	
PART	GA - GE	NERAL	L CONI	DITIONS OF THE SECURITIES	171	
	[Option			of Securities governed by German law and issued in a orm, the following applies:	171	
	[Option	electro	onic Sec	of Securities governed by German law and issued as urities in a Central Register Securities form, the following	178	
	[Option	n 3: In 1	the case	of Securities governed by Italian law, the following applies:	185	
PART	B - PR	ODUC'	T AND	UNDERLYING DATA	190	
PART	C - SP	ECIAL	CONDI	TIONS OF THE SECURITIES	201	
	[Specia	al Cond	itions th	nat apply for particular product types:	201	
	Produc	ct Type	1: Disco	ount Securities	201	
	Product Type 2: Closed End Securities2					
	Product Type 3: Closed End Leverage Securities					
	Produc	ct Type	4: Open	End Securities	231	
	Produc	ct Type	5: Open	End Leverage Securities	231	
	Produc	ct Type	6: Step-	In Tracker Securities	231	

				Page		
	Produ	ıct Type	e 6a: Knock-in Step-In Tracker Securities	231		
	Produ	ıct Type	e 7: Short Cash Collect Securities	300		
	Produ	ıct Type	e 8: Cash Collect Securities	330		
	Produ	ıct Type	e 9: Twin-Win Cash Collect Securities	330		
	Produ	ıct Type	e 10: Twin-Win Lock-in Cash Collect Securities	330		
	Produ	ıct Type	e 11: Lock-In Cash Collect Securities	330		
	Produ	ıct Type	e 12: Twin-Win Geared Put Cash Collect Securities	330		
	Produ	ıct Type	e 13: Geared Put Cash Collect Securities	330		
	Produ	ıct Type	e 14: Geoscope Lock-in Cash Collect Securities	330		
	Produ	ıct Type	e 15: Barrier Geoscope Lock-in Cash Collect Securities	330		
	Produ	ıct Type	e 16: Icarus Securities	370		
	Produ	ict Type	e 17: Orpheus Securities	370		
	[Speci	ial Con	ditions that apply for all product types:	398		
VIII.		ONDITIONS OF THE SECURITIES INCORPORATED BY EFERENCE IN THE SECURITIES NOTE426				
IX.	FOR	FORM OF FINAL TERMS42				
Χ.	FORM OF FINAL TERMS INCORPORATED BY REFERENCE IN THE SECURITIES NOTE4					
XI.	TAX	WARN	NING	439		
XII.	GENERAL INFORMATION					
	A.	Sellin	ng Restrictions	440		
		1.	General	440		
		2.	United States of America	440		
	B.	Avail	lability of Documents	441		
	C.	Infor	mation incorporated by reference in this Securities Note	442		
XIII.	LIST	OF ID	DENTIFIED SECURITIES	446		

I. GENERAL DESCRIPTION OF THE PROGRAMME

A. General Description of the 50,000,000,000 Debt Issuance Programme

The UniCredit Bank AG (the "**Issuer**") continuously and repeatedly issues securities in the form of non-equity securities under its "Euro 50,000,000,000 Debt Issuance Programme" (the "**Programme**"). This includes securities with single-underlying (without capital protection).

The establishment of the Programme and the issue of Securities under the Programme were duly authorised by the Group Asset/Liability Committee (ALCO), a subcommittee of the Management Board of the Issuer, on 17 April 2001. The full EUR 50,000,000,000 authorisation amount of the Programme may also be applied for issuances under other base prospectuses of the Issuer, however, the aggregate utilised amount of the Programme together with any other base prospectuses of the Issuer under the Programme will not exceed EUR 50,000,000,000.

B. General Description of the Securities

Securities with single-underlying (without capital protection) (the "Securities") are structured notes or certificates. This means the redemption of the Securities and other payments under the Securities depend upon the performance of a share, an index, a commodity, an exchange traded commodity, a fund share, a futures contract or a currency exchange rate (each of them an "Underlying"). A detailed description of the Underlyings can be found in section "V.B. Information regarding the Underlying".

The Securities are not capital protected. This means that the Securities can be redeemed at an amount lower than the Nominal Amount or Issue Price of the relevant Securities. In certain cases, a **total loss** of the amount paid to purchase the Securities is possible. **Comment on this point:** The amount paid to purchase the Securities includes here and below all costs related to the purchase. In case the Securities are issued under German law, the Securities are issued as debt instruments in bearer form within the meaning of § 793 German Civil Code (*Bürgerliches Gesetzbuch*, "**BGB**") and will be represented by either a global note or in electronic form as central register securities. In case the Securities are issued under Italian law, the Securities are issued as debt instruments in dematerialized registered form pursuant to the Italian Consolidated Law on Financial Intermediation (*Testo Unico della Finanza*). The right to receive Securities in definitive form is excluded. A detailed description of the Securities can be found in section "IV.A. Information on the offer of the Securities".

The Securities differ in particular in their Payment Profile and can be issued in 18 different variants (the "**Product Types**"):

- Discount Securities ("**Product Type 1**")
- Closed End Securities ("**Product Type 2**")
- Closed End Leverage Securities ("Product Type 3")

I. General Description of the Programme

- Open End Securities ("Product Type 4")
- Open End Leverage Securities ("Product Type 5")
- Step-In Tracker Securities ("**Product Type 6**")
- Knock-in Step-In Tracker Securities ("Product Type 6a")
- Short Cash Collect Securities ("Product Type 7")
- Cash Collect Securities ("**Product Type 8**")
- Twin-Win Cash Collect Securities ("Product Type 9")
- Twin-Win Lock-in Cash Collect Securities ("**Product Type 10**")
- Lock-in Cash Collect Securities ("**Product Type 11**")
- Twin-Win Geared Put Cash Collect Securities ("Product Type 12")
- Geared Put Cash Collect Securities ("**Product Type 13**")
- Geoscope Lock-in Cash Collect Securities ("**Product Type 14**")
- Barrier Geoscope Lock-in Cash Collect Securities ("**Product Type 15**")
- Icarus Securities ("Product Type 16")
- Orpheus Securities ("**Product Type 17**")

A detailed description of the individual Product Types and the way in which payments under the Securities depend on the Underlying (the "Payment Profiles") is set out in section "VI. Description of the Securities" in connection with the relevant Terms and Conditions of the Securities (the "Terms and Conditions") in section "VII. Conditions of the Securities". A detailed description of the risk factors associated with an investment in the Securities which are specific to the Issuer and/or the Securities and which the Issuer believes are material for an informed investment decision can be found in section "II. Risk Factors". This section contains, next to further risk factors, a section on the risks that arise from the Payment Profile of the respective Security. An investment in the Securities is only appropriate for investors if they are particularly experienced with this kind and the functionality of these Securities and the risks connected therewith.

The Issuer may offer Securities taking into account sustainability criteria as per its sustainability guidelines (the "Sustainability Guidelines"), (please see section "V.C Information regarding the Sustainability of the Securities" for more details).

I. General Description of the Programme

Generally, income from the Securities is taxable for the security holders (the "**Security Holders**"). Potential investors should therefore read the notices regarding the taxation of the Securities. These can be found in section "XI. Tax Warning".

C. General Description of the Base Prospectus and the Securities Note

The Issuer intends to publicly offer the Securities for sale and/or to apply for admission to trading of the Securities in Bulgaria, Croatia, the Czech Republic, the Federal Republic of Germany, France, Hungary, Italy, Luxembourg, the Netherlands, Poland and/or the Slovak Republic (the "Offering Countries"). For this purpose, the Issuer has prepared and published this Securities Note which, together with the Registration Document, constitutes the Base Prospectus.

Accordingly, this Securities Note is a separate document pursuant to Art. 10 of Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC, in the version valid at the date of the Securities Note, (the "**Prospectus Regulation**" and "**PR**"). The Base Prospectus constitutes a base prospectus in accordance with Art. 8 (1) of the PR.

Aside from the information explicitly printed herein, this Securities Note contains information from other documents that has been incorporated by reference. This information is an integral part of this Securities Note and must be read in conjunction with the information contained in this Securities Note in order to get a complete picture of the Securities. The list included in section "XII.C. Information incorporated by reference in this Securities Note" sets out all information that has been incorporated by reference into this Securities Note.

This Securities Note contains placeholders and optional elements (options and additional options). This relates to information which will only be specified by the Issuer upon issuance of the Securities. For this purpose, the Issuer will in each case prepare final terms for the Securities (the "Final Terms") which will contain the information that can only be specified at the time of the issuance of the Securities under the Base Prospectus. The Final Terms will be prepared by completing the form of the Final Terms set out in section "IX. Form of Final Terms" with the information that applies specifically to the relevant Securities. In particular, this includes stating which of the optional elements with regard to the Securities apply. In addition, the relevant placeholders contained in this Securities Note will be filled in with specific values (e.g. dates, prices, rates). Unless an exemption according to Art. 7 (1) of the PR applies, the respective Final Terms will have appended a summary specific to the respective issuance of such Securities (the "Summary").

D. General Description of the Terms and Conditions of the offer of the Securities

With regard to the public offer of the Securities, certain conditions apply. In particular, the Securities can be offered with or without a subscription period. Furthermore, the public offer of Securities may be continued after the issuance. A detailed description of these conditions, as well as the selling restrictions to be observed for the offer of the Securities, can be found in section "IV.A. Information on the offer of the Securities" or in section "XII.A. Selling Restrictions".

I. General Description of the Programme

E. General Description of the Admission of the Securities to Trading

The Issuer may apply for admission to trading on a regulated market, a third country market, a multilateral trading system and/or another exchange or another market and/or trading system for the Securities. A detailed description of the Terms and Conditions for admission to trading and the trading rules can be found in section "IV.B. Information on the admission of the Securities to trading".

II. RISK FACTORS

The purchase of the Securities described in this Securities Note involves risks for the Security Holders.

In the following section, the specific risk factors related to the Securities, which are material, are described.

These risk factors are presented in risk categories and sub-categories depending on their nature. In each risk category and sub-category, the most material risk factors, according to the assessment of the Issuer, are described first. Apart from that, however, the order of the risk factors thereafter does not correlate to their materiality. The assessment of materiality of the risk factors has been made by the Issuer as of the date of this Securities Note on the basis of the probability of their occurrence and the expected magnitude of their negative impact. The magnitude of the negative impact of each of the below risk factors on the relevant Securities is described by reference to the magnitude of potential losses of the invested capital (including a potential total loss), the incurrence of additional costs in relation to the Securities or limitations of returns on the Securities. An assessment of the probability of the occurrence of risks and the magnitude of the negative impact, however, also depends on the relevant Underlying, the relevant parameters with regard to the Product Type set out in the relevant Final Terms and the circumstances existing as of the date of the relevant Final Terms and may therefore differ drastically in individual cases.

A. Specific material risks related to the Issuer

The risk factors related to the Issuer are set out in the Registration Document.

B. Specific material risks relating to the Securities

In the following section, the specific material risk factors related to the Securities are described.

1. Risks related to the rank and characteristic of the Securities in the case of a failure of the Issuer

In this risk category, the specific risks associated with the rank and characteristic of the Securities in the case of a failure of the Issuer are described. If one of the risks described below materialises, the Security Holder may suffer a total loss. These are the two most material risk factors in this category, according to the assessment of the Issuer:

a) Insolvency risk and risks in relation to resolution measures in relation to the Issuer

The Security Holders bear the risk of the insolvency of the Issuer. Moreover, Security Holders may become subject to resolution measures in relation to the Issuer if the Issuer is failing or likely to fail.

The Issuer, as part of the internationally active UniCredit Group, is subject to a variety of risks. These risks may, individually or combined, lead to the Issuer being unable, or only partially able to

fulfil its obligations resulting from the Securities or it is unable to do so when they become due. This may occur when the Issuer becomes insolvent (zahlungsunfähig) or overindebted (überschuldet).

In case insolvency proceedings are opened against the Issuer, Security Holders can only assert their claims pursuant to the German Insolvency Code (Insolvenzordnung). The Security Holders will in that case receive an amount which is determined pursuant to the insolvency ratio (*Insolvenzquote*). Although the Securities are non-subordinated obligations of the Issuer, this amount will regularly be substantially less than the amount the Security Holder has paid for the purchase of the Securities. An insolvency of the Issuer may even lead to the complete loss of the amount paid by the Security Holder for the purchase of the Securities.

Due to its status as a CRR credit institution¹ legal provisions included in

- the European Regulation (EU) No 806/2014² ("SRM"), and
- the German Restructuring and Resolution Act (Sanierungs- und Abwicklungsgesetz "SAG"),

give the competent resolution authority the right to implement, inter alia, the following resolution measures against the Issuer. These measures can be detrimental to the interests of the Security Holders.

The resolution authority in relation to the Issuer is the German Federal Financial Supervisory Authority (Bundesanstalt für Finanzdienstleistungsaufsicht – "**BaFin**"). BaFin may, in certain cases which are set out in the SAG, convert claims of the Security Holders resulting from the Securities into shares in the Issuer (e.g. stocks). In that case, Security Holders would bear the same risks as any other shareholder of the Issuer. In such a situation, the price of the Issuer's shares will regularly have fallen significantly beforehand.

The Nominal Amount of the Securities as well as any interest may be completely or partially reduced. In that case, Security Holders will receive a lower or no repayment of the capital amount paid for the purchase of the Securities. It is also possible that Security Holders receive lower or no interest payments.

The resolution authority may also amend the Terms and Conditions of the Securities. It may for example postpone the redemption of the Securities. In that case, the Security Holders will receive payments under the Securities at a later point in time than originally scheduled in the Terms and Conditions.

¹ Within the meaning of section 1 para. 3d sent. 1 of the German Banking Act. "CRR" means the European Capital Requirements Regulation (EU) No 575/2013.

² Regulation (EU) No 806/2014 of the European Parliament and of the Council of 15 July 2014 establishing uniform rules and a uniform procedure for the resolution of credit institutions and certain investment firms in the framework of a Single Resolution Mechanism and a Single Resolution Fund and amending Regulation (EU) No 1093/2010.

The prerequisites for a resolution are met under the SAG when the resolution authority determines that the Issuer is failing or likely to fail.

In case the resolution authority exercises any resolution measures, the Security Holders bear the risk of losing their claims resulting from the Securities. This pertains in particular to claims for payment of the Redemption Amount or payment of interest or other payments under the Securities.

If there is a threat regarding the fulfilment of the obligations of the Issuer, BaFin can take certain measures, including a temporary decree which prohibits further payments by the Issuer. For the duration of the prohibition of payments, the Security Holders cannot claim any payments resulting from the Securities from the Issuer.

This means that there is a substantial risk and that Security Holders will most likely risk to lose their claims resulting from the Securities. This includes the **risk of total loss**.

b) No deposit protection and no compensation scheme

The Obligations of the Issuer under the Securities are due to their format as structured bearer notes not secured by any deposit protection scheme. Nor are they guaranteed by third parties or protected by any other compensation scheme.

Therefore in case of insolvency of the Issuer, the following applies: Security Holders are not entitled to any compensation or other compensation for the loss of the amount paid by the Security Holders for the purchase of the Securities. Security Holders thus bear the full risk of their claims under the Securities being subject to the limitation of the Issuer's bankruptcy estate and the realisation of their clients could be materially reduced by a low insolvency quota.

2. Risks related to the Payment Profile of the Securities

The Terms and Conditions set out specific payment formulas and mechanisms (the "**Payment Profiles**") for individual Product Types and Underlying.

In this risk category, the specific risks associated with the Payment Profile of each Product Type are described. The amount of the payments and the nature of the redemption of the Securities of each Product Type will only be determined during the term or at maturity of such Securities based on the price of the Underlying. Accordingly, the risks resulting from the Payment Profiles are set out separately with respect to each Product Type. The most material risk for each Product Type, according to the assessment of the Issuer, is also described first.

With regard to the performance of the Underlying, potential investors should consider the description of the risks that have a material effect on the Underlying in section "II.B.5. Specific and material risks with respect to the type of the Underlying".

a) Specific risks resulting from the Payment Profile of Discount Securities (Product Type 1)

In the case of Discount Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible.**

b) Specific risks resulting from the Payment Profile of Closed End Securities (Product Type 2)

In the case of Closed End Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible.**

Security Holders should therefore be aware of this risk if they exercise their redemption right ("**Redemption Right**") at a time when the price of the Underlying has fallen.

c) Specific risks resulting from the Payment Profile of Closed End Leverage Securities (Product Type 3)

In the case of Closed End Leverage Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible.**

Compared to Closed End Securities, Closed End Leverage Securities have a higher risk, since the price of the Underlying (an Index) tracks the price of the Index Components in accordance with the specified "Leverage Factor".

<u>Example</u>: The Underlying is an Index which tracks the price of another Index with a Leverage Factor of five (5). If the other Index falls by one hundred (100) points, the Index constituting the Underlying will fall by five hundred (500) points.

The Leverage Factor can also be negative. Such an Underlying is referred to as a "Short Index". In that case, rising prices of the relevant Index constituting the Reference Underlying, will result in a disproportionately falling value of the Closed End Leverage Securities.

Security Holders should therefore be aware of these risks if they exercise their redemption right ("**Redemption Right**") at a time when the price of the Underlying has increased.

d) Specific risks resulting from the Payment Profile of Open End Securities (Product Type 4)

In the case of Open End Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible.**

e) Specific risks resulting from the Payment Profile of Open End Leverage Securities (Product Type 5)

In the case of Open End Leverage Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. A total loss is possible.

Compared to Open End Securities, Open End Leverage Securities have a higher risk, since the price of the Underlying (an Index) tracks the price of the Index Components in accordance with the specified "Leverage Factor".

Example: The Underlying is an Index which tracks the price of another Index with a Leverage Factor of five (5). If the other Index falls by one hundred (100) points, the Index constituting the Underlying will fall by five hundred (500) points.

The Leverage Factor can also be negative. Such an Underlying is referred to as a "Short Index". In that case, rising prices of the relevant Index constituting the Reference Underlying, will result in a disproportionately falling value of the Open End Leverage Securities.

Security Holders should therefore be aware of these risks if they exercise their redemption right ("**Redemption Right**") at that time.

f) Specific risks resulting from the Payment Profile of Step-In Tracker Securities (Product Type 6)

In the case of Step-In Tracker Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible**.

g) Specific risks resulting from the Payment Profile of Knock-in Step-In Tracker Securities (Product Type 6a)

In the case of Knock-in Step-In Tracker Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital.

The risk of loss increases generally with each Knock-in Event and especially if a Final Knock-in Event occurs. In this case, even a **total loss is possible**.

Furthermore, each Knock-in Event leads to a decrease of the Relevant Cash Component that forms the basis for the calculation of interest payments. Therefore there is a risk that the interest paid on the Securities continuously decreases and upon the occurrence of the Final Knock-in Event entirely ceases.

h) Specific risks resulting from the Payment Profile of Short Cash Collect Securities (Product Type 7)

The redemption and the value of the Short Cash Collect Securities are regularly **inversely** related to the performance of the Underlying. In the case of Short Cash Collect Securities, there is therefore the particular risk that the price of the Underlying rises and consequently the Security Holder will suffer **a significant loss** of his invested capital.

Rising prices of the Underlying will have a negative impact on the Security Holder in case of the Short Cash Collect Securities especially if a Barrier Event occurs. In this case, the Security Holder participates inversely in price gains of the Underlying (i.e., the value of the Short Cash Collect Securities falls if the price of the Underlying rises). The risk that a Barrier Event will occur increases the more often or longer the observation of the price of the Underlying with regard to the Barrier occurs. Moreover, such risk increases if the current price of the Underlying comes close to the applicable Barrier and the more the price of the Underlying fluctuates over time (volatility).

With regard to the payment of the Additional Conditional Amount (k) on the Short Cash Collect Securities rising prices of the Underlying, may cause the Security Holder to not receive any Additional Conditional Amount (k) and to achieve only a small or no current yield at all during the term of his investment.

i) Specific risks resulting from the Payment Profile of Cash Collect Securities (Product Type 8)

In the case of Cash Collect Securities, there is the particular risk that the price of the Underlying <u>falls</u> and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible** in case of Cash Collect Securities that do not provide for a Minimum Redemption Amount.

Falling prices of the Underlying will have a negative impact on the Security Holder in case of the Cash Collect Securities especially if a Barrier Event occurs. In this case, the Security Holder participates fully in losses of the Underlying unless the Cash Collect Securities provide for a Minimum Redemption Amount. The risk that a Barrier Event will occur increases the more often or longer the observation of the price of the Underlying with regard to the Barrier occurs. Moreover, such risk increases if the current price of the Underlying comes close to the applicable Barrier and the more the price of the Underlying fluctuates over time (volatility).

With regard to the payment of the Additional Conditional Amount (k) on the Cash Collect Securities falling prices of the Underlying falling prices of the Underlying, may cause the Security Holder to not receive any Additional Conditional Amount (k) and to achieve only a small or no current yield at all during the term of his investment.

j) Specific risks resulting from the Payment Profile of Twin-Win Cash Collect Securities (Product Type 9)

In the case of Twin-Win Cash Collect Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. A total loss is possible.

Falling prices of the Underlying will have a negative impact on the Security Holder in the case of Twin-Win Cash Collect Securities especially if a Barrier Event occurs. In this case, the Security Holder participates fully in losses of the Underlying. The risk that a Barrier Event will occur increases the more often or longer the observation of the price of the Underlying with regard to the Barrier occurs. Moreover, such risk increases if the current price of the Underlying comes close to the applicable Barrier and the more the price of the Underlying fluctuates over time (volatility).

With regard to the payment of the Additional Conditional Amount (k) on the Twin-Win Cash Collect Securities falling prices of the Underlying, may cause the Security Holder to not receive any Additional Conditional Amount (k) and to achieve only a small or no current yield at all during the term of his investment.

k) Specific risks resulting from the Payment Profile of Twin-Win Lock-in Cash Collect Securities (Product Type 10) and Lock-in Cash Collect Securities (Product Type 11)

In the case of Twin-Win Lock-in Cash Collect Securities and Lock-in Cash Collect Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible.**

Falling prices of the Underlying will have a negative impact on the Security Holder in the case of Twin-Win Lock-in Cash Collect Securities and Lock-in Cash Collect Securities especially if a Barrier Event occurs. In this case, the Security Holder participates fully in losses of the Underlying. The risk that a Barrier Event will occur increases the more often or longer the observation of the price of the Underlying with regard to the Barrier occurs. Moreover, such risk increases if the current price of the Underlying comes close to the applicable Barrier and the more the price of the Underlying fluctuates over time (volatility).

With regard to the payment of the Additional Conditional Amount (k) on the Twin-Win Lock-in Cash Collect Securities and Lock-in Cash Collect Securities falling prices of the Underlying, may cause the Security Holder to not receive any Additional Conditional Amount (k) and to achieve only a small or no current yield at all during the term of his investment.

1) Specific risks resulting from the Payment Profile of Twin-Win Geared Put Cash Collect Securities (Product Type 12) and Geared Put Cash Collect Securities (Product Type 13)

In the case of Twin-Win Geared Put Cash Collect Securities and Geared Put Cash Collect Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible**.

Falling prices of the Underlying will have a negative impact on the Security Holder in the case of Twin-Win Geared Put Cash Collect Securities and Geared Put Cash Collect Securities especially if the price of the Underlying falls below the Strike. In this case, the Security Holder participates fully in losses of the Underlying.

With regard to the payment of the Additional Conditional Amount (k) on the Geared Put Cash Collect Securities, falling prices of the Underlying, may cause the Security Holder to not receive any Additional Conditional Amount (k) and to achieve only a small or no current yield at all during the term of his investment.

m) Specific risks resulting from the Payment Profile of Geoscope Lock-in Cash Collect Securities (Product Type 14)

In the case of Geoscope Lock-in Cash Collect Securities, there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. A total loss is possible.

With regard to the payment of the Additional Conditional Amount (k) on the Geoscope Lock-in Cash Collect Securities, falling prices of the Underlying, may cause the Security Holder to not receive any Additional Conditional Amount (k) and to achieve only a small or no current yield at all during the term of his investment.

n) Specific risks resulting from the Payment Profile of Barrier Geoscope Lock-in Cash Collect Securities (Product Type 15)

In the case of Barrier Geoscope Lock-in Cash Collect Securities, there is a particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible** in case of Barrier Geoscope Lock-in Cash Collect Securities that do not provide for a Minimum Redemption Amount.

Falling prices of the Underlying will have a negative impact on the Security Holder in the case of Barrier Geoscope Lock-in Cash Collect Securities especially if a Barrier Event occurs. In this case, the Security Holder participates fully in losses of the Underlying. Exception: In case of Barrier Geoscope Lock-in Cash Collect Securities with Floor the participation is limited to the Minimum Redemption Amount. The risk that a Barrier Event will occur increases the more often or longer the observation of the price of the Underlying with regard to the Barrier occurs. Moreover, such risk

increases if the current price of the Underlying comes close to the applicable Barrier and the more the price of the Underlying fluctuates over time (volatility).

With regard to the payment of the Additional Conditional Amount (k) on the Barrier Geoscope Lock-in Cash Collect Securities, falling prices of the Underlying, may cause the Security Holder to not receive any Additional Conditional Amount (k) and to achieve only a small or no current yield at all during the term of his investment.

o) Specific risks resulting from the Payment Profile of Icarus Securities (Product Type 16)

In the case of Icarus Securities there is the particular risk that the price of the Underlying falls and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible** in case of Icarus Securities that do not provide for a Minimum Redemption Amount. In the case of Icarus Securities with Maximum Amount, the participation of the Security Holder in any positive performance of the Underlying is limited to the Maximum Amount.

Moreover, in the case of Icarus Securities, a negative performance of the Underlying may, due to the Participation Factor, cause the resulting loss of capital to be disproportionately higher compared to the performance of the Underlying, in case the Participation Factor specified in the Final Terms is greater than one (1) or greater than one-hundred per cent (100%), respectively.

p) Specific risks resulting from the Payment Profile of Orpheus Securities (Product Type 17)

The redemption and the value of the Orpheus Securities are regularly **inversely** related to the performance of the Underlying. In the case of Orpheus Securities there is the particular risk that the price of the Underlying raises sharply and consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible** in case of Orpheus Securities that do not provide for a Minimum Redemption Amount. In the case of Orpheus Securities with Maximum Amount, the participation of the Security Holder in any negative performance of the Underlying is limited to the Maximum Amount.

Moreover, in the case of Orpheus Securities, a positive performance of the Underlying may, due to the Participation Factor, cause the resulting loss of capital to be disproportionately higher compared to the actual positive performance of the Underlying, in case the Participation Factor specified in the Final Terms is greater than one (1) or greater than one-hundred per cent (100%), respectively.

q) Risks relating to Securities with physical delivery

Security Holders bear risks of loss in case of a delivery of the Underlying or a Delivery Item.

For cash settled or physical delivery Securities, the Security Holder may not receive a cash payment at maturity. Instead, the Underlying (a Share or a Fund Share) or a Delivery Item (a Fund Share or an Index Certificate) specified in the Terms and Conditions will be delivered to the securities

account of the Security Holder. The equivalent value of the quantity of the Underlying or a Delivery Item to be delivered depends solely on the performance of the Underlying and may therefore be subject to considerable fluctuations. Under certain circumstances, the equivalent value of the delivered quantity of the Underlying or a Delivery Item may be very low and may even be zero (0).

The risk of price losses of the Underlying or a Delivery Item does not end with its delivery but only with its sale by the Security Holder. There is no automatic sale of the delivered quantity of the Underlying or a Delivery Item. Rather, the Security Holder must independently sell the delivered quantity of the Underlying or a Delivery Item in order to obtain a cash amount for the Underlying. If the value of the Underlying or a Delivery Item continues to fall between the time of delivery and the sale by the Security Holder, the loss of the Security Holder increases accordingly. In addition, the Security Holder also bears the other risks associated with the Underlying or a Delivery Item beyond the Final Payment Date until the Underlying or a Delivery Item delivered is actually sold.

The holding or sale of the delivered quantity of the Underlying or a Delivery Item may result in fees or other costs which reduce the potential return or increase the loss of the Security Holder. Ongoing costs (for example, custody fees) have a higher impact the longer the delivered quantity of the Underlying or a Delivery Item is held by the Security Holder after its delivery. As a rule, if the value of the delivered Underlying or Delivery Item (less all costs in connection with its holding and disposal) is less than the amount paid, the Security Holder suffers a loss on sale.

If an event beyond the control of the Issuer results in the Issuer being unable to deliver the Underlying or a Delivery Item pursuant to the Terms and Conditions (a "Transaction Disturbance"), the delivery of the Underlying or a Delivery Item may be deferred. In such a case, the Security Holders are not entitled to any interest or other amounts as a result of the Transaction Disturbance. The Issuer may also redeem the Securities by payment of a cash amount. This cash amount will be determined on the basis of stock exchange or market prices and may deviate from the market value of the Underlying at the scheduled time of delivery. Such a deviation may result in a loss of the amounts paid to purchase the Securities by the Security Holder or even increase losses of the Security Holder. In addition, the Security Holder will no longer be able to participate in a price increase of the Underlying or a Delivery Item following a delivery to reduce potential losses incurred.

r) Risks in relation to Securities with physical delivery of Index Certificates as Delivery Item

In the case of Step-In Tracker Securities and Knock-in Step-In Tracker Securities with physical delivery of an Index Certificate (Product Type 6, 6a) as the Delivery Item, the Security Holder shall bear the same risks after delivery of the Delivery Item as are associated with Securities with an Index as the Underlying (Product Type 2 or 4, as the case may be). There is the particular risk that the price of the Underlying falls during the term of the Securities.

In addition, the Final Reference Price of the Delivery Item calculated by the Calculation Agent on the Final Observation Date may differ from the prices of the Delivery Item quoted by the Issuer in secondary market trading.

If the Calculation Agent, in its function as the Market Maker of the Delivery Item, determines the Final Reference Price of the Delivery Item on the basis of a price of the Delivery Item on the Relevant Exchange of the Delivery Item, a conflict of interest may arise.

Example: The Calculation Agent also acts as the Market Maker for the Delivery Item on the Relevant Exchange of the Delivery Item. In this case, the Calculation Agent would set the Final Reference Price of the Delivery Item itself without taking into account the interests of the Security Holders. If the Final Reference Price of the Delivery Item is higher than the price of the Delivery Item in secondary market trading, the Security Holder can potentially only sell the delivered Index Certificates at a price lower than the Final Reference Price of the Delivery Item. Consequently the Security Holder will suffer a significant loss of his invested capital. **A total loss is possible**.

s) Risks relating to Securities structured as Compo Securities

Holders of Securities with the additional option "Compo Securities" bear a risk of loss due to the exchange rate risk associated with the Underlying.

For Compo Securities, the currency in which the Underlying is traded (Base Currency) differs from the Specified Currency of the Securities. In this case, all amounts to be paid to the Security Holder (for example, the Redemption Amount) will initially be calculated based on the currency in which the Underlying is traded. However, in order to make a payment by the Issuer to the Security Holder in the Specified Currency, the mathematical formula for calculating the corresponding amount in the Specified Currency also includes an FX exchange rate factor (FX Exchange Rate). The FX Exchange Rate will be continuously fixed in the international currency markets and is subject to constant fluctuations, which can sometimes be significant. Accordingly, the applicable FX Exchange Rate may develop unfavourably for the Security Holder between the issuance of the Securities and the time of calculation of the amounts payable (for example, the Redemption Amount), resulting in losses of the Security Holder or even increases in losses.

t) Risks with regard to a Reverse Split (Product Type 3 and 5)

In the case of Closed End Leverage Securities and Open End Leverage Securities, the Issuer may, if provided for in the relevant Final Terms, based on a reasonable conversion factor elect to convert the Securities into a reduced number of new securities having the same economic profile and a correspondingly increased ratio in respect of the relevant Underlying. This right of the Issuer is depended on a performance drop of the relevant Underlying of a specific series of Securities which due to the leverage effect under the Securities negatively affects the secondary market trading. However, in connection with such a conversion, it cannot be excluded that Securities Holders will have to bear certain transaction costs or by subject to negative tax consequences.

u) Risk with regard to a suspension of trading (Product Type 3 and 5)

In the case of Closed End Leverage Securities and Open End Leverage Securities, there is a risk that the Underlying will be adjusted during the trading hours of the Securities. This may result in a significant suspension of trading in the Securities. During this suspension of trading, it may not or only under significantly more difficult conditions be possible for the Security Holder to sell the Securities. This may cause the proceeds of a sale of the Security following the recommencement of trading being significantly lower than the proceeds the Security Holder could have realised without a suspension of trading.

v) Risk with regard to the Issuer's Regular Call Right (Product Types 2, 3, 4 and 5)

The Issuer may end the term of the Closed End Securities, Closed End Leverage Securities, Open End Securities and Open End Leverage Securities by exercising its regular call right ("**Regular Call Right**"). In that case, the Relevant Reference Price is the Reference Price on the applicable Observation Date immediately preceding the respective Call Date. If the Redemption Amount is lower than the capital amount paid for purchase, the Security Holder will suffer a loss. In addition, the Security Holders bear the Reinvestment Risk (see section "II.B.3.a) Risks arising from extraordinary termination of the Securities") concerning the Redemption Amount.

w) Risk of a falling price of the Underlying following the exercise of the Redemption Right by the Security Holder or the Regular Call Right by the Issuer (Product Types 2, 3, 4 and 5)

The price of the Underlying may fall even after the exercising of the Redemption Right of the Security Holder or the Regular Call Right of the Issuer until the applicable Observation Date. The Observation Date may fall on a day several months or weeks after the exercise of such rights. This may substantially reduce the Redemption Amount and lead to losses of the amount paid by the Security Holders for the purchase of the Securities.

3. Risks arising from the Terms and Conditions of the Securities

The Terms and Conditions specify for each Product Type and Underlying specific conditions that differ between the various Securities. In this risk category the specific risks associated with these Terms and Conditions are outlined. The two most material risk factors, according to the assessment of the Issuer, are described first.

a) Risks arising from extraordinary termination of the Securities

In case the Terms and Conditions provide for an extraordinary termination right of the Issuer, the Security Holders bear a risk of loss if the Securities are terminated by the Issuer. In addition, Security Holders bear a reinvestment risk.

The Issuer may extraordinarily terminate the Securities in accordance with the Terms and Conditions if certain events specified in the Terms and Conditions which adversely affect the Underlying, the Securities or the Issuer occur.

In the event of an extraordinary termination, the Securities will mature early and be redeemed at the Cancellation Amount. The Cancellation Amount equals the fair market value of the Securities and will be determined by the Calculation Agent and may be very low. It may be lower than the amount that the Security Holder would have received if there had been no extraordinary termination of the Securities. The Security Holder will suffer a loss if the relevant Cancellation Amount determined by the Issuer in accordance with the Terms and Conditions is less than the amounts paid to purchase the Securities. Even a total loss is possible.

There is also a reinvestment risk. The "**Reinvestment Risk**" is the risk that the cash amount received by the Security Holder can be reinvested for a comparable term only on worse market conditions (such as a lower return or an increased risk). As a result, the yield achieved by this new investment over the respective term may be significantly lower than the return expected with the purchase of the Securities. In addition, the likelihood of a loss of the amounts paid in relation to the reinvestment may increase significantly.

b) Risks due to market disruptions

Security Holders bear a risk of loss if a market disruption occurs.

The Terms and Conditions may specify certain events that lead to the determination of a market disruption with respect to the Underlying (for example: The suspension or restriction of trading in the Underlying on the relevant exchange). The market disruption may result in the Calculation Agent determining the Reference Price of the Underlying. The so determined Reference Price may differ significantly from the Reference Price that the relevant exchange or relevant market would have fixed without the occurrence of a market disruption. In principle, there is the risk that the Security Holder suffers a loss of the amounts paid to purchase the Securities or that potential losses of the Security Holder will increase as a result of a market disruption.

c) Risks arising from Adjustments to the Terms and Conditions of the Securities

Security Holders bear a risk of loss if an adjustment of the Terms and Conditions is made.

The Terms and Conditions provide for specific events that authorise the Calculation Agent to make adjustments (Example: The company that has issued the Underlying or a third party carries out a capital measure in relation to the Underlying.). In the case of an adjustment, the Securities continue under changed conditions. In particular, already specified or determined parameters (for example, an initial reference price, a Strike or a Ratio) may be adjusted. In addition, the Underlying may also be substituted. The Securities then relate to an Underlying that the Security Holder may not have known or that may be subject to a different economic methodology. This may alter the structure and risk profile of the Securities.

The Calculation Agent acts at its discretion when determining the adjustment. It is not bound by measures and assessments of third parties. There is the general risk that an adjustment subsequently proves to be inaccurate, inadequate or unfavourable. The Security Holder may suffer a loss of the amounts paid to purchase the Securities or potential losses of the Security Holder will increase as a result of an adjustment.

4. Specific and material risks related to the investment in, the holding and selling of the Securities

In this risk category, the specific risk factors associated with the investment in, the holding and selling of the Securities, which are material, are described. The four most material risk factors, according to the assessment of the Issuer, are described first.

a) Market price risks

The market price of the Securities may be subject to severe fluctuations during the term of Securities.

During the term of the Securities the price of the Underlying and therefore the market price of the Securities may be subject to severe fluctuations. This applies in particular to Securities with a barrier observation, if the price of the Underlying is approaching the respective barrier. These may lead to the following result: The price of the Securities falls below the amount paid by the Security Holders for the purchase of the Securities.

If, in such case, the Security Holders sell their Securities, the Security Holder will incur a loss.

In particular, the following market factors may affect the market price of the Securities. Certain market factors may also occur simultaneously:

- remaining term of the Securities,
- changes to the price of the Underlying,
- changes to the creditworthiness or the credit rating regarding the Issuer,
- changes to the market interest rate,
- change in the implicit volatility of the Underlying, or
- expectations of dividend payment.

The price of the Securities may fall even when the price of the Underlying remains constant.

This means that there is a substantial risk of loss. Even a total loss of the amount paid by the Security Holders for the purchase of the Securities is possible.

b) Risks regarding the determination of the prices for the Securities in the secondary market / risks in the pricing

Security Holders bear the risk that they cannot purchase or sell the Securities at a specific time or for a specific price.

The Issuer, one of its affiliates or a third party engaged by the Issuer (the "Market Maker") usually regularly determine purchase and selling prices for the Securities to provide liquidity in secondary trading for the relevant Security ("Market Making") under normal market conditions. The Market Maker can also be a company affiliated with the Issuer or another financial institution. The Market Maker, however, does not guarantee that the prices stated by the Market Maker are reasonable. The Market Maker also does not guarantee that prices for the Securities are available at all times during the entire term.

The Market Maker can also change the methodology used to determine the published prices at the Market Maker's own discretion at any time. For example, the Market Maker can change its calculation model and/or increase or decrease the spread between the purchase and selling prices. In the case of a market disruption or technical problems, the availability of the used electronic trading system can also be restricted or shut down. In the case of extraordinary conditions in the market or extreme price fluctuations in the securities markets, the Market Maker will normally not publish any purchase or selling prices. Security Holders accordingly bear the risk that they will not obtain a price for their Securities under certain conditions. This means that Security Holders cannot sell their Securities in the market for a reasonable price in every situation.

The opening hours of the market for the Securities often differ from the opening hours of the market for the respective Underlying. In that case, the Market Maker might have to estimate the price of the Underlying to determine the corresponding price of the Security. These estimates might proof incorrect and detrimental to the interests of the Security Holders.

Investors should also note: The issue volume described in the Final Terms does not allow any conclusion on the volume of the Securities actually issued or outstanding at any time. Thus it may not be possible to assert the liquidity of a potential Secondary Market on such basis.

c) Risk that no active trading market for the Securities exists

Security Holders bear the risk that there is no liquid market for trading the Securities. That means that they cannot sell the Securities at a specific point in time they have chosen.

An application can be submitted to admit and/or include the Securities to trading on a regulated market, a third country market, a multilateral trading system and/or another exchange or another market and/or trading system (the "**Listing**"). However, in the case of a Listing, there is no guarantee that this Listing will be maintained permanently. If there no longer is a Listing, the purchase and the sale of the Securities is substantially impeded or in fact impossible. Even in the case of a continued Listing, this does not necessarily result in a high turnover of the Securities on the relevant

exchange. A low turnover on an exchange makes it more difficult to sell Securities at a favourable price. This is referred to as an illiquid market for the Securities.

Furthermore, even in the case of an existing Secondary Market the Security Holder may not be in a position to dispose of the Securities in the case of an unfavourable development (e.g. of the Underlying or of a currency exchange rate), e.g. if such development occurs outside of the trading hours of the Securities.

Security Holders therefore cannot assume that there is always a liquid market for trading in the Securities. Security Holders should be prepared to be unable to sell the Securities to other market participants.

d) Foreign Currency Rate risk with respect to the Securities

In the case of Securities issued in Foreign Currencies, there is a foreign currency risk.

Securities may be issued in a currency, other than the currency of the account of the Security Holder to which the amounts of money paid under the Securities are credited is maintained ("Foreign Currency"). In such case each payment will be automatically converted from the relevant amount into the currency of the account of the Security Holder. For these purposes the relevant account bank will utilise a conversion rate that may be subject to substantial fluctuations. Such fluctuations in the conversion rate may lead to potential losses of the Security Holder being substantially magnified or potential profits being reduced.

e) Risk related to a possible repurchase of the Securities

A repurchase of Securities by the Issuer may adversely affect the liquidity of the Securities.

According to the General Conditions, the Issuer may, but is not obliged to, repurchase Securities at any time and at any price in the market or any other way. Any Securities purchased in this way by the Issuer may be held, resold or terminated. A repurchase of Securities by the Issuer may reduce the number of Securities available in the market and therefore adversely affect the liquidity of the Securities.

f) Risks regarding US withholding tax

Security Holders bear the risk that Payments on the Securities by the Issuer may be subject to U.S. withholding tax pursuant to section 871(m) of the U.S. Internal Revenue Code ("IRC").

Section 871(m) of the IRC and the related provisions stipulate that for certain financial instruments such as for the Securities a withholding tax may be imposed. This means: The Issuer or the custodian of the Security Holder are entitled to withhold a tax amount from the payment or redemption amount or of the interest payments. The amount withheld is then transferred to the U.S. tax authorities. The tax is levied on all payments made to Security Holders that are triggered or determined by dividends

from U.S. source. The term "payments" is used in a broad sense. It includes all other payments of the Issuer to the Security Holder which are triggered or determined by dividends from U.S. sources.

For Securities which have U.S. shares or U.S. indices as Underlying, the following must be applied:

Payments or performances considered as payments from the Issuer in connection with Securities may be treated as equivalent to dividends ("**Dividend Equivalents**"). These Dividend Equivalents are subject to U.S. withholding tax of 30%. The tax rate may be lower if the applicable double taxation agreement applies a lower tax rate.

Thus, it is possible that all Securities under the Base Prospectus may be subject to U.S. withholding tax, in case the Underlying is a U.S. share or is a U.S. index.

<u>Important:</u> A withholding may even be necessary in the following situations: Pursuant to the Terms and Conditions of the Securities no payment is made which is triggered or determined by dividends from U.S. sources. The same applies in cases where no adjustment is made to the Terms and Conditions of the Securities when a dividend from a U.S. source or other distribution is paid.

Also, for **U.S.** withholding tax pursuant to section 871(m) the following is applicable: Interest payments, principal amounts or other payments in connection with the Securities received by the Issuer may be subject to U.S. withholding tax. In that case, payments received by Security Holders will be reduced as a result of that deduction. None of the Issuer, a Paying Agent nor any other person will be obliged to pay compensation amounts to the Security Holders. As a result of the deduction or withholding, Security Holders will receive less interest or principal than expected.

In the worst case, payments to be made in respect of the Securities would be reduced to zero. It might be also the case that the amount of tax due could even exceed the payments to be made in respect of the Securities. If this is the case, Security Holders might have to pay taxes even if they have not received any payments from the Issuer. Security Holders may have to pay taxes even if the Securities expire worthless.

g) Risks arising from special conflicts of interest in relation to the Securities

Potential conflicts of interest of the Issuer or its affiliates may be detrimental to the value of the Securities.

The Issuer and its affiliates may in the context of interests pursued in their normal course of business enter into transactions or do business that are adverse to or do not take into account the interests of the Security Holders.

Example:

An affiliate of the Issuer conducts credit business that adversely affects the credit rating of the Issuer and therefore the value of the Securities.

h) Risks in connection with sustainability criteria of a Series of Securities

The Issuer may offer Securities taking into account sustainability criteria as per its Sustainability Guidelines. Such sustainability criteria may change during the term of a Security.

The Issuer will continue to develop its voluntary Sustainability Guidelines further over time. Certain sustainability criteria may therefore be adjusted or weighted differently. Sustainability criteria may also change over time and as a result of evolving market practice.

Furthermore, regulatory measures are currently being prepared or implemented at the EU level which, inter alia, will probably have a considerable effect on the future classification of Securities on the basis of sustainability criteria.

Therefore, Security Holders should take into account that any sustainability classification of their Securities may subsequently change due to material changes in the sustainability criteria or formal changes in the context of new regulatory developments.

The sustainability classification may also change if the Issuer loses the status of a sustainable entity or the Underlying loses its status as a sustainable underlying and the sustainability classification of the Securities changes as a result.

The Security Holder's sustainability-related expectations, objectives or obligations to invest into securities with particular sustainability purpose may subsequently no longer be met in such cases. In case a Security Holder wishes or would be required to sell its Securities, a secondary market loss cannot be excluded.

5. Specific and material risks with respect to the type of the Underlying

The type and amount of the redemption of the Securities, other payments under the Securities and the market value of the Securities depend on the performance of an Underlying that has its respective specific risks.

These Underlying specific risks are described in this section per Underlying in a respective risk subcategory. The risks related to the Underlyings include, in particular, risks that affect the price of the Underlying. The effect of falling, rising or fluctuating prices of the Underlying on the Securities and the specific major risks associated therewith are already described in section "II.B.2. Risks related to the Payment Profile of the Securities" above.

The Securities may be related to the following types of Underlying:

- Shares (see section "II.B.5.a). Risks related to Shares"),
- Indices (see section "II.B.5.b). Risks related to Indices"),
- Commodities (see section "II.B.5.c). Risks related to Commodities"),

- Exchange Traded Commodities (see section "II.B.5.d) Risks related to Exchange Traded Commodities"),
- Fund Shares (see section "II.B.5.e). Risks related to Fund Shares"),
- Futures Contracts (see section "II.B.5.f). Risks related to Futures Contracts") and more specifically Cryptocurrency Futures Contracts (see section "II.B.5.g) Risks related to Cryptocurrency Futures Contracts") and
- Currency Exchange Rates (see section "II.B.5.h). Risks related to Currency Exchange Rates").

Potential investors should also note the risks described below in case the Underlying itself is linked to one or more of the following types of Underlyings. This applies particularly to Securities with an Index, Exchange Traded Commodity or a Futures Contract as Underlying.

Examples:

For an Index whose components are Shares or an investment fund which invests in Shares or replicates a share index (ETF), the risk of investing in Shares and, if applicable, Indices may be realized. In the case of a Futures Contract with a Commodity as Futures Reference Asset, the risks regarding an investment in Commodities can also be realized. The same applies for an investment fund which invests in Commodities (ETC), for which the risk of investing in Commodities may be realized.

a) Risks related to Shares

In this sub-category, the material risks specifically related to Shares as the Underlying are described. The four most material risk factors of this sub-category, according to the assessment of the Issuer, are described first.

(i) Risks related to the insolvency of the issuer of a Share

The price of a Share can fall sharply or it can become worthless due to the insolvency of the issuer of the Share.

The Issuer of a Share might get into payment difficulties and insolvency or similar proceedings might be opened against its assets. In this case, there is a considerable risk that the price of the relevant Share will fall sharply or that the Share will become <u>worthless</u>.

(ii) Risks related to business development of the issuer of a Share

A change in the business development of the issuer of the Share can adversely affect the price of the Share for the Security Holder.

The price of Shares depends in particular on the current and expected business development of the issuer of the Share. This can change over time and depends in particular on the following factors:

profitability, innovative strength, outlook, development of business risks, industry sector or sales markets of the company. Corporate policy decisions can also have a significant negative impact on the share price. This includes, for example, business focus, capital measures or dividend payments.

(iii) Risks related to psychological effects

The price of a Share can fluctuate strongly due to psychological effects on the stock markets.

In addition to the fundamental company data (such as business development), psychological effects also play an important role on the stock markets. As a result of uncertainties, general expectations or speculation on the capital markets, the prices of Shares can fluctuate widely. They can also affect the price of a Share, even if there are no objective reasons for this.

In the event of speculations, possible future large-scale share sales in particular can have a significant negative impact on the price of a Share (e.g. in the case of short sales).

(iv) Risks associated with extraordinary events

In the event of extraordinary events, the material conditions and risk profile of a Share can change significantly.

A Share can be subject to certain extraordinary events. These include in particular capital increases against cash contributions, the issue of Securities with options or conversion rights into Shares, capital increases from company funds, distribution of special dividends, share splits, mergers, liquidations, nationalisation. Because of the occurrence of such an event, the economic environment and risk profile of the Share can change significantly. After a merger or split, the Securities may relate to a Share which the Security Holder may not have been aware of or which may be subject to significantly different economic risks, including a higher risk of insolvency. Such a change may have a negative effect on the future price development of the Share for the Security Holder.

(v) Risks associated with low or medium market capitalisation (small caps / mid-caps)

If a Share has only a low or medium market capitalization, the price of the Share can fluctuate strongly from time to time.

Shares in companies with a low (so-called small caps) to medium (so-called mid-caps) market capitalisation generally are subject to a higher risk of strong price fluctuations than Shares in companies with a high market capitalisation (so-called large caps or blue chips). In addition, the liquidity of Shares in companies with low market capitalisation may be rather limited due to low trading volumes.

(vi) Risks in the case of Depository Receipts as the Underlying

There is a risk that Depository Receipts as the Underlying become worthless as a result of dispositions or enforcement measures. A total loss is possible.

Holders of Depository Receipts generally bear the same risks as holders of the Shares underlying the Depository Receipts themselves. However, Depository Receipts can entail additional risks compared to Shares. This is because the legal owner of the underlying Share portfolio in case of Depository Receipts is a depositary that also is the issuing agent of the Depository Receipts. In particular, in the event of the insolvency of this depositary or in the event of enforcement measures against it, it is possible that the Shares that the Depository Receipts are based on will be subject to a disposal restriction. In addition, these Shares can be economically realised within the framework of an enforcement measure against the depositary. In this case, the Holder of the Depository Receipts loses the rights to the underlying Shares evidenced by the share certificate. As a consequence, the Depository Receipt becomes worthless.

(vii) Risks related to group shares as the Underlying

In the case of Shares of an issuer that also belongs to the UniCredit Group, certain risks can have a greater impact on the Securities.

There are special risks in case another company belonging to the UniCredit Group has issued the Shares ("**Group Shares**") which are used as Underlying for the Securities.

The reason is: The Issuer of the Securities and the issuer of the Group Shares as the Underlying can be affected by the same risks because they belong to the same corporate group. Examples for such risks are wrong business decisions, general risks in the credit industry, the impact of supervision and regulation, restructuring, unwinding measures and insolvency. This means: The realization of the risks can adversely influence, on the one hand, the price of the Group Shares. On the other hand, the credit worthiness of the Issuer of the Securities can decrease. Both events can have a substantial negative impact on the price of the Securities.

Since both the Issuer of the Securities as well as the issuer of the Group Shares belong to the UniCredit Group, opposing interests within the Group can also have negative effects on the development of the Securities. This can be, for example, contrary interests with regard to an increasing price for the Shares.

b) Risks related to Indices

In this sub-category, the material risks specifically related to Indices as the Underlying are described. The three most material risk factors of this sub-category, according to the assessment of the Issuer, are described first.

(i) Risks related to the price development of the Index Components

The price development of the Index Components can adversely affect the price of the Index for the Security Holder.

The level of an Index is calculated on the basis of the value of its components (the "Index Components"). Changes in the value of the Index Components consequently directly affect the

price of the Index (the "Index Level"). In addition, fluctuations in the value of one Index Component can be compounded by fluctuations in the value of other Index Components.

(ii) Risks related to the Index concept

An incomplete, erroneous or unsuitable Index Concept may adversely affect the price of the Index for the Security Holder. The Index can also be discontinued as an Underlying.

Each Index is based on a specific objective (the "Index Objective"), which is pursued on the basis of more or less strictly defined rules (the "Index Concept"). In particular, the Index Concept specifies the rules according to which the Index Components are selected and weighted, and how the respective Index Level is determined. The respective Index Concept therefore has a significant impact on the price performance of the respective Index. If the Index Concept is incomplete or includes errors or if it is not suitable to achieve the Index Objective, this can have a significant adverse effect on the price of the Index. Moreover, an incorrect or incomplete Index Concept may result in the Index no longer functioning in exceptional market situations. This means, for example, that the Index Level reaches extreme values or that the calculation of the Index must be discontinued temporarily or permanently.

(iii) Risks related to the composition of the Index

A change in the composition of an Index may adversely affect the price of the Index for the Security Holder.

If an Index is rebalanced or recompiled in accordance with the relevant Index Concept, the risk profile of the Index may change significantly.

Example:

An Index Component with a lower risk is replaced by an Index Component with a higher risk as part of the periodic reweighting.

The inclusion of new Index Components may hence give rise to additional risks. This can, in particular, lead to new issuer risks or country, region or industry-related risks (see section "II.B.6.f) Risks in the case of Underlyings related to countries, regions or industries").

In the context of a rebalancing of the Index Components, the risk allocations within the Index can shift significantly. This means that the risk associated with an Index Component increases if its weighting in the Index increases or vice versa.

(iv) Risks related to Indices created or calculated by the Issuer

In case of Indices created or calculated by the Issuer, discretionary decisions by the Issuer may have a material adverse effect on the price of the Index for the Security Holder.

The Issuer or an affiliate can act as the sponsor of an Index (the "Index Sponsor"), the calculation agent for the index (the "Index Calculation Agent"), advisor or similar function in relation to an Index. In such a capacity, the Issuer or the affiliate can, inter alia:

- adjust the Index Concept,
- calculate the Index Level,
- change the composition and/or weighting of the Index.

The Issuer may exercise its discretion in deciding whether to adjust the Index Concept or to change the composition and/or weighting of the Index in accordance with the Index Concept. Such exercise of discretion can have a material effect on the future performance of the Index and can be subsequently found to be inaccurate, inadequate or unfavourable.

(v) Risks related to Strategy Indices

In the case of Strategy Indices, decisions by the Index Sponsor, the Index Calculation Agent and/or another person may affect the price of the Index adversely for the Security Holder, when implementing the investment strategy.

Strategy Indices map investment strategies defined by an Index Sponsor, without actual trading or investment activity in the Index Components. Strategy Indices regularly give the Index Sponsor, the Index Calculation Agent and/or another person (e.g. an advisor) broad discretion in determining composition and reweighting of the Index. The performance of the Index therefore is highly dependent on the expertise and reliability of the Index Sponsor, the Index Calculating Agent and/or the third party. Late, risky or faulty decisions by the Index Sponsor, the Index Calculation Agent and/or the third party can have an adverse effect for the Security Holder on the price of the Underlying when implementing the investment strategy.

The expertise of the relevant Index Sponsor, the Index Calculating Agent and/or the third party may depend heavily on the experience and skills of individual persons (so called key persons). If such key person is absent or otherwise is not available for composition and reweighting of the Index, this can have a material adverse effect for the Security Holder effect on the future performance of the Index.

(vi) Risks related to Reference Strategy Indices

In the case of Reference Strategy Indices, decisions of the Reference Portfolio Manager with regard to the Investment Strategy may have an adverse effect on the price of the Index for the Security Holder.

The Investment Strategy may be a strategy which is not established in the market or it may even be an unknown or new investment strategy and it may potentially only be partially disclosed to the Security Holders or not at all. The Investment Strategy may turn out to be unsuccessful or may not

work due to the prevailing market conditions. Therefore, the Security Holders rely mainly on the ability and reliability of the Reference Strategy Manager with regard to the determination of the Investment Strategy and the management of the Reference Portfolio.

The description of the individual Reference Strategy Index defines the framework, within which the Reference Portfolio Manager has a significant degree of discretion. Thus, decisions of the Reference Portfolio Manager may have a material adverse effect on the Securities.

The Issuer as well as the Calculation Agent act exclusively with respect to the issue of Securities referencing the respective Reference Strategy Index. There is no assessment or evaluation by the Issuer, the Calculation Agent or an independent third party of the Investment Strategy and the professional suitability and reliability of the Reference Portfolio Manager. The Issuer and the Calculation Agent usually have no influence on the Investment Strategy and the management of the Reference Portfolio. This may be the case even if the Issuer or the Calculation Agent act as the Index Sponsor and/or the Index Calculation Agent.

Due to the frequently very extensive degree of discretion of the Reference Portfolio Manager and the persons working for the manager in key positions (key persons), the professional suitability and reliability of the Reference Portfolio Manager and the key persons are crucial for the performance of the Reference Strategy Index.

It is possible that the Reference Portfolio Manager has to suspend its work (e.g. due to regulation), that key persons retire or temporarily or permanently discontinue their work and that thereby the respective expertise of the Reference Portfolio Manager in managing the Reference Portfolio within the Investment Strategy is lost. In this case, there is the risk, that the management of the Reference Portfolio and the calculation of the Reference Strategy Index will be terminated prematurely. In general, neither the Issuer, nor the Calculation Agent, nor any person other than the Reference Portfolio Manager shall continue the management of the Reference Portfolio.

Changes in the composition of the Reference Portfolio and the weighting of its components by the Reference Portfolio Manager may result in losses in value of the Reference Strategy Index, which can be caused by discounts for the dissolution of existing components, premiums for the inclusion of new components or costs and fees, even though the Reference Portfolio is only fictional.

It cannot be excluded that the Securities referencing a Reference Strategy Index and/or the Issuer and/or the Investment Strategy and/or the Reference Portfolio Manager may be subject to regulation for investment funds or other forms of collective investments in some way. This can significantly restrict the possibility to issue or to offer the Securities and can have a material adverse effect for the Security Holders with respect to the purchase, the holding and the sale of the Securities as well as the tax treatment of the proceeds from the Securities.

Further risk factors with respect to individual Indices may be published as a supplement to the Base Prospectus.

c) Risks related to Commodities

In this sub-category, the material risks specifically related to Commodities as the Underlying are described. The most material risk factor of this sub-category, according to the assessment of the Issuer, is described first.

(i) Risk related to the development of the price for Commodities

The price of Commodities may be adversely affected by a variety of different factors for the Security Holder.

An investment in Commodities as the Underlying is riskier than other investments, such as e.g. investments in bonds or shares. The reason for this is: the prices for Commodities can be subject to greater fluctuations, and markets for Commodities can have lower liquidity than e.g. stock markets. Changes in supply and demand can accordingly have a greater effect on the price and the fluctuations in value and on the price of a Commodity, respectively.

Apart from supply and demand the development in the price for a Commodity is influenced by numerous factors. These include in particular the following:

- speculations,
- bottlenecks in production,
- difficulties in deliveries,
- number of market participants,
- political unrest,
- economic crises,
- political risks (trade or export restrictions, war, terror attacks),
- unfavourable weather and natural disasters.

Commodities are often obtained in emerging markets and thus are more prone to the risks associated with the political and economic situation in emerging markets (on the associated risks, see also section "II.B.6.b) Risks in connection with foreign legal systems").

(ii) Risk resulting from low liquidity

Low liquidity can lead to strong price changes or price distortions. These may have a material adverse effect on the price of the Commodity for the Security Holder.

Many commodity markets are not particularly liquid, i.e. there is little activity both on the supply side and on the demand side. As a consequence, market participants are unable to react quickly and

sufficiently to changes in supply and demand. In some circumstances, transactions can be carried out only at conditions that are unfavourable to a market participant. This can lead to significant price changes. Speculative investments by individual market participants may also cause price distortions (i.e. prices that do not reflect the actual price level). Such changes or distortions of commodity prices may have a material adverse effect on the price of the Commodity for the Security Holder.

d) Risks related to Exchange Traded Commodities

In this sub-category, the material risks specifically related to Exchange Traded Commodities as the Underlying are described. The two most material risk factors of this sub-category, according to the assessment of the Issuer, are described first.

(i) Risks related to the issuer of Exchange Traded Commodities

The price of Exchange Traded Commodities can fall sharply or it can become worthless due to the insolvency of the issuer of the Exchange Traded Commodities.

The issuer of an Exchange Traded Commodity ("ETC Issuer") might get into payment difficulties or its assets may deteriorate and insolvency or similar proceedings might be opened against its assets. Any interest in the Exchange Traded Commodities ("ETC Interest") may be collateralised by certain assets of the ETC Issuer backing the redemption of the ETC Interest. Any decrease in value of the collateral assets might impact the potential proceeds from a collateral liquidation. In any such case, there is a considerable risk that the price of the relevant Exchange Traded Commodity will fall sharply or that the Exchange Traded Commodity will become worthless.

(ii) Risks related to extraordinary events affecting an Exchange Traded Commodity

In the event of extraordinary events, the material conditions and risk profile of Exchange Traded Commodities can change significantly or can be early terminated.

Exchange Traded Commodities can be subject to certain extraordinary events. These include, for example, changes made to the structure or terms of the ETC Interest or its risk profile by the ETC Issuer, changes made to the ETC Issuer, regulatory restrictions with respect to the use or distribution of Exchange Traded Commodities, any additional fees, costs, charges or taxes levied for the redemption of the ETC Interest, any early redemption of the ETC Interest by the ETC Issuer or the cessation of the trading in the Exchange Traded Commodities. The occurrence of any such event may significantly affect the risk profile and the price of Exchange Traded Commodities.

(iii) Risk related to the development of the price for Exchange Traded Commodities

The price of Exchange Traded Commodities may be adversely affected by a variety of factors.

The price of Exchange Traded Commodities can be subject to great fluctuations resulting from the market price of the underlying commodity and the markets for Exchange Traded Commodities as such. ETCs are generally not actively managed. The following accordingly applies: An adverse

development in the ETC Interest is passed on without any reduction and leads to a decrease in the trading price determined on the respective exchange. Moreover, the market for Exchange Traded Commodities might show low or no trading activities or a high volatility. Changes in supply and demand of the underlying commodity and a limited tradability or available market prices for the ETC Interest might adversely affect the price of Exchange Traded Commodities.

(iv) Risks related to the early redemption of Exchange Traded Commodities

An early redemption of ETC Interest may result in proceeds below the market price of the underlying commodity.

The ETC Issuer may, depending on the relevant terms and conditions applicable to the ETC Interest, decide to redeem some or all the ETC Interest early. The redemption price determined for such ETC Interest may be substantially lower than the market price of the underlying commodity, for example, due to losses and costs from the liquidation of the underlying commodity or hedging transactions. This may result in losses from an investment in an Exchange Traded Commodity.

e) Risks related to Fund Shares

In this sub-category, the material risks specifically related to Fund Shares as the Underlying are described. The three most material risk factors of this sub-category, according to the assessment of the Issuer, are described first.

(i) Risks related to the investment activity of the fund

The investment activity of an investment fund can have a material adverse effect on the price of the relevant Fund Shares for the Security Holder.

The development of the value of a Fund Share depends largely on the success of the investment activity of the relevant investment fund. These include in particular the following factors:

- development in the value of the assets acquired for the investment fund,
- investment risks of the assets acquired for the investment fund,
- investment strategy and investment decisions by the Management Company of the investment fund,
- tax burden in connection with the assets acquired for the investment fund,
- regulatory restrictions in connection with the assets acquired for the investment fund,
- valuation rules for the assets acquired by the investment fund and the prices available for the purpose of valuation,
- fees and costs of the fund at the level of the investment fund.

Said factors may have a material adverse effect on the price of the Fund Shares for the Security Holder.

(ii) Risks related to the fund management

There is a risk that the fund management will make decisions to the detriment of the invested fund whose Fund Shares are used as the Underlying. This may have a material adverse effect on the price of the Fund Share for the Security Holders.

There is the risk that the fund manager or the investment advisor will make wrong decisions in connection with investments. There is furthermore the risk that the fund manager or the investment advisor violates the law or agreed investment strategies. Moreover, the fund manager or the investment advisor can act illegally, for example, by embezzling assets of the investment fund or violating provisions on market abuse. This can have a substantial, adverse impact on the price of the Fund Share.

Conflicts of interest can also arise for the involved persons, especially with regard to the fund manager and the investment advisor. In addition to their mandate for one investment fund, fund managers and investment advisors also act for other customers, and this can lead to conflicts of interest in specific situations.

Examples:

The fund manager and the investment advisor also act for other investment funds which pursue similar investment goals. In the case of a limited possibility for placing an investment, preference can be given to another investment fund.

In addition, the fund manager and the investment advisor can also act at the same time for companies whose investment instruments are recommended to the respective investment fund for a purchase.

If the fund manager and investment advisor responsible for managing the investment fund are no longer available for portfolio management, this may have an adverse effect on the economic success of the investment fund. Moreover, investors in the investment fund could return a large number of Fund Shares in the event of a change in fund management.

(iii) Risks related to extraordinary events

Upon the occurrence of extraordinary events, a Fund Share may change significantly or even cease to exist.

Fund Shares may be subject to certain extraordinary events (e.g. a merger with another fund or another unit class). Because of the occurrence of such an event, a Fund Share can significantly change or even be eliminated altogether with regard to its economic strategy and framework conditions and its risk profile. This may have a material adverse effect on the price of the Fund Share for the Security Holder.

(iv) Risks related to low regulatory requirements

In case of Alternative Investment Funds (AIF), lower regulatory requirements could favour investments in risky assets. This may have a material adverse effect on the price of the Fund Share for the Security Holder.

Investment funds which operate in accordance with the requirements of the Directive 2011/61/EU³ (the "Alternative Investment Funds" or "AIF") can concentrate their investments in a few assets and use a high degree of leveraging for investment purposes. Such investment funds can also invest in complex assets and in assets for which there are no well-functioning and transparent markets. In the case of AIFs which can only be purchased by certain investors (so-called "Special AIFs"), the regulatory requirements can be even lower and can be declared to a great extent not to be applicable. This means: In the case of an AIF and a Special AIF, there is a risk that prices cannot be definitively identified. This may result in material limitations of returns on the Securities or even losses of the invested capital.

(v) Risks related to regulatory requirements

There is a risk that a Fund Share can no longer be used as the Underlying or delivered to the Security Holder due to regulatory requirements. The investment in the Security can even be reversed.

The distribution, acquisition and holding of Fund Shares can be subject to legal restrictions in the respectively relevant legal system, which might also apply to the distribution and acquisition of Securities with Fund Shares as the Underlying. A delivery of Fund Shares at the end of the term also may not be permissible. Security Holders can accordingly be subject to the risk of a lack of participation in any favourable development of the Underlying, which may have a material adverse effect on the returns on the Securities and may even result in a loss of the invested capital.

(vi) Risks related to the redemption of Fund Shares

There is a risk that assets in the investment fund must be sold at prices which are not appropriate in the market due to a redemption of Fund Shares. This can have an adverse effect on the development of the value of the Fund Share for the Security Holder.

In the case of extensive demands for redemption, an investment fund may not have sufficient liquidity. As a consequence, the investment fund must liquidate its assets at prices which are not appropriate in the market, in order to raise liquid funds for the redemption of the Fund Shares. This as well as a reduction of the investment portfolio of the investment fund can lead to the investment fund having less of a broad spread. Under certain circumstances, substantial demands for redemption can lead to taking out loans or even to early dissolution of the investment fund.

-

 $^{^3}$ Directive 2011/61/EU of the European Parliament and of The Council of 8 June 2011 on Alternative Investment Fund Managers.

(vii) Risks related to Exchange Traded Funds (ETF) whose shares are used as Fund Shares

There is a risk that an adverse development in the ETF Benchmark is passed on without any reduction due to lack of active management of the ETF. This can have a negative effect on the development of the value of the Fund Share for the Security Holder.

Investment funds in the form of Exchange Traded Funds ("ETF") generally have the goal of reflecting the development in value of a specific Index, basket or specific individual assets (the "ETF Benchmark").

Contrary to the situation with other investment funds, ETFs are generally not actively managed. Instead, the investment decisions are dictated by the relevant ETF Benchmark and its components. The following accordingly applies: An adverse development in the ETF Benchmark is passed on without any reduction and leads to a decrease in the net asset value of the ETF and the unit price determined on the respective exchange.

Deviations between the unit price for the ETF and the actual value of the ETF Benchmark cannot be excluded. There is a risk of deviations between the share value of the ETF and the actual value of the ETF Benchmarks in case of a replication of the ETF Benchmark.

ETFs can either completely replicate the development of an ETF Benchmark by directly investing in the assets included in the respective ETF Benchmark. Alternatively, ETF Benchmarks can apply synthetic methods for replication, for example, swaps. Accordingly, the value of the ETF depends especially on the value and development of the assets and securities used to replicate the ETF Benchmark. In the event of a replication using derivatives (synthetic), the ETF is subject to the credit risk of the counterparties. The failure of the counterparties can have a substantial, adverse effect on the development in the value of the Fund Share for the Security Holder.

Furthermore, replicating an ETF Benchmark normally involves additional risks, such as the risk of illiquidity of components in the ETF Benchmark.

The unit price for an ETF determined on the respective exchange is determined on the basis of supply and demand. This unit price can be different from the net asset value published by the investment fund. Therefore, differences can arise between the unit price and the actual net asset value during the trading times. The risk of any different, adverse development in the ETF unit price can be especially amplified by differences in bid and offer prices (spread). The following then applies: Especially in the case of an adverse development in the value of the ETF or the ETF Benchmarks, ETFs are only redeemed on the exchange with high discounts. This can substantially adversely affect the development of the value of the Fund Share for the Security Holder.

f) Risks related to Futures Contracts

In this sub-category, the material risks specifically related to Futures Contracts (other than Cryptocurrency Futures Contracts) as the Underlying are described. The two most material risk factors of this sub-category, according to the assessment of the Issuer, are described first.

(i) Risks associated with the development of the price for Futures Reference Assets

The performance of the Futures Reference Assets can adversely affect the price of the Futures Contracts for the Security Holder.

The price performance of a Futures Contract is influenced in particular by the price or value of the Futures Reference Asset referenced by the Futures Contract. As a result, when investing in the Securities, Security Holders bear risks similar to those associated with direct investments in the Futures Reference Assets (also see the risks described in section "II.B.5.c). Risks related to Commodities" and section "II.B.5e)(iii) Risk associated with bonds as Futures Reference Assets").

Example:

The price of a Futures Contract related to a particular type of oil (as Futures Reference Asset) may fall if the price of that type of oil falls.

(ii) Risks associated with other factors influencing the price

The price of Futures Contracts may also be adversely affected by other factors for the Security Holder.

In addition to the price or value of the Futures Reference Asset, amongst others, the liquidity of the Futures Contract and the Futures Reference Asset referenced by the Futures Contract, speculations, changes in the market interest rate and macroeconomic or political influences also affect the prices of Futures Contracts. The price of the Futures Contracts as Underlying may therefore rise or fall even if the price or value of the relevant Futures Reference Asset remains stable.

(iii) Risk associated with bonds as Futures Reference Assets

There is a risk in the case of Futures Contracts which have bonds as Futures Reference Assets that a change in the anticipated interest level will have an adverse effect for the Security Holder on the price of the Futures Contract.

Futures Contracts with bonds as Futures Reference Asset are subject to the risk that the expectation with regard to the interest rate level represented by the Futures Reference Asset changes. Falling expectations for interest normally lead to increasing prices, and increasing expectations for interest regularly lead to a decrease in the prices for the relevant Futures Contract. A change in the anticipated interest level thus can have an adverse effect for the Security Holder on the price of the Futures Contract.

Example:

The price for a Futures Contract referencing a government bond (as Futures Reference Asset) can fall if a rise in interest rates is expected. The level of interest is influenced, among other factors, by the prime interest rates, the expected development of the economy, the expected performance of

alternative investments (e.g. shares) and the credit standing of the Issuer of the Futures Reference Asset.

(iv) Risk associated with EU Emission Allowances as Futures Reference Assets

Emission allowances to emit greenhouse gases (e.g. carbon dioxide (CO2)) are established and regulated under the Directive 2003/87/EC in its current version ("EU Emission Allowance"). Trading in EU Emission Allowances is only possible within that framework. This means that a limited market with very specific parameters exists.

The framework works on a cap and trade principle in respect of the number of EU Emission Allowances and its trading participants. The EU Emission Allowance market is accordingly limited. A default of just one or few market participants might therefore have material consequences regarding the availability or the trading in EU Allowances. Due to the limited market and its specific conditions any disruption in the system or the settlement of transactions may lead to unforeseen and disproportionate effects. Furthermore, the abovementioned EU framework Directive may at any time be amended or repealed, which in turn may lead to significant changes to the price of carbon, to the system itself or even the abandonment of the system. The price of EU Emission Allowances itself is also affected by a very specific market mechanisms and external factors. It is highly dependent on emissions in the EU member states and can vary based on factors such as (global) environmental policies, environmental changes, natural disasters, economic crisis or the ability of economies to reduce the emission of greenhouse gases.

These aspects may lead to negative effects on the price of EU Emission Allowances as well as Futures Contracts on such EU Allowances and therefore on the value and return on the Securities.

g) Risks related to Cryptocurrency Futures Contracts in particular

In this sub-category, the material risks specifically related to Cryptocurrency Futures Contracts as the Underlying are described. The four most material risk factors of this sub-category, according to the assessment of the Issuer, are described first.

(i) Risks associated with the Futures Reference Asset

The performance of the Futures Reference Asset and changes in the Futures Reference Asset can adversely affect the price of the Cryptocurrency Futures Contract for the Security Holder.

The Futures Reference Asset of a Cryptocurrency Futures Contract is an index measuring specific trading markets for cryptocurrency transactions. The performance of a Cryptocurrency Futures Contract is influenced in particular by the price or value of the cryptocurrency in the respective trading markets. Further, the index may itself be subject to material changes in its methodology by the administrator of the index or its publication may be temporarily suspended or permanently ceased. Moreover, its use may be restricted or prohibited in financial instruments by national legislations. As a result, when investing in the Securities, Security Holders bear risks similar to

those associated with direct investments in the Futures Reference Asset. In any such case, the price of the Cryptocurrency Futures Contracts might be adversely affected, might fall sharply or even becomes worthless.

(ii) Risks relating to decline in the use of Cryptocurrencies

The use of, and trust in, cryptocurrencies in the future is unclear and its trading price might be extremely volatile.

As new assets and technological innovations, the cryptocurrency markets are subject to a high degree of uncertainty. The adoption of cryptocurrencies will require growth and trust in their usage and in the blockchain technology, for various applications. Cryptocurrencies are currently only used to a limited extent as a means of payment. This is particularly due to the current low acceptance as a means of payment.

The market value of a cryptocurrency is usually not backed by any physical assets, a central bank or government. It is fundamentally dependent on the expectation of investors that the cryptocurrency can be used as a transaction currency and means of payment in the future. Investments in cryptocurrencies are also often of a highly speculative nature. The strong dependency between expectations, speculation and market value leads to increased volatility in the market value of a cryptocurrency. The acceptance of a cryptocurrency can, among other things, decrease if this cryptocurrency is not accepted or is no longer accepted as a means of payment or if investors turn towards other cryptocurrencies or assets for various reasons, including speculative reasons. The value of a cryptocurrency is very volatile and can change rapidly and sharply.

There is no assurance that cryptocurrencies will maintain their value over the long-term. Even if growth in cryptocurrencies adoption occurs in the near or medium-term, there is no assurance that cryptocurrencies usage will continue to grow over the long-term. A contraction in use of cryptocurrencies may result in increased volatility or a reduction in the price of cryptocurrencies. It is not excluded that a cryptocurrency disappears without any replacement.

Any of these events may have an adverse negative impact on the price of the Cryptocurrency Futures Contract and it might even become worthless.

(iii) Trading risks associated with Cryptocurrencies

Cryptocurrencies can be purchased directly from an owner or through a trading venue. These platforms are usually not regulated. Several trading venues have already gone out of business or closed for other reasons - in some cases due to hacker attacks. If a trading venue loses virtual currency units or has to cease operations, there might be legal protection (such as a guarantee system) that covers losses from cryptocurrency held at the trading venue. This also applies if the activity of the trading venue has been officially approved.

With some trading venues, there may be special risks that are based on the particularities of the respective trading venue. For example, the transparency of the trading venue can be restricted both

in terms of pricing and in the ownership or company structure. Nevertheless, trading venues with limited transparency can have high sales in the cryptocurrencies. Should confidence in the respective trading venue decrease due to the limited transparency, this can have negative effects on trading in and sales of the virtual currencies concerned.

A possible rise in transaction fees, especially with respect to "proof of work" consensus mechanisms, like Bitcoin and Ethereum are using, might result in increased costs and potentially decreased profit. For these consensus mechanisms so called "miners", who may be private persons, must approve the validity of transactions by solving mathematical problems and in return are rewarded in the respective cryptocurrency (the so called "block-reward"). A rise in fees to pay the miners can make transactions and trading in those currencies extremely costly for their users.

Cryptocurrencies transactions are public, but the owners and recipients of those transactions are not. The transactions can hardly be traced and offer users of virtual currencies a high degree of anonymity. The cryptocurrencies network can therefore be used for transactions that serve criminal activities such as money laundering. Such abuse can lead to a negative reputation of the affected market place or to law enforcement authorities closing trading venues and thus denying access to the platform.

This can all have a negative impact on the market price of the respective cryptocurrency.

(iv) Technical risks associated with Cryptocurrencies

Cryptocurrencies may be adversely effected by technical flaws, manipulations or disruptions of the technical infrastructure.

Cryptocurrencies are based on relatively new technology, in particular blockchain technology. The technological basis of cryptocurrencies may change in the future, and significant impacts on currently used cryptocurrencies are possible.

There are a number of technical factors to which cryptocurrencies are exposed. These factors can include flaws or mistakes in the released and public source code on which the cryptocurrencies are often build on or split implementations of software updates not confirmed by the majority of users. Further, harmful acts by participants in a particular blockchain network to the detriment of other participants or users are not excluded.

These includes actions by so called hackers in many possible ways, including by way of accessing virtual storing locations to steal cryptocurrencies. The chances of restoring such criminal actions might be very low. This cannot only have negative effects on the reputation of the cryptocurrency, but also lead to an event known as "forking" in an attempt to retrieve funds that were stolen by hackers. By creating a so-called "hard fork", participants of the blockchain create a separate blockchain that is subject to new consensus rules and that does not recognise the criminal activity. Consequently, both of the two blockchains have a lower number of participants and a lower transaction activity than the single original blockchain which could negatively impact prices.

The functionality of cryptocurrency networks relies on the internet. A significant disruption of internet connectivity affecting large numbers of users or geographic regions could prevent the functionality and operations of such networks until the internet disruption is resolved. Moreover, the computers that make up the infrastructure powering cryptocurrencies are decentralised and belong to a combination of individuals and large corporations. Should a significant subset of this pool choose to discontinue operations, the result might be that pricing, liquidity and the ability to transact in cryptocurrencies could be limited.

Accordingly, any such technical events could severely and adversely affect the value of Cryptocurrency Futures Contracts.

(v) Regulatory risks associated with Cryptocurrencies

Cryptocurrency Futures Contract are subject to regulatory divergence and restrictive future reforms limiting or preventing its tradability.

The legal status of cryptocurrencies varies substantially from country to country. In many countries, the legal status is still undefined or changing. Some countries have or might in the future hold the use of cryptocurrencies illegal. Furthermore, the status of cryptocurrencies remains undefined and there is uncertainty as to whether cryptocurrencies are a security, money, a commodity or property. In some jurisdictions, different government agencies define cryptocurrencies differently, leading to regulatory conflict and uncertainty. This uncertainty is compounded by the rapid evolution of regulations. Countries may, in the future, explicitly restrict, outlaw or curtail the acquisition, use, trade or redemption of cryptocurrencies. In such a scenario, holding or trading financial instruments tracking or linked to cryptocurrencies, such as the Cryptocurrency Futures Contract, could be considered illegal and could be subject to sanction. The value of Cryptocurrency Futures Contract could by severely and adversely affect accordingly. It might even fall worthless.

(vi) Risks associated with other factors influencing the price

The price of Cryptocurrencies Futures Contracts may also be adversely affected by other factors for the Security Holder.

In addition to the price or value of the Futures Reference Asset, amongst others, the liquidity of the Cryptocurrency Futures Contract, speculations, changes in the market interest rate and macroeconomic or political influences also affect the prices of Cryptocurrency Futures Contracts. The price of the Cryptocurrency Futures Contracts as Underlying may therefore rise or fall even if the price or value of the relevant Futures Reference Asset remains stable.

h) Risks related to Currency Exchange Rates

In this sub-category, the material risks specifically related to Currency Exchange Rates as the Underlying are described. The most material risk factor of this sub-category, according to the assessment of the Issuer, is described first.

(i) Risks associated with the development of the price for Currency Exchange Rates

Changes regarding currencies may have an adverse effect for the Security Holder on the Currency Exchange Rate.

Currency Exchange Rates depend significantly on the supply and demand on the international currency markets. Supply and demand may change over time and depend among others on the following factors: macro-economic factors, speculations and interventions by the central banks and governments as well as general economic and political factors (including the imposition of currency controls and restrictions). In addition, other factors (e.g. psychological factors) may have a significant impact on a Currency Exchange Rate which may be difficult to judge (e.g. a crisis of confidence concerning the political leadership of a country).

Changes in Currency Exchange Rates may therefore have a significant impact on the value of the Securities and the payments made under the Securities. The aforementioned risks may increase if the relevant currency is the currency of a developing or emerging country. This can lead to irregularities or manipulation when determining Currency Exchange Rates.

(ii) Risks due to different price sources

There is a risk that the Currency Exchange Rates displayed at the same time on different price sources may differ.

If the Final Terms specify the continuous observation of a Currency Exchange Rate, this may be based on a different source of information than that used to establish the respective Reference Price. For example, a Currency Exchange Rate that is advantageous to the Security Holder and that is displayed on the price source for continuous observation may not be used for the calculation or determination of the Redemption Amount.

(iii) Risks due to an indirect determination of the relevant exchange rate

An indirect determination of the relevant Reference Price based on two exchange rates may have an adverse effect on the value of the Securities.

The Final Terms may specify that the relevant Reference Price used to calculate or determine the Redemption Amount shall not be determined directly via the Currency Exchange Rate specified as the Underlying, but calculated indirectly based on two Currency Exchange Rates (e.g. USD/EUR and EUR/GBP). As a result, the Reference Price used to calculate or determine the Redemption Amount may differ significantly from a quote for the Underlying published by a recognized business information service or a central bank.

6. Risks which apply to all or several Underlyings

In this risk category potential investors will find a description of those material risks that occur in connection with all or several types of Underlyings. The three most material risk factors of this subcategory, according to the assessment of the Issuer, are described first.

a) Currency risk contained in the Underlying

The development of one or more exchange rates may adversely affect the price of the Underlying for the Security Holder.

The assets (for example Shares) reflected in an Underlying may be traded or calculated in a currency other than the Underlying itself. This is the case in particular with cross-border Indices and funds where the Fund Shares are used as the Underlying. In this case, the exchange rates of these assets are generally converted into the currency of the Underlying as part of the ongoing price determination process. This is done on the basis of an exchange rate. Exchange rates are at times subject to considerable fluctuations and can change significantly over time. The price of the Underlying may rise or fall even if the value of the assets concerned remains stable. The Security Holder thus bears an indirect exchange rate risk that may be difficult to identify.

Example:

An Index is calculated in Euros. However, Index Components are Shares traded in Euros, Swiss francs and US dollars. In this case, the exchange rates for the conversion of Swiss francs and US dollars into Euros would have an impact on the performance of the Underlying.

b) Risks in connection with foreign legal systems

If the Underlying is governed by the legal system of another country, significant risks may exist.

The potential Underlyings may be subject to various legal systems. If the Underlying is governed by the legal system of another country, there may be a higher degree of uncertainty compared with the legal system of the Federal Republic of Germany or other industrialized countries with stable and developed legal systems. Such uncertainties may in particular be of a legal, political or economic nature.

Examples:

Political coups, wars, sanctions, embargoes, economic crises, nationalizations, expropriations or legal changes (including tax laws).

These uncertainties may, in particular, result in greater price fluctuations (volatility) of the Underlying or in a total loss in relation to the value of the Underlying (e.g. due to insolvency of the issuer of the Underlying). In addition, regulatory standards may be less developed or enforced. This includes, for example, compliance with transparency and reporting obligations. Potential investors therefore face the risk of making their investment decision on the basis of obsolete, incorrect or incomplete information about the Underlying.

c) Risks related to the regulation of Benchmarks

There is the risk that the regulation of Underlyings leads to an adjustment of the Terms and Conditions of the Security or an extraordinary termination of the Securities.

An Underlying may be a so-called benchmark (the "**Benchmark**") within the meaning of the Regulation (EU) 2016/1011⁴ (the "**Benchmark Regulation**").

According to the Benchmark Regulation, the Issuer may use a Benchmark as the Underlying of the Securities only if its administrator (the "Benchmark Administrator") or the Benchmark itself is entered in a public register. Exception: The Transitional Period (as defined below) under the Benchmark Regulation has not yet expired. In general, the "Transitional Period" ended on 31 December 2019. However, for existing Benchmarks which have been recognised by the European Commission as critical benchmarks the Transitional Period ends on 31 December 2021. Furthermore, for certain Benchmarks which are provided by a Benchmark Administrator located in a third country the Transitional Period is scheduled to end on 31 December 2023.

This means: There is a risk that a Benchmark may no longer be used as the Underlying for the Securities after the end of the Transitional Period or that its publication will be discontinued. In this case, the Calculation Agent is entitled to replace the Underlying with another Underlying and, if necessary, to make further adjustments to the Terms and Conditions of the Securities (see also section "II.B.3.c) Risks arising from Adjustments to the Terms and Conditions of the Securities"). This may, under certain circumstances, adversely affect the value of the Securities and the amounts payable under the Securities. Furthermore, in such a case, the Issuer is also entitled to an extraordinary termination of the relevant Securities (see also section "II.B.3.a) Risks arising from extraordinary termination of the Securities").

Moreover, the Benchmark Regulation may require to modify the methodology or other provisions of a Benchmark in order to allow it to continue to be provided or used. As a result of such a measure, the Benchmark may vary significantly. Such a change may, in particular, have an adverse effect on the risk profile of the Benchmark and its future price performance.

The Benchmark Regulation leads to an increase in the regulatory requirements and controls with regard to the Benchmarks. This may increase the costs and risks associated with the management of such Benchmarks. Other currently unforeseeable effects on the calculation of Benchmarks are also conceivable. This may, for example, lead to the discontinuation of the calculation and publication of a Benchmark as a consequence of the Benchmark Regulation.

The impermissibility of using a Benchmark, the cessation of the Benchmark or a material change in its calculation or publication can entitle the Issuer to adjustments to the Terms and Conditions of the Securities (see section "II.B.3.c) Risks arising from Adjustments to the Terms and Conditions

-

⁴ Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014.

of the Securities"). In this case in particular the original Underlying may be replaced by another Benchmark.

Early termination of the Securities is also possible (see section "II.B.3.a) Risks arising from extraordinary termination of the Securities").

Furthermore, a termination of the listing or trading of the Securities on an exchange cannot be excluded. In this situation, Security Holders could be subject to the risk of lack of trading or trading with limited liquidity in the Securities (see section "II.B.4.c) Risk that no active trading market for the Securities exists").

d) Risks based on conflicts of interest of the Issuer with regard to the Underlying

The Issuer and its affiliates can pursue interests which influence the price for the Underlying to the disadvantage of the Security Holder.

The Issuer and its affiliates can, in the context of the interests followed in the course of their normal business activities (e.g. investment advisor or asset manager) or enter into transactions (e.g. derivative transactions), that are adverse to or do not take into account the interests of the Security Holders.

Example:

The Issuer advices to buy a share that is used as an Underlying to a Security, albeit having simultaneously issued Securities that decrease in value upon a decrease in the price of the share.

e) Risks resulting from limited or outdated information about the Underlying

An investment in the Securities may subsequently turn out to be wrong or not advantageous for the Security Holder due to limited or outdated information on the Underlying or its performance.

Information on the Underlying may not be publicly available, only available to a limited extent or with a time delay. This may apply in particular to the current price of the Underlying, the past and future performance of the Underlying and the intensity of its price fluctuation (volatility).

The Issuer and its affiliates may possess or obtain material, non-public information about the Underlying. The Issuer and its affiliates are not obliged to disclose such information to the Security Holders.

f) Risks in the case of Underlyings related to countries, regions or industries

In the case of an Underlying with a strong country, region or industry reference, the Security Holder is subjected to an increased concentration risk.

The "Concentration Risk" describes the risk that, in the event of a generally unfavourable economic development in a particular country, region or industry, this development will have an unrestricted adverse effect on the price performance of an Underlying. If multiple countries, regions or industries are represented in an Underlying, they may be unevenly weighted. This means that an unfavourable development in a country, region or industry with a high weighting can have a disproportionate or direct impact on the price development of the Underlying.

A strong country, region or industry reference is given in particular, if the Underlying only reflects the performance of assets from certain countries, regions or industries or if the issuer of an Underlying primarily operates in certain countries, regions or industries.

Example:

The Underlying is a Share of a company that operates exclusively in one country, or the Underlying is an Index or Fund Share that is composed exclusively of Shares from such country.

g) Adverse effects of fees on the Underlying

Fees can reduce the price of the Underlying.

Fees and other costs can be incurred at the level of the Underlying which are deducted from the assets or price of the Underlying and reduce the price of the Underlying. These fees and other costs may also cause the price of the Underlying to underperform compared to a direct investment in the assets concerned. The price of the Underlying may fall even if the value of the assets concerned remains stable or slightly rises.

Example:

The Underlying is a Fund Share where the relevant fund pays an ongoing administrative compensation for the Fund Management. This is deducted from the fund assets from time to time and thus reduces the price of the Fund Share.

The Underlying is an Index where the concept of the Index provides for a fee for calculating the Index. This will be deducted from the Index from time to time and thus reduces the level of the Index.

h) Risks resulting from negative effects of hedging transactions of the Issuer involving the Securities

The dissolution of hedging transactions of the Issuer may adversely influence the price of the Underlying for the Security Holder.

The Issuer may hedge itself against the financial risks related to the issue of Securities (so-called "**Hedging Transactions**"). This can be done in particular by investing in the Underlying or by executing a derivative linked to the Underlying. The Issuer may dissolve or terminate Hedging Transactions in a significant volume during the term and upon redemption of the Securities. If a

high volume of Hedging Transactions is dissolved, the price of the Underlying may move in a direction that is unfavourable from the perspective of the Security Holder.

Example:

The Issuer issues a high number of Securities relating to a specific Share. In addition, the Issuer hedges its future payment obligations under the Securities by purchasing the relevant Share (Hedging Transaction). On the Final Observation Date of the Securities, the Issuer then sells the relevant Shares on the stock exchange (dissolution of the Hedging Transaction) in order to pay the Redemption Amount out of the respective proceeds. Due to the sudden high supply, the price of the Share decreases.

III. INFORMATION ON THE SECURITIES NOTE AND THE BASE PROSPECTUS

A. Responsibility Statement

UniCredit Bank AG having its registered office at Arabellastraße 12, 81925 Munich, Germany accepts responsibility for the information contained in this Securities Note in accordance with Art. 11 (1) sentence 2 of the PR and Section 8 of the German Securities Prospectus Law (Wertpapierprospektgesetz). UniCredit Bank AG declares that, to the best of its knowledge, the information contained in this Securities Note is in accordance with the facts and that the Securities Note makes no omission likely to affect its import.

The Issuer confirms that the information by third parties in this Securities Note and in the Final Terms, as applicable, has been accurately reproduced and that so far as the Issuer is aware and is able to ascertain from information published by that third party, no facts have been omitted which would render the reproduced information inaccurate or misleading. The Issuer will identify the source(s) of such information in the Final Terms in "Section A" under "Additional information".

B. Information on the approval and the notification of the Base Prospectus

In order to allow for this Securities Note to be used for a public offer or the admission of the Securities to trading as part of the Base Prospectus, it has been approved by the *Bundesanstalt für Finanzdienstleistungsaufsicht* ("**BaFin**") in accordance with Art. 20 (1) of the PR on 10 November 2021. BaFin is the competent authority for the Federal Republic of Germany for the purposes of the PR. In accordance with Art. 20 (4) of the PR, BaFin only approves this Securities Note as meeting the standards of completeness, comprehensibility and consistency. The approval should not be considered as an endorsement of the Issuer or of the quality of the Securities that are subject to this Securities Note. Investors should make their own assessment as to the suitability of investing in the Securities.

Following approval of this Securities Note, the Base Prospectus, comprising this Securities Note and the Registration Document, will be valid for public offers or admissions to trading on a regulated market for twelve (12) months, if it is supplemented by supplements necessary pursuant to Art. 23 of the PR (each of them a "Supplement"). Therefore, the Issuer will publish any significant new factor, material mistake or material inaccuracy in relation to information contained in the Base Prospectus which may influence the value of the Securities in a Supplement. As of the publication of the Supplement, the Base Prospectus will have to be read in conjunction with the respective Supplement.

In addition to the Federal Republic of Germany, public offers or the admission to trading of Securities pursuant to the Base Prospectus shall be made in Bulgaria, Croatia, the Czech Republic, France, Hungary, Italy, Luxembourg, the Netherlands, Poland and/or the Slovak Republic. For this purpose, BaFin at the request of the Issuer has provided an electronic copy of the Base Prospectus and a certificate of its approval to the competent authorities in these countries pursuant to Art. 25 of the PR (notification). This certificate states that the Base Prospectus has been prepared in accordance with the PR.

The validity of the Base Prospectus, comprising this Securities Note and the Registration Document, will expire on 10 November 2022. The obligation to supplement a prospectus in the event of significant new factors, material mistakes or material inaccuracies does not apply when the Base Prospectus is no longer valid.

C. Publication of this Securities Note and the Registration Document

This Securities Note and the Registration Document have to be published in accordance with the PR prior to the public offer or the admission to trading of the Securities. The Issuer publishes the Securities Note, the Registration Document, any Supplements to the Base Prospectus and the respective Final Terms together with the Summary on the website www.onemarkets.de (in case the Federal Republic of Germany or Luxembourg is the Offering Country), www.onemarkets.bg (in case Bulgaria is the Offering Country), www.onemarkets.hr (in case Croatia is the Offering Country), www.onemarkets.cz (in case the Czech Republic is the Offering Country), www.onemarkets.hu (in case Hungary is the Offering Country), www.investimenti.unicredit.it (in case Italy is the Offering Country), www.onemarkets.nl (in case the Netherlands is the Offering Country), www.onemarkets.pl (in case Poland is the Offering Country) and/or www.onemarkets.sk (in case the Slovak Republic is the Offering Country) (along with the respective product details which will be available if the WKN or the ISIN is typed in the search function of the respective website) as well as other websites specified in the relevant Final Terms, if applicable.

Where the Securities Note contains hyperlinks to websites, the information on such websites does not form part of the Base Prospectus and has not been scrutinised or approved by the competent authority. This does not apply to hyperlinks to information that is incorporated by reference into this Securities Note.

D. Consent to the Use of the Base Prospectus

In order for other financial intermediaries (e.g. investment advisors or asset managers) besides the Issuer to be able to use the Base Prospectus for subsequent resale or final placement of the Securities, a written consent by the Issuer is necessary.

For this purpose, the Issuer may give general consent or individual consent. In both cases the Issuer takes responsibility for the content of the Base Prospectus also with respect to subsequent resale or the final placement of the Securities. The consent is valid in the Offering Countries (as specified in the Final Terms) for the Offering Period. The "Offering Period" will be specified in the Final Terms as well.

General consent

In case of general consent, the following applies: The Issuer consents to the use of the Base Prospectus, any supplement thereto and the relevant Final Terms with respect to the subsequent resale or the final placement of the Securities by all financial intermediaries.

Any financial intermediary using the Base Prospectus, any supplement thereto and the relevant Final Terms shall state on its website that it uses the Base Prospectus in accordance with this consent and the conditions attached to this consent.

Individual consent

In case of individual consent, the following applies: The Issuer consents to the use of the Base Prospectus, any supplement thereto and the relevant Final Terms with respect to the subsequent resale or the final placement of the Securities by one or more financial intermediaries. The names and addresses of these financial intermediaries that are permitted to use the Base Prospectus, any supplement thereto and the relevant Final Terms, will be specified in the Final Terms. New information with respect to financial intermediaries unknown at the time of the approval of the Base Prospectus or the filing of the Final Terms, as the case may, will be published and will be found on the Website of the Issuer. The "Website of the Issuer" will be specified in the Final Terms.

Conditions for the consent

The consent of the Issuer is subject to the following conditions to which any financial intermediary has to adhere:

- (i) Each financial intermediary using the Base Prospectus must ensure that it observes all applicable laws and complies with the Selling Restrictions and the Terms and Conditions.
- (ii) The consent to the use of the Base Prospectus has not been revoked by the Issuer.

Furthermore, in connection with the consent to the use of the Base Prospectus the Issuer may impose the following conditions:

- (iii) The financial intermediary using the Base Prospectus commits itself to comply with any information and notification requirements under investment laws and regulations with regard to the Underlying or its Components. This commitment is made by the publication of the financial intermediary on its website stating that the Base Prospectus is used with the consent of the Issuer and subject to the conditions set forth with the consent.
- (iv) The financial intermediary using the Base Prospectus commits itself towards its customers to a responsible distribution of the Securities. This commitment is made by the publication of the financial intermediary on its website stating that the Base Prospectus is used with the consent of the Issuer and subject to the conditions set forth with the consent.

Apart from that, the consent is not subject to further conditions.

Information on the terms and conditions of the offer by any financial intermediary is to be provided at the time of the offer by the financial intermediary.

E. Public offer and admission to trading under the Base Prospectus

1. Public offer of Securities issued under the Base Prospectus

Under the Base Prospectus, the Issuer may with respect to Securities issued under the Base Prospectus, commence a new public offer, continue or reopen a public offer of these Securities. The Issuer will in each case prepare and publish Final Terms for these Securities (together with a Summary, if applicable) using the form set out in section "IX. Form of Final Terms". These Final Terms must be read together with the "Description of the Securities" and "Conditions of the Securities" set out in this Securities Note, in addition to the other information contained in this Securities Note.

2. Public offer of Securities issued under a Previous Prospectus

Under the Base Prospectus, the Issuer may with respect to Securities issued under a Previous Prospectus commence a new public offer, continue or reopen a public offer of these Securities under the Base Prospectus after the Previous Prospectus has expired.

"Previous Prospectus" means each of the following base prospectuses:

- the Base Prospectus of UniCredit Bank AG dated 22 May 2017 for the issuance of Securities with Single-Underlying (without capital protection),
- the Base Prospectus of UniCredit Bank AG dated 8 February 2018 for the issuance of Securities with Single-Underlying (without capital protection),
- the Base Prospectus of UniCredit Bank AG dated 18 May 2018 for the issuance of Securities with Single-Underlying (without capital protection),
- the Base Prospectus of UniCredit Bank AG dated 14 December 2018 for the issuance of Securities with Single-Underlying (without capital protection) I,
- the Base Prospectus of UniCredit Bank AG dated 21 November 2019 for the issuance of Securities with Single-Underlying (without capital protection) I which has been approved pursuant to the Prospectus Regulation (also a "**Previous PR Prospectus**") and
- the Base Prospectus of UniCredit Bank AG dated 11 November 2020 for the issuance of Securities with Single-Underlying (without capital protection) I which has been approved pursuant to the Prospectus Regulation (also a "**Previous PR Prospectus**").

In this case, the Issuer will prepare and publish Final Terms for these Securities (together with a Summary, if applicable) using the form set out in section "IX. Form of Final Terms". These Final Terms must be read together with the "Description of the Securities" and "Conditions of the Securities" set out in the Previous Prospectus, in addition to the other information contained in the Base Prospectus. These are incorporated by reference in the section "VI.T. Description of the

III. Information on the Securities Note and the Base Prospectus

Securities incorporated by reference in the Securities Note" and section "VIII. Conditions of the Securities incorporated by reference in the Securities Note".

With respect to the Previous PR Prospectus, the Issuer may reopen a previous public offer under the Base Prospectus pursuant to this section 2 or continue a public offer pursuant to section 3.

3. Continuation of a public offer of Securities issued under a Previous PR Prospectus

In accordance with Art. 8 (11) of the Prospectus Regulation, the Issuer may continue under the Base Prospectus a public offer of Securities issued under a Previous PR Prospectus after expiry of the Previous PR Prospectus. For such case, the Form of Final Terms of a Previous PR Prospectus are incorporated into this Securities Note in section "X. Form of Final Terms incorporated by reference in the Securities Note". The Base Prospectus shall serve as the succeeding base prospectus within the meaning of Art. 8(11) sentence 1 of the Prospectus Regulation of the Previous PR Prospectus for the Securities which are listed in section "XIII. List of Identified Securities" (the "Identified Securities"):

- the Base Prospectus of UniCredit Bank AG dated 21 November 2019 for the issuance of Securities with Single-Underlying (without capital protection) I and
- the Base Prospectus of UniCredit Bank AG dated 11 November 2020 for the issuance of Securities with Single-Underlying (without capital protection) I.

The Final Terms of the Identified Securities published under the Previous PR Prospectus are applicable to the continued public offer and shall be read, in addition to the other information contained in the Base Prospectus, together with the Description of the Securities, the Terms and Conditions of the Securities and the Form of Final Terms from the Previous PR Prospectus, which are incorporated by reference into this Securities Note. Reference is hereby made to the Final Terms of the Identified Securities. The Final Terms of the Identified Securities can be found on the relevant website of the Issuer www.onemarkets.de (for offers in Germany and Luxembourg), www.onemarkets.bg (for investors in Bulgaria), www.onemarkets.hr (for investors in Croatia), www.onemarkets.cz (for investors in the Czech Republic), www.bourse.unicredit.fr (for investors in France), www.onemarkets.hu (for investors in Hungary), www.investimenti.unicredit.it (for investors in Italy), www.onemarkets.nl (for investors in the Netherlands), www.onemarkets.pl (for investors in Poland), www.onemarkets.sk (for investors in the Slovak Republic) (under the respective product details which can be found by entering the respective ISIN of the Securities in the search function).

4. Public offer of Increases of Securities

Under the Base Prospectus, the Issuer may increase the issue volume of Securities already issued by way of a public offer (the "**Increase**"). In this case, the procedures described in sections III.E.1. or III.E.2. above shall apply, depending on whether these Securities were first issued under the Base Prospectus or a Previous Prospectus.

5. Admission to trading of Securities

Under the Base Prospectus, the Issuer may apply for the admission to trading of the Securities. In this case, the procedures described in sections III.E.1. or III.E.2. above shall apply, depending on whether these Securities were first issued under the Base Prospectus or a Previous Prospectus.

F. Other notes

In connection with the issuance, sale or offer of the Securities, no person has been authorised to give any information or to make any representation not contained in this Securities Note.

Neither this Securities Note nor any other information supplied in connection with the Securities constitute a recommendation, an offer or invitation by or on behalf of the Issuer to any person to subscribe for or to purchase any Securities.

IV. INFORMATION ON THE OFFER AND THE ADMISSION TO TRADING

A. Information on the offer of the Securities

1. General information on the offer of Securities

The Securities can be offered to retail clients, institutional investors and/or other qualified investors. The restrictions described in section "XII.A. Selling Restrictions" must be observed. Which investors the Securities will be offered to will be specified in the Final Terms.

The Securities can be offered in the Offering Countries. The Final Terms will specify in which country an offer of the respective Securities will take place.

The first day of the public offer ("**First Day of Public Offer**") or, as the case may be, the begin of a new public offer ("**Begin of a New Public Offer**") of the Securities will be specified in the Final Terms.

Furthermore, the relevant Final Terms will specify, whether the offer constitutes a continuation of the public offer or an increase of a series of Securities already issued.

2. Offer of Securities with a subscription period

Before the Issue Date, the Securities can be offered to potential investors during a subscription period. The "**Subscription Period**" will be specified in the Final Terms. To purchase the Securities, a potential investor has to make a subscription order to be forwarded to the Issuer during the Subscription Period.

Investors will be notified of the amount allotted to them by transfer of the allotted Securities to their securities account held at their custodian bank. There is no separate notification apart from the transfer. This means that investors are not explicitly informed about the allotment. Trading in the Securities may commence before notification of the allotment.

The Issuer can set a minimum or maximum subscription amount for a subscription. If that is the case, it will be specified in the Final Terms.

The Issuer reserves the right to extend or shorten the Subscription Period or to withdraw the issue before the Issue Date during the Subscription Period for any reason. The Issuer has the right to accept or reject the subscription orders of potential investors in whole or in part, irrespective of whether or not the intended volume of the Securities to be placed is reached. The Issuer has the right to make allocations at its own discretion. Whether and to what extent the Issuer exercises such right is subject to its own discretion.

Furthermore, the Issuer reserves the right not to issue the Securities (particularly in case of low demand during the Subscription Period). In that case, any offers to purchase the Securities already submitted, i.e. the subscriptions of potential investors, will become void. A corresponding announcement will be made on the website(s) specified in the Final Terms.

After the end of the Subscription Period, the Securities may be continuously offered. If that is the case, it will be stated in the Final Terms.

In the case of Securities being offered to Italian consumers, the Final Terms may specify that subscription orders are subject to revocation rights applicable to the "door to door selling" and the "long distance technique selling" and the conditions of such revocation right.

3. Offer of Securities without a subscription period

The Securities can also be offered to potential investors without a subscription period. In that case, the Securities will be continuously offered as from the First Day of Public Offer or the Begin of a New Public Offer, as the case may be.

4. Additional information about the offering of the Securities

The specific conditions and requirements for the offering of the Securities will first be specified shortly before publication of the Final Terms. The following conditions and requirements will be published in the Final Terms:

- (i) whether the Securities are offered continuously from the First Day of Public Offer or the Begin of a New Public Offer;
- (ii) whether the continuous offer occurs at the relevant latest offer price (ask price) of the Issuer;
- (iii) whether the public offer may at any time and without giving the cause may be terminated by the Issuer;
- (iv) the smallest transferable unit;
- (v) the smallest tradeable unit;
- (vi) further information on how the Securities may be purchased.

5. Issue Price for the Securities

The "Issue Price" is the price at which the Securities will first be offered for purchase.

In case the Securities are offered without a Subscription Period, the Issue Price per Security will regularly be specified in the Final Terms.

In case the Securities are offered during a Subscription Period, the Issue Price determined by the Issuer will apply to all Securities subscribed during the Subscription Period and allocated after the end of the Subscription Period. The Issue Price per Security will be specified in the Final Terms.

In case the Issue Price per Security is not yet determined at the time of the issuance of the Securities or cannot be specified in the Final Terms for any other reason, the Issue Price per Security will be determined by the Issuer on the basis of the product parameters and the current market situation (in

particular the price of the Underlying, the implied volatility, interest rates, dividend expectations and lending fees). The Issue Price and the continuous offer price of the Securities will be published by the Issuer after their determination in accordance with the Final Terms.

6. Costs and expenses charged to the subscriber or purchaser

Purchasing the Securities involves costs and expenses for the subscriber or the purchaser. The Issue Price includes product specific initial costs and may also include inducements. The Issue Price may also include an agio. These costs, where known, will be specified in the relevant Final Terms.

The Security Holder may also be subjected to on-going costs (for example the fees described in section "VI.A.3 Fees").

The Issue Price as well as the bid and ask prices provided by the Issuer during the term of the Securities are based on the internal pricing models of the Issuer.

Other costs and expenses associated with the purchase of the Securities which are charged to the subscriber or the purchaser, for example, by his principal bank, stock exchange or other third party, have to be disclosed by the third party.

7. Issuance and delivery of the Securities

The Securities will be issued on the relevant Issue Date. The "Issue Date" will be specified in the relevant Final Terms.

As of the Issue Date, the Securities will be delivered to the subscriber or purchaser, as applicable.

With respect to the delivery of the Securities one of the following options may be specified in the Final Terms:

Option: Delivery against payment

The Securities are delivered to the subscriber or purchaser, as applicable against the payment of the Issue Price (see "IV.A.5. Issue Price for the Securities").

Option: Delivery without payment

The Securities are delivered to the subscriber or purchaser, as applicable irrespective of the payment of the Issue Price.

Alternatively, a different system of payment and delivery may be specified in the Final Terms.

With regard to a purchase of the Securities after the Issue Date, delivery will occur in accordance with local market practice.

The size of an issuance of Securities is expressed by either the Issue Volume or the Aggregate Nominal Amount. The "Issue Volume" refers to the number of individual notes or certificates being

part of an issuance of Securities. In contrast, the "Aggregate Nominal Amount" refers to the product of the Issue Volume and the Nominal Amount. The Issue Volume or the Aggregate Nominal Amount will be specified in the Final Terms. The Securities will be publicly offered or admitted to trading in an amount equal to the Issue Volume or the Aggregate Nominal Amount, as applicable.

B. Information on the admission of the Securities to trading

1. Admission to trading / date of admission

The Issuer may make an application to admit the Securities to trading on a regulated market, a third country market, a multilateral trading system and/or another exchange or another market and/or trading system. In such a case the relevant Final Terms set out the relevant exchanges, markets or trading systems.

If known, the Final Terms will also include the first date on which the Securities are or are expected to be admitted to trading.

Even if the Issuer submits an application, there is no guarantee that the application will be granted. There is also no guarantee that active trading in the Securities will take place or develop. The Issuer does not assume an obligation to maintain the admission to trading during the term of the Securities.

The Securities may also be offered without being admitted to trading, listed or traded on any exchange, any other market and/or trading system.

In addition, the relevant Final Terms will specify all the regulated markets, third country markets or multilateral trading systems, on which, to the knowledge of the Issuer, securities of the same class of securities are already admitted to trading.

2. Market Maker and intermediaries in secondary trading

The Issuer can engage one of its affiliates or another third party to provide liquidity in secondary trading for the relevant Security (Market Making). The Issuer may also act itself as Market Maker. There is, however, no obligation to do so. The Market Maker will, in accordance with the relevant rules of the respective trading markets, regularly submit bid and ask prices (purchase and selling prices) during the normal trading hours for the Securities under normal market conditions.

If the Issuer engages intermediaries in secondary trading, the names and addresses of these institutions will be set out in the Final Terms. This information will only be given if intermediaries engage in secondary trading on the basis of a binding commitment. The publication in the Final Terms then describes the main conditions for the intermediary's commitment.

C. Other information

1. Interest of natural and legal persons involved in the issuance / offering of the Securities

a) Other transactions

The Issuer is active on a daily basis in the international and German securities, currency, credit derivatives and commodities markets. The Issuer can accordingly conclude transactions for the own account or for the account of customers that directly or indirectly relate to the Securities.

Furthermore, the Issuer may conclude transaction in relation to the relevant Underlying. When concluding these transactions, the Issuer can act without considering the interests of the Security Holders. Such transaction can have a negative effect on the performance of the relevant Underlying. The Issuer can pursue economic interests which are contrary to the interests of the investors when doing so.

This includes transactions of the Issuer that hedge its obligations under the Securities. The value of the Securities may also affected by the dissolution of some or all of these hedging transactions.

The Issuer can purchase and sell Securities for the own account or for the account of third parties and issue other Securities. In particular, the Issuer, a distribution partner and their affiliates may issue securities in relation to an Underlying on which they have already issued securities.

With regard to trading of the Securities the Issuer has a conflict of interest being also the Market Maker on a regulated or third country market(s), if indicated in the Final Terms; moreover a relevant regulated or third country market(s), is organized and managed by a company in which UniCredit S.p.A. – the Holding Company of UniCredit Bank AG as the Issuer – has a stake in. If applicable, such market will be indicated in the Final Terms. The Issuer is also the arranger of the Securities, if so specified in the Final Terms. The Issuer or any of their affiliates may also act as a Calculation Agent or Paying Agent, if so specified in the Final Terms.

b) Business relationships

Every distribution partner and/or its affiliates may be customers or borrower of the Issuer or its affiliates. Furthermore, these distribution partner and their affiliates may have entered into investment banking and/or (commercial bank) transactions with the Issuer and its affiliates. They may also continue to enter into such transactions in the future and may render services to the Issuer and its affiliates in the ordinary course of business. For this reason, the distribution partners and/or their affiliates may have a special interest in the commercial success of the Issuer and in continuing their business relations with the Issuer.

In addition, conflicts of interest of the Issuer or the persons involved in the offer may arise from the following reasons and may lead to decisions unfavourable for the Security Holder being made:

• The Issuer itself determines the Issue Price.

- Distribution partners may receive certain financial rewards from the Issuer in the form of salesdependant placement provisions and/or portfolio commissions.
- The Issuer, a distribution partner, as well as any of their affiliates may act as Calculation Agent or Paying Agent under the Securities.
- The Issuer, a distribution partner, as well as any of their affiliates maintains business relations with other issuers of financial instruments, their affiliates, competitors or guarantors.
- The Issuer, a distribution partner, as well as any of their affiliates act as syndicate bank, financial advisor or bank of another issuer of financial instruments.
- The Issuer or one of its affiliates may itself act as an index sponsor, index calculator, consultant or index committee of an index compiled by it or by a legal entity belonging to the same group.
- The Issuer as well as any of their affiliates might be acting as advisor of funds.
- The Issuer may be the Issuer of the Delivery Item and/or the Calculation Agent of the Delivery Item.
- The Issuer may determine the Final Reference Price of the Delivery Item.

c) Information in relation to the Underlying

The Issuer and its affiliates may possess or obtain material, non-public information on the Underlying. The Issuer and is affiliates are not obliged to disclose such information to the Security Holders. Potential investors therefore depend on public information when analysing the Underlying.

The Underlying may be issued by UniCredit S.p.A. (a company of UniCredit Group) or another company belonging to the UniCredit Group, to which also the Issuer of the Securities belongs.

d) Pricing by the Issuer

The Issuer or its affiliates can act as the Market Maker for the Securities.

The prices are then not directly determined by supply and demand. Therefore the setting of the price for the Securities differs from exchange trading, where the price relies on supply and demand.

The Issuer and its affiliates may also act as Market Maker for the Underlying or the Delivery Item.

Market Making can influence the price of the Underlying and thereby the value of the Securities. The prices set by the Market Maker will not always correspond to the prices which would develop in a liquid market. Bid and ask prices quoted by the Market Maker on the secondary market are determined on the basis of the fair value of the Securities. The fair value depends, among other things, on the value of the Underlying.

IV. Information on the offer and the admission to trading

The Market Maker sets the spread between the bid and ask prices. The bid price is the price at which the Market Maker buys the Securities. The ask price is the price at which the Market Maker sells the Securities. The spread depends both on supply and demand for the Securities and on certain yield considerations. Some costs are deducted when pricing the Securities over the life of the Securities. However, this is not always done evenly over the term. Costs can be deducted in full from the fair value of the Securities at an early stage as determined by Market Maker. The prices quoted by the Market Maker may therefore deviate significantly from the fair value or the economically expected value of the Securities. In addition, the Market Maker may at any time change the method by which it determines the prices quoted. For example, the Market Maker may increase or decrease the spread between bid and ask prices.

2. Use of Proceeds and Reasons for the Offer

The net proceeds from each issue of Securities by the Issuer will be used for making profit and/or hedging certain risks.

3. Publications after completed issuance of the Securities

The Issuer will not publish any information about the Securities and the relevant Underlying after issuing the Securities. Exemption: The Terms and Conditions provide for the publication of a notice in certain situations. For example in cases where an Adjustment Event occurs. In these situations, the publication will take place pursuant to § 6 of the General Conditions to the Securities on the websites set forth in the Final Terms. The Issuer is entitled to replace these websites by a corresponding successor site communicated pursuant to § 6 of the General Conditions to the Securities.

The Issuer will publish significant new factors, material mistakes or important new circumstances or material inaccuracies with regard to the information contained in the Base Prospectus. The publication will be made in a supplement to the Base Prospectus pursuant to Art. 23 of the PR.

V. GENERAL INFORMATION ON THE SECURITIES

A. Information on the Securities

1. Type, form, currency and ISIN of the Securities

The Securities can be issued either as non-par value structured notes or as certificates with or without a Nominal Amount.

In case the Securities are issued under German law, the following applies: The Securities, as to form and content, and all rights and obligations of the Issuer and the Security Holder shall be governed by the laws of the Federal Republic of Germany. With respect to the form of the Securities one of the following options may be specified in the Final Terms:

Option: Securities in Global Note form

The Securities will be represented by a bearer global note (the "Global Note") without interest coupons. The Global Note will be held in custody by the Clearing System. The "Clearing System" will be specified in the Final Terms. The right to receive Securities in definitive form is excluded. The rights of the Security Holders – including any claims for interest – result from the Global Note. The Securities are transferrable as co-ownership interest in the Global Note pursuant to the relevant regulations of the respective Clearing System.

Option: Electronic Securities in the form of Central Register Securities

The Securities will be electronically issued in bearer form as central register securities (Zentralregisterwertpapiere) within the meaning of § 4 (2) of the German Act on Electronic Securities (Gesetz über elektronische Wertpapiere – eWpG) and represented by a collective safe custody entry (Sammeleintragung) in the Central Register. The "Central Register" (also defined as "Clearing System" herein) will be specified in the Final Terms. The right to receive Securities in definitive form is excluded. The Securities are transferrable as coownership interest in the Securities pursuant to the relevant regulations of the respective Clearing System and applicable law. The Issuer may obtain a right in the Terms and Conditions to replace the electronic registration of the Securities by a global note pursuant to § 6 (2) No. 2 eWpG.

In case the Securities are issued under Italian law, the following applies: The Securities, as to form and content, and all rights and obligations thereunder shall be governed by the laws of the Republic of Italy. The Securities will be represented by book entry and registered in the books of the Clearing System. The transfer of the Securities operates by registration on the relevant accounts opened in the Clearing System.

V. General information on the Securities

In any case, potential investors should take note of the Selling Restrictions for each offer countries described in section "XII.A. Selling Restrictions".

The Securities may be issued in different currencies (the "**Specified Currency**"), such as Euros or US-Dollars. That means that all payments out of and under the Securities will be made in the Specified Currency. The Specified Currency will be specified in the Final Terms.

An International Security Identification Number (the "**ISIN**") will be assigned to the Securities. The ISIN will be specified in the relevant Final Terms. Additionally, the Final Terms may specify further identifiers or codes for the Securities (such as the German Securities Identification Number (*Wertpapierkennnummer*) "**WKN**").

2. Status of the Securities, Ranking in case of a resolution of the Issuer

The Securities constitute direct, unconditional and unsecured obligations of the Issuer. The Securities rank pari passu with all other unsecured and unsubordinated present and future obligations of the Issuer. Exception: obligations which have a preference or subordination under the law.

The recovery and resolution laws applicable to the Issuer comprising the

- Regulation (EU) No 806/2014 ("**SRM**"),
- the Restructuring and Resolution Act (*Sanierungs- und Abwicklungsgesetz* "**SAG**") implementing the Directive 2014/59/EU of 15 May 2014 (BRRD), and
- the German Banking Act (*Kreditwesengesetz* KWG)

provide for regulatory requirements and administrative powers for the restructuring and resolution of a credit institution and their groups ("**Institutions**").

According to the SRM and the SAG, shareholders and creditors, which have purchased financial instruments issued by those Institutions, may participate in an Institution's losses and the costs of the resolution; so-called instruments of creditor participation (*Gläubigerbeteiligung*).

This means, that the Securities of the Issuer, as an Institution, are also subject to the instrument of creditor participation.

The prerequisites for a resolution are met under the SAG, when BaFin, as the relevant resolution authority, makes the following determinations:

- that the Issuer is failing or likely to fail,
- that in order to achieve one or more resolution objectives, exercising a resolution measure is necessary and proportionate,

• that the failure of the Issuer cannot be remedied within the given timeframe with any other measure.

If, according to the determinations of the relevant resolution authority, these prerequisites are met with regard to an Institution, the resolution authority can – even before the insolvency of the Institution – undertake comprehensive measures, which can be detrimental to creditors (such as the Security Holders). The resolution authority can, for example, transfer shares in the Institution or parts or the entirety of the assets of the Institution, including its liabilities, to a bridge institution, an asset management company or another suitable third party and thereby compromise the Institution's ability to honour its payment and delivery obligations towards the creditors of the financial instruments it has issued – and therefore towards the Security Holders of the Securities issued by the Issuer.

Furthermore, in accordance with the SAG the resolution authority is entitled to write down the claims of holders of unsecured Securities of the Issuer described in this Securities Note partially or completely or to convert them into equity (stock or other forms of shares) in the Issuer ("Bail-in"), in order to stabilise the Issuer as an Institution.

The resolution authority can also suspend the payment and delivery obligations of the Issuer as an Institution, e.g. resulting from the Terms and Conditions towards the Security Holders, or the option of the Security Holders to exercise any termination or any similar rights (*Gestaltungsrechte*) according to the Terms and Conditions of the Securities issued by the Issuer until the banking day following the publication of the resolution order. Under certain circumstances, the resolution authority can also amend contractual provisions regarding the obligations of the Institution, including the Terms and Conditions of the Securities issued by the Issuer, or cancel or suspend trading of securities of the Issuer on a regulated market or the listing.

If a resolution authority takes a measure in accordance with the SAG, the Security Holder is not entitled based on this measure alone, to terminate the Securities or to exercise other contractual rights, as long as the Issuer as an Institution is still performing its main obligations (*Hauptleistungspflichten*) resulting from the Terms and Conditions, including its payment and delivery obligations.

For the purposes of a Bail-in, the claims of the creditors of the Issuer as an Institution, like the holders of the unsecured Securities of the Issuer described in this Securities Note, will be divided into several groups and will participate according to a fixed ranking (the "Liability Cascade").

First in the Liability Cascade are owners of the Issuer as an Institution (i.e. holders of stock and other shares), then it is the creditors of Additional Tier 1 instruments or of Tier 2 instruments and creditors of unsecured subordinated liabilities (this includes for example subordinated loans and participation rights) of the Issuer.

The next category consists of unsecured, unsubordinated liabilities which also includes debt liabilities such as bearer bonds, order bonds (*Orderschuldverschreibungen*), registered bonds and

Schuldscheindarlehen. Exception: covered deposits or indemnifiable (entschädigungsfähig) deposits.

Within this category, there are non-structured debt instruments, which get assigned a lower ranking in case of insolvency proceedings then other unsecured, unsubordinated liabilities. The lower ranking can be based on statutory regulation or an explicit provision by the borrower in the terms. These so-called non-preferred debt instruments rank higher than the other unsecured, unsubordinated liabilities pursuant to the Liability Cascade.

The Securities described in this Securities Note are "Senior Preferred Securities", that means that they rank lower than the non-preferred debt instruments pursuant to the Liability Cascade. Accordingly, in the case of a Bail-in, you will be impacted only after the holders of these non-preferred debt instruments.

3. Description of the rights arising from the Securities (including their limitation)

a) Interest on the Securities

Certain Product Types may provide for a one-time or ongoing interest payments to the Security Holders.

Otherwise, the Securities generally do not provide any interest payment.

If the Securities bear interest, the following applies:

The Securities bear interest from the Interest Commencement Date until the Interest Period End Date. The "Interest Commencement Date" and "Interest Period End Date" will be specified in the relevant Final Terms.

The relevant Interest Amount will be determined by multiplying the product of the Interest Rate with the Nominal Amount or Aggregate Nominal Amount or Relevant Cash Component, as applicable, with the Day Count Fraction.

Payment of interest will be made on the relevant Interest Payment Dates. The "Interest Payment Date" will be specified in the relevant Final Terms.

Further information on interest payments on the Securities is described in section "VI. Description of the Securities" on page 80 et seq.

b) Payment of Additional Amounts

Certain Product Types may provide for a one-time or ongoing payment of Additional Amounts to the Security Holder.

Further information on payment of Additional Amounts is described in section "VI. Description of the Securities" on page 80 et seq.

c) Payment of Dividend Amounts

Certain product types may provide for the Payment of Dividend Amounts to the Security Holder.

Further information on the Payment of Dividend Amounts is described in section "VI. Description of the Securities" on page 80 et seq.

d) Payment of Distribution Amounts

Step-In Tracker Securities (Product Type 6) may provide for Payment of Distribution Amounts to the Security Holder.

Further information on the Payment of Distribution Amounts is contained in section "VI. Description of the Securities" on page 80 et seq.

e) Redemption of the Securities

The Securities can be issued either as **Securities with cash settlement** or as **Securities with cash settlement or physical delivery**. Step-In Tracker Securities and Knock-in Step-In Tracker Securities can also be issued as Securities with physical delivery of the Underlying or as Securities with physical delivery of a Delivery Item.

In case the Final Terms specify that the Securities will be issued as Securities with cash settlement, the Securities will be redeemed by payment of the Redemption Amount.

In case the Final Terms specify that the Securities will be issued as Securities with cash settlement or physical delivery, the Securities will be redeemed in accordance with the Terms and Conditions either by payment of the Redemption Amount or by delivery of the Underlying. The quantity of the Underlying to be delivered is expressed by the Ratio. If the Ratio leads to a fraction of the Underlying, a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of the not delivered fraction of the Underlying (the "Supplemental Cash Amount").

If the Final Terms state that the Securities will be issued as Securities with physical delivery of the Underlying, the Securities will be redeemed on the Redemption Date by delivery of the Underlying and, if applicable, by payment of a Supplemental Cash Amount.

If the Final Terms state that the Securities are issued as Securities with physical delivery of a Delivery Item, the Securities shall be redeemed on the Redemption Date by delivery of the Delivery Item and, if applicable, by payment of a Supplemental Cash Amount. The "**Delivery Item**" may be either a Fund Share (see Section "V.B.1.d) Fund Shares as Underlying") or an Index Certificate. "**Index Certificate**" means a Closed End Security (Product Type 2) or an Open End Security (Product Type 4) issued by the Issuer with an Index as Underlying. In addition, an Index Certificate as a Delivery Item is a Security:

• which tracks the price development of the Underlying,

- which is traded on a regulated market, another third country market, a Multilateral Trading System and/or on another stock exchange or another market and/or trading system
- for which the Issuer or a third party commissioned by the Issuer continuously quotes buying and selling prices under normal market conditions over the entire term of the Index Certificate (Market Making), and
- for which all legal requirements for the distribution and a public offer to all potential investors in all relevant Offering Countries are complied with over the entire term of the Securities.

Certain Product Types have a definite term. Unless previously redeemed, the Securities will be redeemed on the Redemption Date. The "**Redemption Date**" of the Securities will be specified in the relevant Final Terms.

Certain Product Types have an indefinite term. Unless previously redeemed, the Securities may either be redeemed by the Security Holders (the "**Redemption Right**") or terminated by the Issuer (the "**Regular Call Right**"). The Redemption Dates and Call Dates of the Securities will be specified in the relevant Final Terms. Further information on the redemption of the Securities on the Final Payment Date are set out in section "VI. Description of the Securities" on page 80 et seq.

All Securities can be extraordinarily terminated by the Issuer upon the occurrence of a Call Event (see section "V.A.3.i) Extraordinary Termination of the Securities by the Issuer") and be redeemed at the Cancellation Amount.

Further information on the redemption of the Securities on the Final Payment Date are set out in section "VI. Description of the Securities" on page 80 et seq.

f) Market Disruptions

During the term of the Securities, Market Disruption Events may occur that affect the Securities.

As a consequence of the occurrence of a Market Disruption Event the Calculation Agent may, for example, postpone an Observation Date specified in the Final Terms or the determination of a Reference Price of the Underlying by the Calculation Agent in its reasonable discretion (§ 315 et seq. BGB) (in case of German law Securities) or acting in accordance with relevant market practice and in good faith (in case of Italian law Securities). Under certain circumstances, the subsequent Payment Dates may be postponed accordingly.

Depending on the type of Underlying, the following events may be considered "**Market Disruption Events**":

Market Disruption Event with regard to Shares as Underlying

- The failure of the Relevant Exchange to open for trading during its regular trading sessions.
- The suspension or restriction of trading in the Underlying on the Relevant Exchange.

• In general, the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange.

Market Disruption Event with regard to Indices as Underlying

- In general, the suspension or restriction of trading on the exchanges or the markets on which the components of the Underlying or the securities that form the basis for the Underlying are listed or traded.
- In relation to individual securities which form the basis of the Underlying, the suspension or
 restriction of trading on the exchanges or on the markets on which such securities are traded or
 on the respective futures exchanges or the markets on which derivatives of such securities are
 traded.
- In relation to components of the Underlying, the suspension or restriction of trading on the exchanges or on the markets on which such components are traded or on the respective futures exchanges or the markets on which derivatives of such components are traded.
- In general, the suspension or restriction of trading on the respective futures exchanges or the markets on which Underlying Linked Derivatives are listed or traded.
- In relation to individual Underlying Linked Derivatives, the suspension or restriction of trading
 on the futures exchanges or the markets on which such Underlying Linked Derivatives are
 traded.
- The suspension of or failure or the non-publication of the calculation of the Underlying as a result of a decision by the Index Sponsor or the Index Calculation Agent.

In case of a Reference Strategy Index as Underlying:

• The suspension of or failure to or the non-publication of the calculation of the Underlying as a result of a provision of the Index Description or as a result of a decision by the Index Sponsor or the Index Calculation Agent.

Market Disruption Event with regard to Commodities as Underlying

• The suspension or restriction of trading or price determination of the Underlying on the Reference Market..

Market Disruption Event with regard to Exchange Traded Commodities as Underlying

- The failure of the Relevant Exchange to open for trading during its regular trading sessions.
- The suspension or restriction of trading in the Underlying on the Relevant Exchange.

• In general, the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange.

Market Disruption Event with regard to Fund Shares as Underlying

- The failure to calculate or the non-publication of the calculation of the net asset value (NAV) as a result of a decision by the Management Company or by the Fund Services Provider on behalf of the Management Company.
- The closure, conversion or insolvency of the Underlying or other circumstances which make it impossible to determine the NAV.
- It is not possible to trade Fund Shares at the NAV. This also covers cases in which the Fund, the Management Company or the Fund Services Provider on their behalf decides to suspend the redemption or issue of Fund Shares for a specified period or to restrict the redemption or issue of Fund Shares to a specified portion of the Fund volume or to levy additional fees.
- The Fund or the Management Company redeems the Fund Shares in return for payment in kind instead of payment in cash.
- Comparable events which affect the ability of the Issuer to hedge its obligations under the Securities.
- In general the suspension or restriction of trading on exchanges, futures exchanges or markets
 on which financial instruments or currencies which constitute a significant factor affecting the
 value of the Fund are listed or traded.
- In general the suspension or restriction of trading in a derivative on the index which the ETF
 aims to replicate ("ETF-Benchmark") or on an index which only differs from the ETFBenchmark in the treatment of dividends, interest or distributions or the currency in which such
 index is calculated.
- The failure of the Relevant Exchange to open for trading during its regular trading sessions.
- The suspension or restriction of trading in the Underlying on the Relevant Exchange.

Market Disruption Event with regard to Currency Exchange Rates as Underlying

- The failure of the Fixing Sponsor to publish the respective Currency Exchange Rate.
- In general, the suspension or restriction of trading for at least one of the relevant currencies (including options or futures contracts) or the restriction of the convertibility of the currencies quoted in such exchange rate or the effective impossibility of obtaining a quotation of such exchange rate.

Any other events with commercial effects which are similar to the events listed above.

Market Disruption Event with regard to Futures Contracts as Underlying

- The suspension or restriction of trading or price determination of the Underlying on the Reference Market.
- The non-availability or the non-publication of a Reference Price that is required for the calculations or, as the case may be, specifications described in these Terms and Conditions.

The Final Terms will specify which of the above events shall constitute Market Disruption Events in respect of the relevant Securities. The Market Disruption Events must be material. The Calculation Agent determines the materiality in its reasonable discretion (§ 315 et seq. BGB) (in case of German law Securities) or acting in accordance with relevant market practice and in good faith (in case of Italian law Securities).

g) Adjustments to the Terms and Conditions

The Calculation Agent may adjust the Terms and Conditions if an Adjustment Event occurs. Adjustments Events may have a significant impact on the Securities.

An "**Adjustment Event**" is, for example, each of the following events, depending on the type of Underlying:

Adjustment Event with regard to Shares as Underlying

• The company that issued the Underlying or a third party performs a corporate action (such as a merger) with respect to the Underlying.

Adjustment Event with regard to Indices as Underlying

 An Index Replacement Event occurs (for example a material change to the relevant Index Concept).

Adjustment Event with regard to Exchange Traded Commodities as Underlying

• Any change made with respect to the ETC Interest which has a material economic effect on the Underlying.

Adjustment Event with regard to Fund Shares as Underlying

• Changes to the fund that affects the ability of the Issuer to hedge its obligations under the Securities (such as a change in investment strategy).

Adjustment Event with regard to Currency Exchange Rates as Underlying

• A material modification in the method for determination and/or publication of the relevant Currency Exchange Rates by the Fixing Sponsor.

Depending on the type of Underlying, the Terms and Conditions may provide for further Adjustment Events. The Final Terms will specify the Adjustment Event applicable to the relevant Securities. The Calculation Agent determines the occurrence of an Adjustment Event in its reasonable discretion (§ 315 et seq. BGB) (in case of German law Securities) or acting in accordance with relevant market practice and in good faith (in case of Italian law Securities).

If the Calculation Agent determines an Adjustment Event, the Calculation Agent may adjust the Terms and Conditions (in particular the relevant Underlying, the Ratio specified in the Final Terms and/or all prices of the Underlying which have been specified by the Calculation Agent).

In addition, the Calculation Agent may make the following further adjustments depending on the respective type of Underlying or Delivery Item in accordance with the Terms and Conditions:

- The Calculation Agent may redetermine a published NAV, Reference Price, or price of the Underlying if it is subsequently corrected (Replacement Specification).
- The Calculation Agent may determine a Replacement Underlying and, if necessary, make further adjustments to the Terms and Conditions.
- The Calculation Agent may designate a Replacement Reference Market and, if necessary, make further adjustments to the Terms and Conditions (e.g. with regard to future contracts or commodities as underlying).
- The Calculation Agent may determine the Final Reference Price of the Delivery Item again, if it is subsequently corrected.

The Final Terms will specify which of the above measures may be performed by the Calculation Agent with respect to the relevant Securities. The Calculation Agent performs adjustments in its reasonable discretion (§ 315 et seq. BGB) (in case of German law Securities) or acting in accordance with relevant market practice and in good faith (in case of Italian law Securities). The Calculation Agent shall, if possible, ensure that the economic situation of the Security Holders remains unchanged.

h) Novation

The Final Terms may provide that in case of a Novation Event the redemption of the Securities shall be effected by payment of the Novation Amount instead of delivery of the Delivery Item (the "Novation").

The following events, for example, may be considered as "Novation Events":

Novation Event with regard to Fund Shares as Delivery Item

• Changes are made in any of the Fund Documents without the consent of the Calculation Agent which affect the ability of the Issuer to hedge its obligations under the Securities.

- Applications for the issuance, redemption or transfer of Fund Shares will not or only partially be executed.
- The issuance or redemption of Fund Shares is subject to fees, surcharges, discounts, levies, commissions, taxes or similar charges.

Novation Event with regard to Index Certificates as Delivery Item

- For the delivery of the Delivery Item, additional fees, surcharges, discounts, levies, commissions, taxes or similar charges are charged compared to the First Trade Date.
- The Delivery Item has been terminated in accordance with the Terms and Conditions of the Delivery Item.

The Terms and Conditions of the Securities provide for other possible Novation Events. The events which are deemed to be Novation Events with respect to the respective Securities shall be specified in the relevant Final Terms. The Calculation Agent shall decide whether a Novation Event has occurred at its reasonable discretion (§ 315 BGB) (in case of German law Securities) or acting in accordance with relevant market practice and in good faith (in case of Italian law Securities).

i) Extraordinary Termination of the Securities by the Issuer

Upon the occurrence of one or more Call Events, the Issuer may extraordinarily terminate the Securities in accordance with the Terms and Conditions by payment of the Cancellation Amount.

The "Cancellation Amount" is the fair market value of the Securities on the tenth Banking Day or any other day specified in the Final Terms prior to the effective date of the extraordinary termination under then prevailing circumstances. The market value is determined by the Calculation Agent in its reasonable discretion (§ 315 et seq. BGB) (in case of German law Securities) or acting in accordance with relevant market practice and in good faith (in case of Italian law Securities).

Depending on the type of Underlying, the following events may, as an example, be considered as "Call Events":

Call Events with regard to Shares as Underlying

• The quotation of the Underlying on the Relevant Exchange is discontinued and no Replacement Exchange could be determined.

Call Events with regard to Indices as Underlying

• The calculation of the Underlying is discontinued and no suitable Replacement Underlying is available.

In case of a Reference Strategy Index as Underlying:

• The calculation of the Underlying is discontinued.

V. General information on the Securities

- The Index Sponsor repeatedly and/or materially infringes the provisions of the Index Description.
- The initiation of insolvency, dissolution or comparable proceedings against the Index Sponsor.
- A person working in a key position with the Index Sponsor or any other person essential to the implementation of the Index Description ("Key Person") ceases to be employed, resigns, is temporarily or permanently prevented from performing his or her duties, or a Key Person is subject to a public trial or criminal trial that raises doubts about his or her reliability.
- The Reference Price is lower than a number of index points set out in the Final Terms.
- The market value of the outstanding volume of the Securities is below an amount specified in the Final Terms.

Call Events with regard to Commodities as Underlying

The trading of the Underlying on the Reference Market is suspended indefinitely or permanently
discontinued and no suitable Replacement Reference Market is available or could be
determined.

Call Events with regard to Exchange Traded Commodities as Underlying

No Replacement Underlying is available.

Call Events with regard to Fund Shares as Underlying

 The trading of the Underlying on the Reference Market is suspended indefinitely or permanently discontinued and no suitable Replacement Reference Market is available or could be determined.

Call Events with regard to Currency Exchange Rates as Underlying

A suitable New Fixing Sponsor or Replacement Exchange Rate are not available.

Call Events with regard to Futures Contracts as Underlying

• The trading of the Underlying on the Reference Market is discontinued indefinitely or permanently and no suitable Replacement Underlying is available or could be determined.

Depending upon the type of Underlying further possible Call Events are specified in the Final Terms. The Final Terms will specify which of the above events will apply as Call Events to the respective Securities. The Calculation Agent determines the existence of Call Events in its reasonable discretion (§ 315 et seq. BGB) (in case of German law Securities) or acting in accordance with relevant market practice and in good faith (in case of Italian law Securities).

j) Reverse Split

The Final Terms for Closed End Leverage Securities (Product Type 3) and Open End Leverage Securities (Product Type 5) may provide that upon the occurrence of a Reverse Split Event, the Issuer may convert the Securities into newly issued securities of the Issuer at the Reverse Split Conversion Factor. Such newly issued securities will have identical terms as the Securities safe for the value of the Ratio which will be adjusted accordingly. No fractions of the new securities will be delivered. Instead, the Issuer will pay the Reverse Split Supplemental Cash Amounts.

A Reverse Split Event occurs if as a result of the leverage under the Securities, the market price of the Securities reaches such a low level that the secondary market trading can be negatively affected. Securities Holders remain entitled to trade their Securities, if this is still possible due to the limitation of trading, until the respective effective date of the reverse split.

k) Corrections

The Issuer is entitled to correct manifest errors and amend incomplete or inconsistent provisions in the Terms and Conditions in its reasonable discretion (§ 315 et seq. BGB) (in case of German law Securities) or acting in accordance with relevant market practice and in good faith (in case of Italian law Securities).

If in such case a public offer has not yet been closed or admission of the Securities for trading is planned, the Issuer will publish a corrected version of the Final Terms of the respective Securities and, if the legal requirements are fulfilled (in particular, a material inaccuracy of the Base Prospectus), publish in advance a supplement to the Base Prospectus pursuant to Art. 23 of the PR.

l) Tax

Payments under the Securities will be made only after deduction and withholding of present or future taxes, to the extent that such deduction or withholding is required by law.

In this context, the term "Tax" includes taxes, levies and state fees of any kind that are levied under any applicable legal system or in any country claiming tax jurisdiction, by or on behalf of a territorial authority or authority of the country responsible for collecting the tax is authorised, imposed, collected or collected, including a withholding tax under Section 871 (m) of the United States Internal Revenue Code of 1986, as amended ("871(m) Withholding Tax").

In any case, the Issuer is entitled to use the maximum applicable tax rate (plus value added tax if applicable) in respect of 871(m) Withholding Tax in connection with the Conditions of the Securities. Under no circumstances will the Issuer be required to make any compensation in respect of any taxes deducted, withheld or otherwise claimed.

m) Settlement Disruption

If a Fund Delivery Disturbance Event or any other event beyond the control of the Issuer results in the Issuer being unable to deliver the Underlying or Delivery Item pursuant to the Terms and Conditions (a "**Transaction Disturbance**"), the Calculation Agent may defer the delivery of the Underlying or Delivery Item. In such a case, the Security Holders are not entitled to any interest or other amounts. The Issuer may also redeem the Securities by payment of a cash amount. This cash amount will be determined on the basis of stock exchange or market prices and may deviate from the market value of the Underlying at the scheduled time of delivery.

n) Presentation Period

The presentation period for German law securities provided for in § 801 (1) sentence 1 BGB is reduced to ten years for the Securities.

4. Payments, Deliveries

Payments

Under the Securities, payments of the Issuer to the Security Holders are made as follows: All payments shall be calculated by the Calculation Agent in accordance with the Terms and Conditions. The Issuer then pays the amounts due to the Principal Paying Agent. The Principal Paying Agent shall pay the amounts due to the Clearing System. The Clearing System credits these payments to the respective accounts of the depository banks. The depository banks then credit the payments to the respective accounts of the Security Holders. The payment to the Clearing System will discharge the Issuer from its obligations under the Securities in the amount of such a payment.

The "**Principal Paying Agents**" under the Programme are UniCredit Bank AG, Arabellastraße 12, 81925 Munich, Germany and (for Securities deposited with Clearstream Banking SA and Euroclear Bank) Citibank, N.A., London Office, Citigroup Centre, Canada Square, Canary Wharf, London E14 5LB, United Kingdom. The French Paying Agent for Euroclear France S.A. is CACEIS Bank S.A., 1-3 rue place Valhubert, 75206 Paris Cedex 13, France. The Luxembourg Listing Agent under the Programme is BNP Paribas Securities Services, Luxembourg Branch, 60, avenue J.F. Kennedy, L-1855 Luxembourg. The Issuer may decide to appoint additional paying agents (the "**Paying Agents**") and revoke the appointment of Paying Agents.

The "Calculation Agent" under the Programme is UniCredit Bank AG, Arabellastraße 12, 81925 Munich, Germany or any other Calculation Agent specified in the Final Terms.

If the due date for any payment under the Securities (the "**Payment Date**") is not a Banking Day then the Security Holders shall not be entitled to payment until the next following Banking Day. The Security Holders shall not be entitled to further interest or other payments in respect of such delay. Which days will be considered "**Banking Days**" will be specified in the Final Terms.

Deliveries

The delivery of the Underlying or Delivery Item and the payment of a Supplemental Cash Amount will be made within five Banking Days after the Final Payment Date (the "**Delivery Period**"). This does not apply if a Transaction Disturbance has occurred (see section (b) of "3 Description of the

rights arising from the Securities (including their limitation)"). The delivery is to be made to the Clearing System for credit to the accounts of the relevant depository banks of the Security Holders. All costs, incl. possible custody fees, exchange turnover taxes, stamp taxes, transaction fees, other taxes or levies (together the "**Delivery Costs**"), incurred as a result of the delivery of the Underlying or Delivery Item, shall be borne by the respective Security Holder. Subject to the provisions of these Terms and Conditions, the Underlying or Delivery Item shall be delivered at the Security Holder's own risk. The delivery to the Clearing System will discharge the Issuer's obligations arising under the Securities with respect to the delivered Underlyings or Delivery Items.

If the Final Payment Date is not a Banking Day, then the first day of delivery will be postponed to the next following Banking Day. Such delay will not give rise to an entitlement to interest or other amounts.

5. Information according to Article 29 of the Benchmark Regulation

The Underlyings may be Benchmarks within the meaning of the Regulation (EU) 2016/1011⁵ ("**Benchmark Regulation**"). A "**Benchmark**" is a published figure which is referenced to determine payments under a financial instrument (e.g. the Securities). In connection with the Securities, Benchmarks can include:

- an Index,
- a Commodity (with respect to the market price used as a reference) or
- a Currency Exchange Rate.

The Benchmark Regulation se

The Benchmark Regulation sets out the tasks and obligations of all parties contributing to the Benchmark. This includes the so-called "**Benchmark Administrators**" who control the provision of the Benchmark. In addition, it includes provisions for certain companies that use Benchmarks (for example by issuing Securities which reference a Benchmark as the Underlying). The Issuer can act as Benchmark Administrator or as a company using a Benchmark.

Furthermore, according to the Benchmark Regulation the Issuer is subject to special information duties with regard to this Securities Note. This includes the information, whether the benchmark is provided by a Benchmark Administrator who is registered in the register accordance with Article 36 of the Benchmark Regulation (a "**Registered Benchmark Administrator**"). In case the relevant Securities reference a Benchmark, the Final Terms will specify whether this is the case as the relevant Benchmark that is the Underlying for the respective issuance of Securities and the respective Benchmark Administrator are not known as of the date of this Securities Note.

-

⁵ Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014.

B. Information regarding the Underlying

1. General Information on the Underlying

The Underlying is the main influencing factor on the value and the redemption of the Securities. Section "VI. Description of the Securities" on page 80 et seq. describes how the value of the Underlying influences the value of the Securities, their redemption and other payments under the Securities.

The "Underlying" of the Securities may be one of the asset classes described as follows. The relevant Underlying of the Securities is specified in the Final Terms. Additionally, the Final Terms specify where information on the Underlying may be obtained, including information on where electronic information on past and future developments of the Underlying and its volatility may be found and if such information is available free of charge or not.

The price of the Underlying may be determined in Euros or in any other currency, in which the Underlying is traded (the "Base Currency"). The Base Currency will be specified in the Final Terms.

a) Shares as Underlying

The term "Share" comprises stocks of whatever kind.

The term **Share** also comprises securities with the form of depository receipts (e.g. American Depository Receipts (ADRs) or Regional Depository Receipts (RDRs) (respectively "**Depository Receipts**")). The provisions relating to shares also apply to Depository Receipts (e.g. adjustment, market disruption, extraordinary termination).

Shares in an investment fund are not comprised by the term.

The name of the Issuer of the Share that forms the Underlying for the Securities, its ISIN and potentially further information will be specified in the Final Terms.

b) Indices as Underlying

An "**Index**" refers to assets or financial instruments of a certain category (e.g. Shares, Fund Shares, Indices, Commodities, Futures Contracts or Currency Exchange Rates).

The term Index comprises also the following Indices:

(i) Indices that are composed by the Issuer or another entity of the same group. For this purpose, the Issuer has been registered as a Benchmark Administrator in the register kept by the European Securities and Markets Authority in accordance with Article 36 of the Benchmark Regulation (see section "V.A.5. Information according to Article 29 of the Benchmark Regulation").

- (ii) Indices where net dividends and other distributions of their components or other amounts ("Dividend Payments") are distributed fictitiously (a "Distributing Index"). The calculation of the amount of Dividend Payments is subject to the rules set out in the index description and will be published regularly. Dividend Payments generally result in a decline in the price of a Distributing Index. In the long term, this means that the price of a Distributing Index does not increase to the same extent, or that it falls more than a comparable net return index or a total return index.
- (iii) Indices replicating a Reference Portfolio (the "Reference Portfolio") (a "Reference Strategy Index") continuously and actively managed by an index sponsor or by another person (the "Reference Portfolio Manager") within a specified investment strategy (the "Investment Strategy") (e.g. by changing the composition and weighting of the components of the Reference Strategy Index). The Reference Portfolio is purely fictional and exists only in the form of datasets. Actual trading of financial instruments and actual investment activities do not take place with respect to the Reference Portfolio. The Investment Strategy (e.g., investment universe, strategy, allocation, analysis) is developed and defined exclusively by the Reference Portfolio Manager. The description of the relevant Reference Strategy Index (the "Index Description") sets out the method for calculating, fixing and publishing the price of the Reference Strategy Index (the "Index Concept") and defines the framework, within which the Reference Portfolio Manager has a significant degree of discretion, i.e. the Reference Portfolio Manager is solely responsible for deciding upon the composition of the Reference Portfolio and the weighting of its components. As the legal basis for the use of the Reference Strategy Index as the Underlying for the Securities, the Index Sponsor, the Reference Portfolio Manager, the Issuer, the Calculation Agent and/or the Index Calculation Agent will enter into an index sponsorship agreement.

A Reference Strategy Index can include, among other things, the following components:

- shares (including securities representing shares),
- indices,
- commodities.
- futures contracts,
- fund shares (including ETFs) and
- structured securities.

The Index can implement both a buy position (long) and a sell position (short) in the respective components.

A Reference Strategy Index can include the following features, among others:

- components denominated in foreign currency,

- a participation factor (leverage),
- a periodic (re-)allocation or weighting,
- events or barriers which trigger a (re-)allocation or weighting,
- adjustments for dividends from the components,
- adjustments for specific events,
- events (e.g. trigger event) that lead to a suspension of the index calculation or to a liquidation of the Reference Portfolio, and
- a deduction of fees or commissions (fixed or variable).

The name of the Index that forms the Underlying for the Security, its ISIN and potentially further information on the Index (e.g. the Index Sponsor or the Index Calculation Agent) will be specified in the Final Terms.

c) Commodities as Underlying

The term "**Commodity**" refers in particular to precious metals, such as gold, silver, platinum and palladium. The term commodity comprises also other primary products, e.g. oil and copper, in relation to which prices (e.g. spot prices) are published frequently by a market or exchange. Commodities may also be represented by way of Indices.

The name of the Commodity that forms the Underlying for the Securities, its ISIN (or a similar reference) and potentially further information (e.g. the referenced market) will be specified in the Final Terms.

d) Exchange Traded Commodities as Underlying

The term "Exchange Traded Commodity" ("ETC") refers in particular to a security issued by a special purposes issuer or a structured notes issuer ("ETC Issuer") tracking the market value of a specific commodity or a futures contract referencing a specific commodity. The interest in such securities ("ETC Interest") is intended to be traded on an exchange enabling an indirect investment in the underlying commodity. ETC Interest may have a limited or unlimited term. The redemption of the ETC Interest may be collateralised by the underlying commodity or other assets or hedging arrangements established by the ETC Issuer.

The name of the ETC that forms the Underlying for the Securities, its ISIN (or a similar reference) and potentially further information (e.g. the ETC Issuer) will be specified in the Final Terms.

e) Fund Shares as Underlying

The term "**Fund Share**" may refer to a unit or a share in an investment fund (funds), including exchange traded funds ("**ETF**").

Investment funds in the form of ETFs generally replicate the development of a certain index, basket or specified single asset (the "**ETF Underlying**"). Investment funds in the form of ETF in particular are usually not actively managed.

The name of the Fund Share that forms the Underlying for the Securities, its ISIN (or a similar reference) and potentially further information (e.g. the fund manager) will be specified in the Final Terms.

f) Futures Contracts as Underlying

A "Futures Contract" is a standardised forward transaction, which references a future right on a specifically determined asset (the "Futures Reference Asset").

Futures Reference Assets may for example be the following assets:

- commodities or other commercial assets (e.g. oil, wheat or sugar) (in the case of commodity futures contracts);
- bonds (e.g. sovereign bonds), (in the case of so called financial futures contracts); –
- EU Emission Allowances (in the case of so-called EU Emission Allowances Futures Contracts). "EU Emission Allowances" are allowances to emit greenhouse gases (e.g. carbon dioxide (CO2)) issued by a competent authority pursuant to the trading system of the European Union in accordance with Directive 2003/87/EC in its current version; or
- indices measuring specific trading markets for cryptocurrency transactions, like the trading in Bitcoin (in the case of so called "Cryptocurrency Futures Contracts"). Cryptocurrencies are only available in an electronic form. In contrast to physical currencies, cryptocurrencies are usually not issued or backed by central banks or governments. Cryptocurrencies are created, distributed, traded and stored with the use of a decentralized ledger system, like blockchain.

To achieve tradability of Futures Contracts on an exchange, its terms are standardised (e.g. 3, 6 or 9 months). In the case of longer term Securities this may require a continued substitution by successor Futures Contracts ("**Roll Over**"). If the Underlying is a Futures Contract, the Final Terms may therefore specify that it will be substituted before the end of its term by the same Futures Contract with a longer remaining term, which will from that point on be the Underlying. Such Roll Over may be repeated multiple times.

The name of the Futures Contract that forms the Underlying for the Securities, its ISIN (or a similar reference) and potentially further information (e.g. the referenced market) will be specified in the Final Terms.

The prices of Futures Contracts may be published as a percentage of the Nominal Amount. For the amounts paid under the Securities the Final Terms may specify that one percentage point of the

V. General information on the Securities

price published by the Reference Market shall equate to on unit in the Base Currency (e.g. one US Dollar or one Euro).

g) Currency Exchange Rates as Underlying

The term "Currency Exchange Rate" may refer to an exchange rate between two currencies.

The name of the Currency Exchange Rate (FX) that forms the Underlying for the Securities and potentially further information will be specified in the Final Terms.

2. Eligible Underlyings

The following table illustrates potential Underlyings in relation to the respective Product Types. In addition, the table specifies whether the Securities will be issued as Securities with Cash Settlement (CS), Securities with Cash Settlement or Physical Delivery of the Underlying (CSPD) or as Securities with Physical Delivery of the Underlying or a Delivery Item (PD). A "---" indicates that the respective Underlying is not eligible for the respective Product Type.

Product Type	Share	Index	Reference Strategy Index	Commodity	Exchange Traded Commodities	Fund Share	Futures Contracts	Currency Exchange Rates
1	CS/CSPD	CS		CS	CS	CS/CSPD		
2		CS	CS	CS	CS	CS	CS	
3		CS						
4		CS	CS	CS	CS	CS	CS	
5		CS						
6	CS/PD	CS/PD	CS/PD	CS	CS	CS/PD	CS	
6a	CS/PD	CS/PD	CS/PD	CS	CS	CS/PD	CS	
7	CS	CS			CS	CS		CS
8	CS/CSPD	CS		CS	CS	CS/CSPD		CS
9	CS	CS		CS	CS	CS		CS
10	CS	CS		CS	CS	CS		CS
11	CS	CS		CS	CS	CS		CS
12	CS	CS		CS	CS	CS		CS
13	CS	CS		CS	CS	CS		CS
14	CS	CS		CS	CS	CS		CS
15	CS	CS		CS	CS	CS		CS
16	CS	CS		CS	CS	CS		
17	CS	CS		CS	CS	CS		

C. Information regarding the Sustainability of the Securities

1. Securities and sustainability criteria

The Issuer may offer Securities taking into account sustainability criteria as per its Sustainability Guidelines.

2. Information on the Sustainability Guidelines

The Sustainability Guidelines of the Issuer set out the Issuer's strategy for taking into account sustainability criteria from an ESG perspective. ESG is a common abbreviation in connection with sustainable investments and represents the three terms environment, social and governance. The Issuer thereby also takes into account industry standards for securitised derivatives.

The Issuer implements a graded and, depending on the respective Product Type, defined procedure in relation to sustainability criteria of a specific issue of Securities.

A classification of the Securities under the Sustainability Policy is performed in relation to the Issuer as well as in relation to the respective Underlying based on the sustainability analysis undertaken in accordance with the Sustainability Policy. Thereby the Issuer may also rely on the sustainability analysis of third parties.

The classification of Securities with regard to sustainability criteria to be applied are still at an early stage. The Sustainability Guidelines will accordingly be further developed and may be subject to future changes. In particular, a future alignment with Regulation (EU) 2020/852 of the European Parliament and of the Council of 18 June 2020 on the establishment of a framework to facilitate sustainable investment and amending Regulation (EU) 2019/2088 (EU Taxonomy Regulation) may be made.

The Sustainability Guidelines are voluntary internal guidelines which are not subject to any legal provisions and are not or will not be reviewed or approved by any regulatory authority. They are not part of this Securities Note. The Sustainability Guidelines can be updated or withdrawn at any time.

The current version of the Sustainability Guidelines, will be available on the Website of the Issuer after their publication. The "Website of the Issuer" will be specified in the Final Terms.

VI. DESCRIPTION OF THE SECURITIES

A. General information on all Product Types

1. General information on Reference Prices and other product parameters

Payments under the relevant Product Type depend on the conventions for the determination of the relevant price of the Underlying. In addition, they depend on all other product parameters of the relevant Product Type described in this section. The applicable conventions for the price determinations of the Underlying are described below.

a) Reference Price

Which price of the Underlying will be the reference price (the "**Reference Price**"), will be specified in the Final Terms.

Example:

Closing price of share X on the Relevant Exchange specified in the Final Terms.

b) Initial Reference Price

With regard to the determination of R (initial) (the "**Initial Reference Price**"), one of the following options may be selected in the Final Terms:

Option: Initial Determination

In case of Initial Determination, Initial Reference Price means the price of the Underlying specified in the respective Final Terms ("**Initial Determination**").

Option: Initial Reference Price Observation

In case of Initial Reference Price Observation, Initial Reference Price means the Reference Price determined on the Initial Observation Date ("Initial Reference Price Observation").

Option: Initial Average Observation

In case of Initial Average Observation, Initial Reference Price means the equally weighted average (arithmetic mean) of the Reference Prices determined on the Initial Observation Dates ("Initial Average Observation").

Option: Best-In Observation

In case of Best-In Observation, Initial Reference Price means the highest Reference Price on the dates specified in the respective Final Terms ("Best-In Observation").

Option: Worst-In Observation

In case of Worst-In Observation, Initial Reference Price means the lowest Reference Price on the dates specified in the respective Final Terms ("Worst-In Observation").

c) Final Reference Price

With regard to the determination of R (final) (the "**Final Reference Price**"), one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation

In case of Final Reference Price Observation, Final Reference Price means the Reference Price determined on the Final Observation Date ("**Final Reference Price Observation**").

Option: Final Average Observation

In case of Final Average Observation, Final Reference Price means the equally weighted average (arithmetic mean) of the Reference Prices determined on the Final Observation Dates ("Final Average Observation").

Option: Best-Out Observation

In case of Best-Out Observation, Final Reference Price means the highest Reference Price on the dates as specified in the respective Final Terms ("Best-Out Observation").

Option: Worst-Out Observation

In case of Worst-Out Observation, Final Reference Price means the lowest Reference Price on the dates as specified in the respective Final Terms ("Worst-Out Observation").

d) Other product parameters

The product parameters used in the following detailed information on the respective Product Types, such as amounts, dates, barriers (defined terms indicated by the use of capital letters) will be specified in the Final Terms. In case certain of the aforementioned product parameters will be determined only once the public offer of the Securities has already started, the Final Terms will set out methods, or formulas, according to which the parameter will be determined by the Calculation Agent.

2. Securities with a Non-Quanto, Quanto and Compo optional additional feature

With regard to the Base Currency, the Securities may be issued as Non-Quanto Securities, Quanto Securities or Compo Securities.

"Non-Quanto Securities" are Securities where the Base Currency is the same as the Specified Currency.

General information on all Product Types

"Quanto Securities" are Securities where the Base Currency does not correspond to the Specified Currency and where a currency hedging element is provided for.

In the case of Quanto Securities, a unit of the Base Currency of the Underlying corresponds to one unit of the Specified Currency.

In the case of Quanto Securities with cash settlement or physical delivery, the Ratio, the Delivery Quantity and, where applicable, the Supplemental Cash Amount will be increased or reduced prior to delivery in accordance with the development of the foreign exchange rates in order to offset any exchange losses or gains during the term of the Securities.

"Compo Securities" are Securities where the Base Currency of the Underlying does not correspond to the Specified Currency and where no currency hedging element is provided. Compo Securities will take into account exchange rate movements when calculating the Redemption Amount.

In case of Compo Securities with a Cross Rate option, two exchange rates will be taken into consideration when specifying the Redemption Amount: the Base Currency of the Underlying will be converted to a third currency and the third currency in turn will be converted to the Specified Currency.

Therefore, in case of all Compo Securities the Security Holder is exposed to the full exchange rate risk at maturity and in the case of a premature sale of the Securities during the term of the Securities.

The respective Final Terms specify whether the Securities will be issued as Non-Quanto Securities, Quanto Securities or Compo Securities.

3. Fees

In case of Open End Securities, Open End Leverage Securities, Closed End Securities and Closed End Leverage Securities, the following fees may be deducted:

- The Gap Risk Fee is a fee which compensates the Issuer for its on-going costs incurred in connection with the hedging of price risks for Open End Leverage Securities.
- The Index Calculation Fee is a fee which compensates the Issuer or the Index Calculation Agent for its costs incurred in connection with the continuous calculation of the Index used as the Underlying.
- The Management Fee is a fee which compensates the Issuer for its costs incurred in connection with the continuous management of the Securities (e.g. costs in connection with the pricing and trading of the Securities, licensing costs for using the Underlying, general operating costs).
- The Quanto Fee is a fee which compensates the Issuer for its costs incurred in connection with the hedging of foreign exchange risks for Securities.

VI. Description of the Securities

General information on all Product Types

- The Short Selling Fee is a fee which compensates the Issuer for its costs incurred in connection with the hedging of price risks where the Underlying is a short index (meaning an index whose performance is the opposite of the performance of its components).
- The Transaction Fee is a fee which compensates the Issuer for its on-going costs incurred in connection with the hedging of price risks for Closed End Securities and Open End Securities with Futures Contracts as Underlying.

Further details on how the deduction is made, are included in the following sections.

B. Detailed information on Discount Securities (Product Type 1)

The redemption of the Discount Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Features

The Issuer offers Discount Securities in the following variations:

- (1) Discount Securities with cash settlement
- (2) Discount Securities with cash settlement or physical delivery

2. Economic characteristics of Discount Securities

Discount Securities have the following key economic characteristics:

- The Security Holder participates in rising prices of the Underlying. However, the participation in rising prices of the Underlying is limited to the Maximum Amount.
- The Security Holder also participates in falling prices of the Underlying in full.
- The Security Holder does not receive any payments of interest.
- In case of Discount Securities with the optional additional feature "Compo Securities", the payments under the Securities also depend on the development of exchange rates during the term of the Securities (see section 4.f) below).

3. Influence of the Underlying on the market value of the Discount Securities

The market value of the Discount Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Discount Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Discount Securities regularly falls. In addition, other factors may influence the market value of the Discount Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

4. Redemption as at Final Payment Date

a) Description of the redemption scenarios

Discount Securities will be redeemed on the Final Payment Date. In that regard, one of the following features may be selected in the Final Terms:

Feature (1): Discount Securities with cash settlement

The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Final Reference Price with the Ratio. Expressed with a formula that means:

Redemption Amount = Final Reference Price x Ratio

The Redemption Amount is in any case not greater than the Maximum Amount.

Feature (2): Discount Securities with cash settlement or physical delivery

- (A) The Final Reference Price is **equal to or greater** than the Cap. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Maximum Amount.
- (B) The Final Reference Price is **lower** than the Cap. The Security Holder receives delivery of the Underlying in a quantity expressed by the Ratio per Security. If the Ratio leads to a non-deliverable fraction of the Underlying, a cash amount expressed in the Specified Currency is paid instead. This cash amount corresponds to the value of the non-deliverable fraction of the Underlying.

b) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-In Observation, or

Option: Worst-In Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

Option: Best-Out Observation, or

85

Option: Worst-Out Observation.

These options are described in section "A.1.c) Final Reference Price".

d) Determination of the Cap

With regard to the determination of the Cap, one of the following options may be selected in the Final Terms:

- The Cap can be specified in the Final Terms.
- A Cap Level can be specified in the Final Terms. In that case, the Cap is equal to the product of the Cap Level and the Initial Reference Price. Expressed with a formula, that means:

Cap = Cap Level x Initial Reference Price.

e) Determination of the Maximum Amount

The Maximum Amount will be specified in the Final Terms.

f) Optional additional feature Compo Securities

Discount Securities with the optional feature Compo Securities: The Redemption Amount or the Ratio will be adjusted by the performance of an FX Exchange Rate or two FX Exchange Rates (see section "A.2 Securities with a Non-Quanto, Quanto and Compo optional additional feature" - "Compo Securities").

C. Detailed information on Closed End Securities (Product Type 2)

The redemption of the Closed End Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Closed End Securities

Closed End Securities have the following key economic characteristics:

- The performance of the Closed End Securities is generally directly linked to the performance of the Underlying.
- The Security Holder participates in rising prices of the Underlying as well as in falling prices of the Underlying in full.
- In case of Closed End Securities with the optional additional feature "Interest", the Security Holder receives a fixed interest (see section 4 below).
- In case of Closed End Securities with the optional additional feature "Dividend Payment", the Security Holder may receive Dividend Amounts (see section 5 below).
- In case of Closed End Securities with the optional additional feature "Compo Securities", the payments under the Securities also depend on the development of exchange rates during the term of the Securities (see section 6 below).

2. Influence of the Underlying on the market value of the Closed End Securities

The market value of the Closed End Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Closed End Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Closed End Securities regularly falls. In addition, other factors may influence the market value of the Closed End Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption of the Closed End Securities

a) Description of the date of the redemption

With regard to the date of the redemption of the Closed End Securities, there are three alternatives:

- *Alternative 1:* The Security Holder may exercise his Redemption Right. In that case, the Closed End Securities of such Security Holder will be redeemed on the Redemption Date.
- *Alternative 2:* The Issuer may exercise its Regular Call Right. In that case, all outstanding Closed End Securities will be redeemed on the Call Date.

• Alternative 3: In case a redemption following the exercise of the Redemption Right or the Call Right has not occurred during the term of the Closed End Securities, the outstanding Closed End Securities will be redeemed on the Final Payment Date.

b) Description of the redemption scenario

Option 1: All Closed End Securities without a Participation Factor Current

On the Redemption Date (*Alternative 1*), the Call Date (*Alternative 2*) or the Final Payment Date (*Alternative 3*), as applicable, the Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Relevant Reference Price by the Ratio. Expressed with a formula that means:

Redemption Amount = Relevant Reference Price x Ratio

The Redemption Amount will not be less than zero (0).

Option 2: Closed End Securities with a Participation Factor Current

On the Redemption Date (*Alternative 1*), the Call Date (*Alternative 2*) or the Final Payment Date (*Alternative 3*), as applicable, the Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Relevant Reference Price by the Participation Factor Current and by the Ratio. Expressed with a formula that means:

Redemption Amount = Relevant Reference Price x Participation Factor Current x Ratio

The Redemption Amount will not be less than zero (0).

c) Determination of the Relevant Reference Price

With regard to the determination of the Relevant Reference Price, the Relevant Reference Price will be determined according to the date of redemption:

- *Alternative 1:* The Security Holder exercises his Redemption Right. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the respective Redemption Date.
- *Alternative 2:* The Issuer exercises its Regular Call Right. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the respective Call Date.
- *Alternative 3:* The Closed End Securities are redeemed on the Final Payment Date. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the Final Payment Date.

d) Additional option: Fees

The Final Terms may specify the following additional options.

With regard to the determination of the Redemption Amount, one of the following fees will be subtracted:

- Index Calculation Fee Adjustment
- Management Fee Adjustment
- Quanto Fee Adjustment
- Short Selling Fee Adjustment

A detailed explanation of these fees can be found in section VI.A.3 above. The applicable fees will be specified in the Final Terms.

The relevant fees will be accumulated on a daily basis and applied to the Securities on a pro rata basis. To that end, one of the following options may be selected in the Final Terms:

Option 1: Adjustment in case of a Roll Over for Closed End Securities with a Futures Contract as Underlying

The Transaction Fee may be applied in each case of a Roll Over (please see "V.B.1.f) Futures Contracts as Underlying"). This means the following: On the First Trade Date, the Participation Factor Current equals 100%. After each Roll Over Date, the Participation Factor Current will be replaced by the relevant Participation Factor New. The Participation Factor New may include an adjustment for the Transaction Fee in accordance with the Terms and Conditions.

Option 2: Adjustment of the Relevant Reference Price

An Index Calculation Fee, a Management Fee, a Quanto Fee and/or a Short Selling Fee may be applied in the calculation of the Redemption Amount. This means that one or more of these fees may be subtracted from the Redemption Amount in accordance with the Terms and Conditions.

Option 3: Adjustment of the Ratio

The Index Calculation Fee, the Management Fee, the Quanto Fee, the Short Selling Fee and/or the Transaction Fee may be applied in the calculation of the Ratio. This means the following: On the First Trade Date, the Ratio is equal to the Initial Ratio. The Ratio will be adjusted in accordance with the Terms and Conditions on each Adjustment Date by the Ratio Adjustment Factor. The Ratio Adjustment Factor can include subtractions for one or more of the before mentioned fees.

e) Additional option: Dividend Tax Deduction

The Final Terms may specify the following additional option.

The Ratio will be adjusted in accordance with the Terms and Conditions on each Adjustment Date by the Dividend Tax Deduction. "Dividend Tax Deduction" is a percentage amount which reflects the deduction of taxes which would affect the Issuer in case of a dividend payment by the Underlying or a component of the Underlying.

4. Optional additional feature: Interest

The Final Terms may specify that the Security Holder is entitled to receive a fixed interest over the term of the Closed End Securities.

5. Optional additional feature: Dividend Payment

If the Underlying of the Closed End Security is a distributing index, the Final Terms may include the following optional additional feature:

The Security Holder is entitled to a Dividend Amount (k) on each Dividend Amount Payment Date (k).

The Dividend Amount (k) equals the Dividend Value (k) of the Underlying for a certain Dividend Period (k) multiplied by the Ratio. Expressed with a formula, that means:

Dividend Amount (k) = Dividend Value (k) x Ratio

The Dividend Value (k) of the Underlying for the respective Dividend Period (k) is defined as the value of the Theoretical Cash Component of the Underlying. The Theoretical Cash Component is determined by the Index Calculation Agent on the respective Dividend Observation Date (k). Following each Dividend Observation Date (k), the Theoretical Cash Component is reset to zero (0).

The right to receive the relevant Dividend Amount (k) can be excluded in the Final Terms. In this case the Security Holder does not receive the Dividend Amount (k), if on the Dividend Amount Observation Date (k) immediately preceding the relevant Dividend Amount Payment Date (k) he was not in possession of the Securities.

6. Optional additional feature Compo Securities

Closed End Securities with the optional feature Compo Securities: The Redemption Amount will be adjusted by the performance of an FX Exchange Rate or two FX Exchange Rates (see section "A.2 Securities with a Non-Quanto, Quanto and Compo optional additional feature" - "Compo Securities").

D. Detailed information on Closed End Leverage Securities (Product Type 3)

The redemption of the Closed End Leverage Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Closed End Leverage Securities

Closed End Leverage Securities have the following key economic characteristics:

- In case of Closed End Leverage Securities, the Underlying is an Index which tracks the performance of another asset (e.g. a Share, another Index, a Commodity, Futures Contracts) (the "Reference Underlying") with a constant factor (the "Leverage Factor").
- Due to the Leverage Factor, the Security Holder participates in rising prices of the Reference Underlying as well as in falling prices of the Reference Underlying disproportionately (leveraged).
- The Security Holder does not receive any payments of interest.
- In case of Closed End Leverage Securities with the optional additional feature "Compo Securities", the payments under the Securities also depend on the development of exchange rates during the term of the Securities (see section 4 below).

2. Influence of the Underlying on the market value of the Closed End Leverage Securities

The market value of the Closed End Leverage Securities during the term depends on the performance of the Underlying as follows:

- If the Leverage Factor is **greater** than zero (0), the market value of the Closed End Leverage Securities regularly rises in accordance with the Leverage Factor (leveraged), if the price of the Reference Underlying rises. On the other hand, if the price of the Reference Underlying falls, the market value of the Closed End Leverage Securities regularly falls in accordance with the Leverage Factor (leveraged). If the Leverage Factor is greater than one (1), the Security Holder participates disproportionately (i.e. more) in the performance of the Reference Underlying. If the Leverage Factor is lower than one (1), the Security Holder participates disproportionately (i.e. less) in the performance of the Reference Underlying.
- If the Leverage Factor is **lower** than zero (0), it is the other way around and the market value of the Closed End Leverage Securities regularly falls in accordance with the Leverage Factor (leveraged), if the price of the Reference Underlying rises. On the other hand, if the price of the Reference Underlying falls, the market value of the Closed End Leverage Securities regularly rises in accordance with the Leverage Factor (leveraged). If the Leverage Factor is lower than minus one (-1), the Security Holder participates disproportionately (i.e. more) in the performance of the Reference Underlying. If the Leverage Factor is greater than minus one (-1),

Detailed information on Closed End Leverage Securities (Product Type 3)

the Security Holder participates disproportionately (i.e. less) in the performance of the Reference Underlying.

In addition, other factors may influence the market value of the Closed End Leverage Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. **Redemption of the Closed End Leverage Securities**

Description of the date of the redemption a)

With regard to the date of the redemption of the Closed End Leverage Securities, there are three alternatives:

- Alternative 1: The Security Holder may exercise his Redemption Right. In that case, the Closed End Leverage Securities of such Security Holder will be redeemed on the Redemption Date.
- Alternative 2: The Issuer may exercise its Regular Call Right. In that case, all Closed End Leverage Securities will be redeemed on the Call Date.
- Alternative 3: In case a redemption following the exercise of the Redemption Right or the Call Right has not occurred during the term of the Closed End Leverage Securities, the outstanding Closed End Leverage Securities will be redeemed on the Final Payment Date.

b) **Description of the redemption scenarios**

On the Redemption Date (Alternative 1), the Call Date (Alternative 2) or the Final Payment Date (Alternative 3), as applicable, the Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Relevant Reference Price by the Ratio. Expressed with a formula that means:

Redemption Amount = Relevant Reference Price x Ratio

The Redemption Amount will not be less than zero (0).

c) **Determination of the Relevant Reference Price**

With regard to the determination of the Relevant Reference Price, the Relevant Reference Price will be determined according to the date of redemption:

Alternative 1: The Security Holder exercises his Redemption Right. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the respective Redemption Date.

- *Alternative 2:* The Issuer exercises its Regular Call Right. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the respective Call Date.
- *Alternative 3:* The Closed End Leverage Securities are redeemed on the Final Payment Date. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the Final Payment Date.

d) Adjustment of the Ratio

The Gap Risk Fee, Index Calculation Fee, the Management Fee, the Quanto Fee and/or the Short Selling Fee may be applied in the calculation of the Ratio. This means the following: On the First Trade Date, the Ratio is equal to the Initial Ratio. The Ratio will be adjusted in accordance with the Terms and Conditions on each Adjustment Date by the Ratio Adjustment Factor. The Ratio Adjustment Factor can include subtractions for one or more of the before mentioned fees.

e) Additional option: Dividend Tax Deduction

The Final Terms may specify the following additional option.

The Ratio will be adjusted in accordance with the Terms and Conditions on each Adjustment Date by the Dividend Tax Deduction. "Dividend Tax Deduction" is a percentage amount which reflects the deduction of taxes which would affect the Issuer in case of a dividend payment by the Underlying or a component of the Underlying.

4. Optional additional feature Compo Securities

Closed End Leverage Securities with the optional feature Compo Securities: The Redemption Amount will be adjusted by the performance of an FX Exchange Rate or two FX Exchange Rates (see section "A.2 Securities with a Non-Quanto, Quanto and Compo optional additional feature" - "Compo Securities").

E. Detailed information on Open End Securities (Product Type 4)

The redemption of the Open End Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Open End Securities

Open End Securities have the following key economic characteristics:

- The performance of the Open End Securities is generally directly linked to the performance of the Underlying.
- The Security Holder participates in rising prices of the Underlying as well as in falling prices of the Underlying in full.
- Open End Securities have an indefinite term. Their term will continue until the exercise of the Redemption Right by the Security Holder or the Regular Call Right by the Issuer. Following such exercise, the term is limited.
- In case of Open End Securities with the optional additional feature "Interest", the Security Holder receives a fixed interest (see section 4 below).
- In case of Open End Securities with the optional additional feature "Dividend Payment", the Security Holder may receive Dividend Amounts (see section 5 below).
- In case of Open End Securities with the optional additional feature "Compo Securities", the payments under the Securities also depend on the development of exchange rates during the term of the Securities (see section 6 below).

2. Influence of the Underlying on the market value of the Open End Securities

The market value of the Open End Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Open End Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Open End Securities regularly falls. In addition, other factors may influence the market value of the Open End Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption of the Open End Securities

a) Description of the date of the redemption

With regard to the date of the redemption of the Open End Securities, there are two alternatives:

• *Alternative 1:* The Security Holder may exercise his Redemption Right. In that case, the Open End Securities will be redeemed on the Redemption Date.

• Alternative 2: The Issuer may exercise its Regular Call Right. In that case, the Open End Securities will be redeemed on the Call Date.

b) Description of the redemption scenarios

Option 1: All Open End Securities without a Participation Factor Current

On the Redemption Date (*Alternative 1*) or the Call Date (*Alternative 2*), as applicable, the Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Relevant Reference Price by the Ratio. Expressed with a formula that means:

Redemption Amount = Relevant Reference Price x Ratio

Option 2: Open End Securities with a Participation Factor Current

On the Redemption Date (*Alternative 1*) or the Call Date (*Alternative 2*), as applicable, the Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Relevant Reference Price by the Participation Factor Current and by the Ratio. Expressed with a formula that means:

Redemption Amount =
Relevant Reference Price x Participation Factor Current x Ratio

The Redemption Amount will not be less than zero (0).

c) Determination of the Relevant Reference Price

With regard to the determination of the Relevant Reference Price, the Relevant Reference Price will be determined according to the date of redemption:

- *Alternative 1:* The Security Holder exercises his Redemption Right. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the respective Redemption Date.
- *Alternative 2:* The Issuer exercises its Regular Call Right. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the respective Call Date.

d) Additional option: Fees

The Final Terms may specify the following additional options

With regard to the determination of the Redemption Amount, one of the following fees will be subtracted:

• Index Calculation Fee Adjustment

- Management Fee Adjustment
- Quanto Fee Adjustment
- Short Selling Fee Adjustment

A detailed explanation of these fees can be found in section "VI.A.3" above. The applicable fees will be specified in the Final Terms.

The relevant fees will be accumulated on a daily basis and applied to the Securities on a pro rata basis. To that end, one of the following options may be selected in the Final Terms:

Option 1: Adjustment in case of a Roll Over for Open End Securities with a Futures Contract as Underlying

The Transaction Fee may be applied in each case of a Roll Over (please see "V.B.1.f) Futures Contracts as Underlying"). This means the following: On the First Trade Date, the Participation Factor Current equals 100%. After each Roll Over Date, the Participation Factor Current may be replaced by the relevant Participation Factor New. The Participation Factor New may include an adjustment for the Transaction Fee in accordance with the Terms and Conditions.

Option 2: Adjustment of the Relevant Reference Price

An Index Calculation Fee, a Management Fee, a Quanto Fee and/or a Short Selling Fee may be applied in the calculation of the Redemption Amount. This means that one or more of these fees may be subtracted from the Redemption Amount in accordance with the Terms and Conditions.

Option 3: Adjustment of the Ratio

The Index Calculation Fee, the Management Fee, the Quanto Fee, the Short Selling Fee and/or the Transaction Fee may be applied in the calculation of the Ratio. This means the following: On the First Trade Date, the Ratio is equal to the Initial Ratio. The Ratio will be adjusted in accordance with the Terms and Conditions on each Adjustment Date by the Ratio Adjustment Factor. The Ratio Adjustment Factor can include subtractions for one or more of the before mentioned fees.

e) Additional option: Dividend Tax Deduction

The Final Terms may specify the following additional option.

The Ratio will be adjusted in accordance with the Terms and Conditions on each Adjustment Date by the Dividend Tax Deduction. "Dividend Tax Deduction" is a percentage amount which reflects the deduction of taxes which would affect the Issuer in case of a dividend payment by the Underlying or a component of the Underlying.

4. Optional additional feature: Interest

The Final Terms may specify that the Security Holder is entitled to receive a fixed interest over the term of the Open End Securities.

5. Optional additional feature: Dividend Payment

If the Underlying of the Open End Security is a distributing index, the Final Terms may include the following optional additional feature:

The Security Holder is entitled to a Dividend Amount (k) on each Dividend Amount Payment Date (k).

The Dividend Amount (k) equals the Dividend Value (k) of the Underlying for a certain Dividend Period (k) multiplied by the Ratio. Expressed with a formula, that means:

Dividend Amount (k) = Dividend Value (k) x Ratio

The Dividend Value (k) of the Underlying for the respective Dividend Period (k) is defined as the value of the Theoretical Cash Component of the Underlying. The Theoretical Cash Component is determined by the Index Calculation Agent on the respective Dividend Observation Date (k). Following each Dividend Observation Date (k), the Theoretical Cash Component is reset to zero (0).

The right to receive the relevant Dividend Amount (k) can be excluded in the Final Terms. In this case the Security Holder does not receive the Dividend Amount (k), if on the Dividend Amount Observation Date (k) immediately preceding the relevant Dividend Amount Payment Date (k) he was not in possession of the Securities.

6. Optional additional feature Compo Securities

Open End Securities with the optional feature Compo Securities: The payments will be adjusted by the performance of an FX Exchange Rate or two FX Exchange Rates (see section "A.2 Securities with a Non-Quanto, Quanto and Compo optional additional feature" - "Compo Securities").

F. Detailed information on Open End Leverage Securities (Product Type 5)

The redemption of the Open End Leverage Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Open End Leverage Securities

Open End Leverage Securities have the following key economic characteristics:

- In case of Open End Leverage Securities, the Underlying is an Index which tracks the performance of another asset (e.g. a Share, another Index, a Commodity, Futures Contracts) (the "Reference Underlying") with a constant factor (the "Leverage Factor").
- Due to the Leverage Factor, the Security Holder participates in rising prices of the Reference Underlying as well as in falling prices of the Reference Underlying disproportionately (leveraged).
- The Security Holder does not receive any payments of interest.
- Open End Leverage Securities have an indefinite term. Their term will continue until the exercise of the Redemption Right by the Security Holder or the Regular Call Right by the Issuer. Following such exercise, the term is limited.
- In case of Open End Leverage Securities with the optional additional feature "Compo Securities", the payments under the Securities also depend on the development of exchange rates during the term of the Securities (see section 4 below).

2. Influence of the Underlying on the market value of the Open End Leverage Securities

The market value of the Open End Leverage Securities during the term depends on the performance of the Underlying as follows:

- If the Leverage Factor is **greater** than zero (0), the market value of the Open End Leverage Securities regularly rises in accordance with the Leverage Factor (leveraged), if the price of the Reference Underlying rises. On the other hand, if the price of the Reference Underlying falls, the market value of the Open End Leverage Securities regularly falls in accordance with the Leverage Factor (leveraged). If the Leverage Factor is greater than one (1), the Security Holder participates disproportionately (i.e. more) in the performance of the Reference Underlying. If the Leverage Factor is lower than one (1), the Security Holder participates disproportionately (i.e. less) in the performance of the Reference Underlying.
- If the Leverage Factor is **lower** than zero (0), it is the other way around and the market value of the Open End Leverage Securities regularly falls in accordance with the Leverage Factor (leveraged), if the price of the Reference Underlying rises. On the other hand, if the price of the Reference Underlying falls, the market value of the Open End Leverage Securities regularly

rises in accordance with the Leverage Factor (leveraged). If the Leverage Factor is lower than minus one (-1), the Security Holder participates disproportionately (i.e. more) in the performance of the Reference Underlying. If the Leverage Factor is greater than minus one (-1), the Security Holder participates disproportionately (i.e. less) in the performance of the Reference Underlying.

In addition, other factors may influence the market value of the Open End Leverage Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption of the Open End Leverage Securities

a) Description of the date of the redemption

With regard to the date of the redemption of the Open End Leverage Securities, there are two options:

- Alternative 1: The Security Holder may exercise his Redemption Right. In that case, the Open End Leverage Securities will be redeemed on the Redemption Date.
- Alternative 2: The Issuer may exercise its Regular Call Right. In that case, the Open End Leverage Securities will be redeemed on the Call Date.

b) Description of the redemption scenarios

On the Redemption Date (*Alternative 1*) or the Call Date (*Alternative 2*), as applicable, the Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Relevant Reference Price by the Ratio. Expressed with a formula that means:

Redemption Amount = Relevant Reference Price x Ratio

The Redemption Amount will not be less than zero (0).

c) Determination of the Relevant Reference Price

With regard to the determination of the Relevant Reference Price, the Relevant Reference Price will be determined according to the date of redemption:

- *Alternative 1:* The Security Holder exercises his Redemption Right. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the respective Redemption Date.
- Alternative 2: The Issuer exercises its Regular Call Right. In that case, the Relevant Reference Price is the Reference Price on the Observation Date immediately preceding the respective Call Date.

d) Adjustment of the Ratio

The Gap Risk Fee, Index Calculation Fee, the Management Fee, the Quanto Fee and/or the Short Selling Fee may be applied in the calculation of the Ratio. This means the following: On the First Trade Date, the Ratio is equal to the Initial Ratio. The Ratio will be adjusted in accordance with the Terms and Conditions on each Adjustment Date by the Ratio Adjustment Factor. The Ratio Adjustment Factor can include subtractions for one or more of the before mentioned fees.

e) Additional option: Dividend Tax Deduction

The Final Terms may specify the following additional option.

The Ratio will be adjusted in accordance with the Terms and Conditions on each Adjustment Date by the Dividend Tax Deduction. "Dividend Tax Deduction" is a percentage amount which reflects the deduction of taxes which would affect the Issuer in case of a dividend payment by the Underlying or a component of the Underlying.

4. Optional additional feature Compo Securities

Open End Leverage Securities with the optional feature Compo Securities: The Redemption Amount will be adjusted by the performance of an FX Exchange Rate or two FX Exchange Rates (see section "A.2 Securities with a Non-Quanto, Quanto and Compo optional additional feature" - "Compo Securities").

G. Detailed information on Step-In Tracker Securities (Product Type 6)

The redemption of the Step-In Tracker Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Features

The Issuer offers Step-In Tracker Securities in the following variations:

- (1) Step-In Tracker Securities with cash settlement
- (2) Step-In Tracker Securities with physical delivery of the Underlying
- (3) Step-In Tracker Securities with physical delivery of the Delivery Item

2. Economic characteristics of Step-In Tracker Securities

Step-In Tracker Securities have the following key economic characteristics:

- The Security Holder participates in rising prices of the Underlying as well as in falling prices of the Underlying in full.
- The Security Holder does not receive any payments of interest.
- In case of Step-In Tracker Securities with the optional additional feature "Dividend Payment", and/or "Distribution Amount", the Security Holder may receive Dividend Amounts and/or Distribution Amounts (see section 5 and 6 below).
- In case of Step-In Tracker Securities with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder receives a one time or multiple payments of an Additional Unconditional Amount (l) (see section 7 below).

3. Influence of the Underlying on the market value of the Step-In Tracker Securities

The market value of the Step-In Tracker Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Step-In Tracker Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Step-In Tracker Securities regularly falls. In addition, other factors may influence the market value of the Step-In Tracker Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

4. Redemption of the Step-In Tracker Securities

a) Description of the redemption scenarios

Step-In Tracker Securities will be redeemed on the Final Payment Date. In that regard, one of the following features may be selected in the Final Terms:

Feature (1): Step-In Tracker Securities with cash settlement

The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Final Reference Price by the Ratio. Expressed with a formula that means:

Redemption Amount = Final Reference Price x Ratio

Feature (2): Step-In Tracker Securities with physical delivery of the Underlying

The Security Holder receives delivery of the Underlying. The quantity of the Underlying to be delivered is expressed by the Ratio. If the Ratio leads to a fraction of the Underlying, a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of a not delivered fraction of the Underlying (the "Supplemental Cash Amount").

Feature (3): Step-In Tracker Securities with physical delivery of the Delivery Item

The Underlying of the Step-In Tracker Securities is an Index.

The Security Holder receives delivery of the Delivery Item. The Delivery Item of the Step-In Tracker Securities is either a Fund Share or an Index Certificate.

The quantity delivered (Delivery Quantity) is calculated as follows:

The Final Reference Price is multiplied by the Ratio. This product is divided by the Final Reference Price of the Delivery Item. Expressed with a formula that means:

$$Delivery\ Quantity = \frac{Final\ Reference\ Price\ x\ Ratio}{Final\ Reference\ Price\ of\ the\ Delivery\ Item}$$

If the Ratio leads to a fraction of the Underlying, a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of a not delivered fraction of the Delivery Item (the "Supplemental Cash Amount").

The Final Reference Price of the Delivery Item (= Reference Price of the Underlying (final)) is equal to either:

- (i) in case of a Fund Share as Delivery Item, the Final Reference Price of the Delivery Item is equal to the Reference Price of the Delivery Item on the Final Observation Date. The Reference Price of the Delivery Item will be specified in the Final Terms.
- (ii) in case of an Index Certificate as Delivery Item, the Final Reference Price of the Delivery Item is equal to either:
 - the Reference Price of the Delivery Item on the Final Observation Date; or
 - the Ratio of the Delivery Item multiplied by the Final Reference Price of the Underlying of the Delivery Item. The Ratio will be specified in the Final Terms; or

• the Final Ratio of the Delivery Item multiplied by the Final Reference Price of the Underlying of the Delivery Item. The Final Ratio of the Delivery Item (= Ratio of the Delivery Item (final)) is equal to the Ratio of the Delivery Item on the Final Observation Date. The Ratio of the Delivery Item is equal to the ratio as specified in the Terms and Conditions of the Delivery Item and as adjusted on a daily basis, if applicable.

The Final Reference Price of the Underlying of the Delivery Item (= Reference Price of the Underlying of the Delivery Item (final)) is equal to the Reference Price of the Underlying of the Delivery Item on the Final Observation Date. The Reference Price of the Underlying of the Delivery Item will be specified in the Final Terms.

b) Determination of the Novation Amount

In the case of Step-In Tracker Securities with physical delivery of the Delivery Item, a **Novation Event** may occur. A Novation Event is an extraordinary event with respect to the Delivery Item. In this case, the Security Holder will receive a Novation Amount instead of the Delivery Item which is calculated as follows:

The Final Reference Price is multiplied by the Ratio. Expressed with a formula that means:

Novation Amount = Final Reference Price x Ratio

c) Determination of the Final Reference Price

The Final Reference Price is determined based on the Final Reference Price Observation.

This option is described in section "A.1.c) Final Reference Price".

d) Determination of the Ratio

The Ratio is calculated based on the Reference Prices on the respective Observation Dates (k) (R(k)). The Ratio corresponds to the Nominal Amount multiplied by (i) the quotient of 1 and N and (ii) the sum of the quotients from 1 and the respective R(k). Expressed with a formula, that means:

Ratio = Nominal Amount
$$x \frac{1}{N} x \sum_{K=1}^{N} \frac{1}{R(K)}$$

5. Optional additional feature: Dividend Amount

If the Underlying of the Step-In Tracker Securities is a distributing Index, the following optional additional feature may be selected in the Final Terms:

On each Dividend Amount Payment Date (k), the Security Holders will receive the respective Dividend Amount (k). The Dividend Amount (k) is equal to the respective Dividend Value (k) of

an Underlying for a specified Dividend Period (k) multiplied by the Ratio and multiplied by a specified Factor (k). Expressed with a formula, that means:

Dividend Amount (k) = Dividend Value (k) x Ratio x Factor (k)

The Dividend Value (k) of the Underlying for the respective Dividend Period (k) is defined as the value of the Theoretical Cash Component of the Underlying. The Theoretical Cash Component is determined by the Index Calculation Agent on the respective Dividend Observation Date (k). Following each Dividend Observation Date (k), the Theoretical Cash Component is reset to zero (0).

The right to receive payment of the respective Dividend Amount (k) may be excluded in the Final Terms. In such case, the Security Holder will not receive the Dividend Amount (k), if the Security Holder was not a Security Holder on the Dividend Observation Date (k) immediately preceding the respective Dividend Amount Payment Date (k).

6. Optional additional feature: Distribution Amount

If the Underlying of the Step-In Tracker Securities is a Fund, the following optional additional feature may be selected in the Final Terms:

On each Distribution Amount Payment Date (k), the Security Holders will receive the respective Underlying Distribution (k).

The Distribution Amount (k) is equal to the Underlying Distribution (k) (net) of the Underlying for an Underlying Distribution Observation Period (k) multiplied by the Ratio. Expressed with a formula, that means:

Distribution Amount (k) = Underlying Distribution (k) (net) x Ratio

The Underlying Distribution (k) (net) is equal to the sum of the cash distributions which a Hypothetical Investor in the Underlying would have received per Underlying during an Underlying Distribution Observation Period (k), minus an amount determined by the Calculation Agent in its reasonable discretion (§ 315 et seq. BGB) in the amount of taxes and other fees to which a Hypothetical Investor would be subject with respect to the cash distributions. The Hypothetical Investor is subject to the same tax and legal conditions as the Issuer.

The right to receive payment of the respective Distribution Amount (k) may be excluded in the Final Terms. In such case, the Security Holder will not receive the Distribution Amount (k), if the Security Holder was not a Security Holder on the Underlying Distribution Observation Date (k) immediately preceding the respective Distribution Amount Payment Date (k).

7. Optional additional feature: Additional Unconditional Amount (1)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific

periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

8. Optional additional feature Compo Securities

The Step-In Tracker Securities with the optional feature Compo Securities: The Redemption Amount will be adjusted by the performance of an FX Exchange Rate or two FX Exchange Rates (see section "A.2 Securities with a Non-Quanto, Quanto and Compo optional additional feature" - "Compo Securities").

H. Detailed information on Knock-in Step-In Tracker Securities (Product Type 6a)

The redemption of the Knock-in Step-In Tracker Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Features

The Issuer offers Knock-in Step-In Tracker Securities in the following variations:

- (1) Knock-in Step-In Tracker Securities with cash settlement
- (2) Knock-in Step-In Tracker Securities with physical delivery of the Underlying
- (3) Knock-in Step-In Tracker Securities with physical delivery of the Delivery Item

2. Economic characteristics of Knock-in Step-In Tracker Securities

Knock-in Step-In Tracker Securities have the following key economic characteristics:

- The Security Holder may participate in the performance in the Underlying with a variable share of its invested capital.
- The Security Holder participates in rising prices of the Underlying as well as in falling prices of the Underlying in full.
- The occurrence of a Knock-in Event results in an increase of the participation in the performance of the Underlying.
- Knock-in Step-In Tracker Securities might bear interest. The occurrence of a Knock-in Event will in general result in lower interest payments under the Securities. If a Final Knock-in Event occurs, interest will cease early under the Securities.
- In case of Knock-in Step-In Tracker Securities with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder receives a one time or multiple payments of an Additional Unconditional Amount (l) (see section G.5 below).

3. Influence of the Underlying on the market value of the Knock-in Step-In Tracker Securities

The market value of the Knock-in Step-In Tracker Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Knock-in Step-In Tracker Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Knock-in Step-In Tracker Securities regularly falls. In addition, other factors may influence the market value of the Knock-in Step-In Tracker Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

4. Interest

a) Interest accrual

Subject to an early end of interest payment (see below), Knock-in Step-In Tracker Securities pay interest for each Interest Period. The respective Interest Amount depends on the Relevant Cash Component. The respective Interest Amount will be paid on the respective Interest Payment Dates.

b) Determination of Interest Amount and Relevant Cash Component

The Interest Amount will be calculated as follows:

The Relevant Cash Component will be multiplied by the applicable Interest Rate and the Day Count Fraction. The applicable Interest Rate and the Day Count Fraction will be specified in the relevant Final Terms.

The value of the Relevant Cash Component is floating. As at the Interest Commencement Date, the Relevant Cash Component corresponds either to (i) the Relevant Cash Component (initial) or (ii) the Nominal Amount, as specified in the relevant Final Terms.

Upon the occurrence of a Knock-in Event, the Relevant Cash Component will be reduced during an Interest Period as follows:

As at the first Calculation Date after the Knock-in Date (b) (with b=1), the Relevant Cash Component corresponds to the Relevant Cash Component (b) (with b=1), as specified in the relevant Final Terms, until the next Knock-in Date (b) (with b=2). As at the first Calculation Date after the Knock-in Date (b) (with b=2) the Relevant Cash Component will be reduced to the Relevant Cash Component (b) (with b=2), as specified in the relevant Final Terms. This procedure will be repeated on each subsequent Knock-in Date (b) (with $b=3,\ldots,n$). Multiple Knock-in Events may occur on one single Knock-in Observation Date. In this case, the Relevant Cash Component will be reduced as at the immediately subsequent Calculation Date to the Relevant Cash Component (b), which corresponds to the Knock-in Barrier (b), in relation to which the last Knock-in Event has occurred.

The index (b) denotes the sequential number of the potential Knock-in Event since the respective Securities were issued.

If no Knock-in Event occurs, the Relevant Cash Component remains unchanged for all Interest Periods.

The relevant Relevant Cash Component (b) and any Relevant Cash Component (initial) will be specified in the relevant Final Terms.

c) Determination of Relevant Cash Component (final)

The Relevant Cash Component (final) corresponds to the remaining Relevant Cash Component (b), corresponding to the Relevant Cash Component (b) as of the Knock-in Date (b), that has most recently occurred. If a Final Knock-in Event has occurred, the Relevant Cash Component (final) is equal to zero (0).

d) Determination of a Knock-in Event

A Knock-in Event occurs, if the Reference Price of the Underlying is equal to or lower than the relevant Knock-in Barrier (b) on a Knock-in Observation Date.

This means: For the determination of the first Knock-in Event, the Knock-in Barrier (b) (with b=1) applies. For the determination of the second Knock-in Event, the Knock-in Barrier (b) (with b=2) applies, etc. For the determination of the last Knock-in Event, the Knock-in Barrier (b) (with b=n) applies. Each day, on which a Knock-in Event occurs, shall be denoted as a Knock-in Date (b) (with b=1, ..., n).

The number and value of the Knock-in Barrier (b) and the corresponding Relevant Cash Component (b) will be specified in the relevant Final Terms.

e) Early End of Interest Payment

If a Final Knock-in Event occurs, the Securities will cease paying interest, as of the corresponding Knock-in Date (b).

A Final Knock-in Event occurs, if in relation to all Knock-in Barriers (b) a Knock-in Event has occurred.

5. Redemption of the Knock-in Step-In Tracker Securities

a) Description of the redemption scenarios

Knock-in Step-In Tracker Securities will be redeemed on the Final Payment Date. In that regard, one of the following features may be selected in the Final Terms:

Feature (1): Knock-in Step-In Tracker Securities with cash settlement

Option: The Relevant Cash Component as at the Interest Commencement Date lower than the Nominal Amount:

The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Final Reference Price by the Ratio. Expressed with a formula that means:

Redemption Amount = Final Reference Price x Ratio

The Relevant Cash Component (final) will be added to the result.

Option: The Relevant Cash Component as at the Interest Commencement Date equal to the Nominal Amount:

- (A) A Knock-in Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.
- (B) At least one Knock-in Event **has** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Final Reference Price by the Ratio. Expressed with a formula that means:

Redemption Amount = Final Reference Price x Ratio

The Relevant Cash Component (final) will be added to the result.

Feature (2): Knock-in Step-In Tracker Securities with physical delivery of the Underlying

Option: The Relevant Cash Component as at the Interest Commencement Date lower than the Nominal Amount:

The Security Holder receives delivery of the Underlying. The quantity of the Underlying to be delivered is expressed by the Ratio. If the Ratio leads to a fraction of the Underlying, a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of a not delivered fraction of the Underlying (the "Supplemental Cash Amount").

In addition, Security Holder receives the Relevant Cash Component (final).

Option: The Relevant Cash Component as at the Interest Commencement Date equal to the Nominal Amount:

- (A) A Knock-in Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is equal the Nominal Amount.
- (B) At least one Knock-in Event **has** occurred. The Security Holder receives delivery of the Underlying. The quantity of the Underlying to be delivered is expressed by the Ratio. If the Ratio leads to a fraction of the Underlying, a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of a not delivered fraction of the Underlying (the "Supplemental Cash Amount").

In addition, Security Holder receives the Relevant Cash Component (final).

Feature (3): Knock-in Step-In Tracker Securities with physical delivery of the Delivery Item

The Underlying of the Knock-in Step-In Tracker Securities is an Index.

Option: The Relevant Cash Component as at the Interest Commencement Date lower than the Nominal Amount:

The Security Holder receives delivery of the Delivery Item. The Delivery Item of the Knock-in Step-In Tracker Securities is either a Fund Share or an Index Certificate.

The quantity delivered (Delivery Quantity) is calculated as follows:

The Final Reference Price is multiplied by the Ratio. This product is divided by the Final Reference Price of the Delivery Item. Expressed with a formula that means:

$$\label{eq:Delivery Quantity} Delivery \ Quantity = \frac{Final\ Reference\ Price\ x\ Ratio}{Final\ Reference\ Price\ of\ the\ Delivery\ Item}$$

If the Ratio leads to a fraction of the Delivery Item, a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of a not delivered fraction of the Delivery Item (the "**Supplemental Cash Amount**").

In addition, Security Holder receives the Relevant Cash Component (final).

Option: The Relevant Cash Component as at the Interest Commencement Date equal to the Nominal Amount:

- (A) A Knock-in Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is equal the Nominal Amount.
- (B) At least one Knock-in Event **has** occurred. The Security Holder receives delivery of the Delivery Item. The Delivery Item of the Knock-in Step-In Tracker Securities is either a Fund Share or an Index Certificate.

The quantity delivered (Delivery Quantity) is calculated as follows:

The Final Reference Price is multiplied by the Ratio. This product is divided by the Final Reference Price of the Delivery Item. Expressed with a formula that means:

$$\label{eq:Delivery Quantity} Delivery \ Quantity = \frac{Final\ Reference\ Price\ x\ Ratio}{Final\ Reference\ Price\ of\ the\ Delivery\ Item}$$

If the Ratio leads to a fraction of the Delivery Item, a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of a not delivered fraction of the Delivery Item (the "Supplemental Cash Amount").

In addition, Security Holder receives the Relevant Cash Component (final).

The Final Reference Price of the Delivery Item (= Reference Price of the Underlying (final)) is equal to either:

- becarines (Froduct Type 6a)
- (i) in case of a Fund Share as Delivery Item, the Final Reference Price of the Delivery Item is equal to the Reference Price of the Delivery Item on the Final Observation Date. The Reference Price of the Delivery Item will be specified in the Final Terms.
- (ii) in case of an Index Certificate as Delivery Item, the Final Reference Price of the Delivery Item is equal to either:
 - the Reference Price of the Delivery Item on the Final Observation Date; or
 - the Ratio of the Delivery Item multiplied by the Final Reference Price of the Underlying of the Delivery Item. The Ratio will be specified in the Final Terms;
 or
 - the Final Ratio of the Delivery Item multiplied by the Final Reference Price of the Underlying of the Delivery Item. The Final Ratio of the Delivery Item (= Ratio of the Delivery Item (final)) is equal to the Ratio of the Delivery Item on the Final Observation Date. The Ratio of the Delivery Item is equal to the ratio as specified in the Terms and Conditions of the Delivery Item and as adjusted on a daily basis, if applicable.

The Final Reference Price of the Underlying of the Delivery Item (= Reference Price of the Underlying of the Delivery Item (final)) is equal to the Reference Price of the Underlying of the Delivery Item on the Final Observation Date. The Reference Price of the Underlying of the Delivery Item will be specified in the Final Terms.

b) Determination of the Novation Amount

In the case of Knock-in Step-In Tracker Securities with physical delivery of the Delivery Item, a **Novation Event** may occur. A Novation Event is an extraordinary event with respect to the Delivery Item. In this case, the Security Holder will receive a Novation Amount instead of the Delivery Item which is calculated as follows:

The Final Reference Price is multiplied by the Ratio. Expressed with a formula that means:

Novation Amount = Final Reference Price x Ratio

c) Determination of the Final Reference Price

The Final Reference Price is determined based on the Final Reference Price Observation.

This option is described in section "A.1.c) Final Reference Price".

d) Determination of the Ratio

The Ratio depends on the occurrence of a Knock-in Event.

Option: The Relevant Cash Component as at the Interest Commencement Date lower than the Nominal Amount:

On the Initial Observation Date, the Ratio corresponds to the Initial Ratio. The Initial Ratio will be calculated by multiplying the Nominal Amount with a quotient. The quotient will be calculated by dividing the Knock-in Participation Factor by the Initial Reference Price.

Expressed with a formula that means:

Initial Ratio = Nominal Amount x
$$\frac{\text{Knock} - \text{in Participation Factor}}{\text{Initial Reference Price}}$$

As long as no Knock-in Event has occurred, the Ratio corresponds at any time to the Initial Ratio.

Upon the occurrence of the Knock-in Event, the Ratio will be adjusted. The sum of the Ratios (b) as determined on each Knock-in Date (b) will be added to the Initial Ratio.

The Ratio (b) will by calculated by multiplying the Nominal Amount by a quotient. The quotient will be calculated by dividing the Knock-in Participation Factor by R (b).

Expressed with a formula that means:

Ratio = Nominal Amount x
$$\frac{\text{Knock} - \text{in Participation Factor}}{R(b)}$$

As a result, the Ratio after the occurrence of a Knock-in Event corresponds to the sum of the Initial Ratio and the Ratio (b).

For further information on the Determination of R (b), see section "A.7.3 Determination of the Reference Price (b)" below.

Option: The Relevant Cash Component as at the Interest Commencement Date equal to the Nominal Amount:

- (A) A Knock-in Event **has not** occurred. The Ratio is equal to zero (0).
- (B) A Knock-in Event **has** occurred. The Ratio will be calculated as the sum of the Ratios (b) as determined on each Knock-in Date (b).

e) Determination of R(b)

R (b) is either (i) the Reference Price on the respective Knock-in Date (b) or (ii) the Reference Price on a specified Calculation Date following the respective Knock-in Date (b), as specified in the Final Terms.

6. Optional additional feature Additional Unconditional Amount (l)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

I. Detailed information on Short Cash Collect Securities (Product Type 7)

The redemption of the Short Cash Collect Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Short Cash Collect Securities

Short Cash Collect Securities have the following key economic characteristics:

- The Security Holder participates in falling prices of the Underlying. In principle, falling prices of the Underlying have a positive effect on the Redemption Amount. On redemption, the Security Holder receives a **maximum** equal to the Maximum Amount.
- Upon the occurrence of a Barrier Event, the Security Holder will participate in rising prices of the Underlying in full. In principle, rising prices of the Underlying have a negative effect on the Redemption Amount. However, the Redemption Amount will not be less than the Minimum Redemption Amount.
- The Security Holder does not receive any payments of interest.
- The Security Holder will receive a one time or multiple payments of an Additional Conditional Amount (k) (see section 4 below).

2. Influence of the Underlying on the market value of the Short Cash Collect Securities

The market value of the Short Cash Collect Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Short Cash Collect Securities regularly falls. On the other hand, if the price of the Underlying falls, the market value of the Short Cash Collect Securities regularly rises. In addition, other factors may influence the market value of the Short Cash Collect Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Short Cash Collect Securities will be redeemed on the redemption date specified in the Final Terms as follows:

- (A) A Barrier Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Maximum Amount.
- (B) A Barrier Event **has** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by a difference. The difference is formed by subtracting a quotient from two (2). The quotient is formed by dividing the Final Reference Price by the Strike. Expressed with a formula, that means:

VI. Description of the Securities Detailed information on Short Cash Collect Securities (Product Type 7)

Redemption Amount = Nominal Amount x
$$\left(2 - \frac{\text{Final Reference Price}}{\text{Strike}}\right)$$

If a Barrier Event has occurred, the Redemption Amount will not be **greater** than the Maximum Amount and will not be **lower** than the Minimum Redemption Amount.

b) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

The Final Reference Price means the Reference Price on the Final Observation Date.

d) Strike calculation

With regard to the determination of the Strike, one of the following options may be selected in the Final Terms:

- The Strike can be specified in the Final Terms.
- A Strike Level can be specified in the Final Terms. In that case, the Strike is equal to the product of the Strike Level and the Initial Reference Price. Expressed with a formula, that means:

Strike = Strike Level x Initial Reference Price.

e) Determination of a Barrier Event

A Barrier Event means that the Reference Price, as the case may be, is either (i) **greater**, or (ii) **equal to or greater**⁶ than the Barrier on the respective Barrier Observation Date.

With regard to the Barrier, the following can be specified in the Final Terms:

- The Barrier can be specified in the Final Terms.
- A Barrier Level can be specified in the Final Terms. In that case, the Barrier is equal to the product of the Barrier Level and the Initial Reference Price. Expressed with a formula, that means:

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Barrier = Barrier Level x Initial Reference Price.

4. Additional Conditional Amount (k)

a) Determination of the Additional Conditional Amount (k)

With regard to the payment of the Additional Conditional Amount (k), the following applies:

An Additional Conditional Amount (k) will be paid regarding the Securities, if an Additional Conditional Amount Payment Event (k) occurs.

An Additional Conditional Amount Payment Event (k) means that R (k) on the respective Observation Date (k) is **equal to or lower** than the Additional Conditional Amount Payment Level (k).

b) Determination of the Additional Conditional Amount Payment Level (k)

With regard to the Additional Conditional Amount Payment Level (k), one of the following alternatives may be selected in the Final Terms:

- The Additional Conditional Amount Payment Level (k) can be specified in the Final Terms.
- An Additional Conditional Amount Payment Factor (k) can be specified in the Final Terms. In that case, the Additional Conditional Amount Payment Level (k) will be determined by the following formula:

Additional Conditional Amount Payment Level (k) = Additional Conditional Amount Payment Factor (k) x Initial Reference Price.

c) Determination of R (k)

R (k) means the Reference Price on the respective Observation Date (k).

J. Detailed information on Cash Collect Securities (Product Type 8)

The redemption of the Cash Collect Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Features

The Issuer offers Cash Collect Securities in the following variations:

- (1) Cash Collect Securities with cash settlement
- (2) Cash Collect Securities with cash settlement or physical delivery

With respect to the Additional Conditional Amount, the Issuer offers Cash Collect Securities in the following variations:

- (K1) Additional Conditional Amount (k) (Memory)
- (K2) Additional Conditional Amount (k) (Memory + Consolidation)
- (K3) Additional Conditional Amount (k) (Relax+Consolidation)
- (K4) Additional Conditional Amount (k) (Relax)
- (K5) Additional Conditional Amount (k) (In Fine)

2. Economic characteristics of Cash Collect Securities

Cash Collect Securities have the following key economic characteristics:

- On redemption, the Security Holder receives a **maximum** equal to the Maximum Amount.
- Upon the occurrence of a Barrier Event, the Security Holder will participate in falling prices of the Underlying in full.
- The Security Holder does not receive any payments of interest.
- The Security Holder will receive a one time or multiple payments of an Additional Conditional Amount (k), if an Additional Conditional Amount Payment Event (k) occurs (see section 5 below).
- In case of Cash Collect Securities with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (l) (see section 6 below).

3. Influence of the Underlying on the market value of the Cash Collect Securities

The market value of the Cash Collect Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Cash Collect Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Cash Collect Securities regularly falls. In addition, other factors may influence the market value of the Cash Collect Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

4. Redemption

a) Description of the redemption scenarios

Cash Collect Securities will be redeemed on the redemption date specified in the Final Terms. In that regard, one of the following features may be selected in the Final Terms:

Feature (1): Cash Collect Securities with cash settlement

- (A) A Barrier Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Maximum Amount.
- (B) A Barrier Event **has** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by a quotient. The quotient is formed by dividing the Final Reference Price by the Strike. Expressed with a formula, that means:

$$Redemption \ Amount = Nominal \ Amount \ x \left(\frac{Final \ Reference \ Price}{Strike}\right)$$

If a Barrier Event has occurred, the Redemption Amount will not be **greater** than the Maximum Amount.

Optional additional feature: Participation Factor

A Barrier Event **has** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by (i) the Participation Factor and (ii) a quotient. The quotient is formed by dividing the Final Reference Price by the Strike. Expressed with a formula, that means:

$$Redemption \ Amount = Nominal \ Amount \ x \ Participation \ Factor \ x \left(\frac{Final \ Reference \ Price}{Strike}\right)$$

If a Barrier Event has occurred, the Redemption Amount will not be **greater** than the Maximum Amount.

VI. Description of the Securities

Detailed information on Cash Collect Securities

(Product Type 8)

Optional additional feature: Floor (Put Spread)

If a Barrier Event has occurred, the Redemption Amount will not be greater than the Maximum Amount and will not be lower than the Minimum Redemption

Amount.

Feature (2): Cash Collect Securities with cash settlement or physical delivery

(A) A Barrier Event has not occurred. The Security Holder receives the Redemption Amount

in the Specified Currency which is equal to the Maximum Amount.

(B) A Barrier Event has occurred. In this case, the following redemption scenarios may occur:

The Final Reference Price is equal to or greater than the Strike. The Security (i)

Holder receives the Redemption Amount in the Specified Currency which is equal

to the Nominal Amount.

(ii) The Final Reference Price is **lower** than the Strike. The Security Holder receives

delivery of the Underlying in a quantity expressed by the Ratio per Security. If the Ratio leads to a non-deliverable fraction of the Underlying, a cash amount expressed

in the Specified Currency is paid instead. This cash amount corresponds to the value

of the non-deliverable fraction of the Underlying.

b) **Initial reference price calculation**

With regard to the determination of the Initial Reference Price, one of the following options may

be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-In Observation, or

Option: Worst-In Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be

selected in the Final Terms:

Option: Final Reference Price Observation,

119

Option: Final Average Observation,

Option: Best-Out Observation, or

Option: Worst-Out Observation.

These options are described in section "A.1.c) Final Reference Price".

d) Strike calculation

With regard to the determination of the Strike, one of the following options may be selected in the Final Terms:

- The Strike can be specified in the Final Terms.
- A Strike Level can be specified in the Final Terms. In that case, the Strike is equal to the product of the Strike Level and the Initial Reference Price. Expressed with a formula, that means:

Strike = Strike Level x Initial Reference Price.

e) Determination of a Barrier Event

With regard to the occurrence of a Barrier Event, one of the following options may be selected in the Final Terms:

Option: Continuous Barrier Observation

A Barrier Event means that any published price or rate of the Underlying, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**⁷ than the Barrier during the Barrier Observation Period.

Option: Date-Related Barrier Observation

A Barrier Event means that the Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**⁸ than the Barrier on the respective Barrier Observation Date.

Option: Daily Barrier Observation

A Barrier Event means that any Reference Price during the Barrier Observation Period, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**⁹ than the Barrier.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Option: Final Barrier Observation

A Barrier Event means that the Final Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**¹⁰ than the Barrier.

With regard to the Barrier, the following can be specified in the Final Terms:

- The Barrier can be specified in the Final Terms.
- A Barrier Level can be specified in the Final Terms. In that case, the Barrier is equal to the
 product of the Barrier Level and the Initial Reference Price. Expressed with a formula, that
 means:

Barrier = Barrier Level x Initial Reference Price.

5. Additional Conditional Amount (k)

a) Determination of the Additional Conditional Amount Payment Event (k)

An Additional Conditional Amount Payment Event (k) means that R (k) is **equal to or greater** than the Additional Conditional Amount Payment Level (k).

b) Determination of the Additional Conditional Amount Payment Level (k)

With regard to the Additional Conditional Amount Payment Level (k), one of the following alternatives may be selected in the Final Terms:

- The Additional Conditional Amount Payment Level (k) can be specified in the Final Terms.
- An Additional Conditional Amount Payment Factor (k) can be specified in the Final Terms. In that case, the Additional Conditional Amount Payment Level (k) will be determined by the following formula:

Additional Conditional Amount Payment Level (k) = Additional Conditional Amount Payment Factor (k) x Initial Reference Price.

c) Determination of the Additional Conditional Amount (k)

With regard to the payment of the Additional Conditional Amount (k), one of the following options may be selected in the Final Terms:

Option K1: Additional Conditional Amount (k) (Memory)

(A) On an Observation Date (k), an Additional Conditional Amount Payment Event (k) **occurs**. On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k)

Note to the investor: Depending on which option is selected in the relevant Final Terms.

- specified in the Final Terms less all Additional Conditional Amounts (k) paid on the preceding Additional Conditional Amount Payment Dates (k).
- (B) On an Observation Date (k), applicable with respect to an Additional Conditional Amount Payment Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. On the respective Additional Conditional Amount Payment Date (k), no respective Additional Conditional Amount (k) will be paid.

Option K2: Additional Conditional Amount (k) (Memory + Consolidation)

(A) On an Observation Date (k) an Additional Conditional Amount Payment Event (k) occurs. On the respective Additional Conditional Amount Payment Date (k) immediately following the respective Observation Date (k), the Security Holder will receive the respective Additional Conditional Amount (k) less the sum of all Additional Conditional Amounts (k) which have not been paid on the preceding Additional Conditional Amount Payment Dates (k).

On any Additional Conditional Amount Payment Date (k) following thereafter, the respective Additional Conditional Amount (k) will be paid without consideration of the occurrence of an Additional Conditional Amount Payment Event (k).

No Additional Conditional Amount (k) will be paid more than once.

(B) On an Observation Date (k), applicable with respect to an Additional Conditional Amount Payment Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. On the respective Additional Conditional Amount Payment Date (k), no respective Additional Conditional Amount (k) will be paid.

No Additional Conditional Amount (k) will be paid more than once.

Option K3: Additional Conditional Amount (k) (Relax + Consolidation)

(A) On an Observation Date (k) an Additional Conditional Amount Payment Event (k) **occurs**. On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k) specified in the Final Terms.

On any Additional Conditional Amount Payment Date (k) following thereafter, the respective Additional Conditional Amount (k) will be paid without consideration of the occurrence of an Additional Conditional Amount Payment Event (k).

No Additional Conditional Amount (k) will be paid more than once.

(B) On an Observation Date (k), applicable with respect to an Additional Conditional Amount Payment Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. On the respective Additional Conditional Amount Payment Date (k), no respective Additional Conditional Amount (k) will be paid.

No Additional Conditional Amount (k) will be paid more than once

Option K4: Additional Conditional Amount (k) (Relax)

- (A) On an Observation Date (k), an Additional Conditional Amount Payment Event (k) **occurs**. On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k) specified in the Final Terms.
- (B) On an Observation Date (k), applicable with respect to an Additional Conditional Amount Payment Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. On the respective Additional Conditional Amount Payment Date (k), no respective Additional Conditional Amount (k) will be paid.

Optional additional feature: Additional Conditional Amount (k) (Relax) with consideration of a Barrier Event

On or prior to an Observation Date (k) a Barrier Event **occurs**. The Security Holder will not receive an Additional Conditional Amount (k) on any following Additional Conditional Amount Payment Dates (k) from then on.

Option K5: Additional Conditional Amount (k) (In Fine)

- (A) On an Observation Date (k), an Additional Conditional Amount Payment Event (k) **occurs**. The respective Additional Conditional Amount (k) will be recorded.
- (B) On an Observation Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. No Additional Conditional Amount (k) will be recorded with respect to this Observation Date (k).
- (C) The Security Holder will receive the sum of all recorded Additional Conditional Amounts (k) on the Final Payment Date.

6. Optional additional feature Additional Unconditional Amount (1)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

The Additional Unconditional Amount (l) will be paid in addition, regardless of whether an Additional Conditional Amount Payment Event (k) has occurred.

K. Detailed information on Twin-Win Cash Collect Securities (Product Type 9)

The redemption of the Twin-Win Cash Collect Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Twin-Win Cash Collect Securities

Twin-Win Cash Collect Securities have the following key economic characteristics:

- On redemption, the Security Holder will not receive more than the Nominal Amount.
- Upon the occurrence of a Barrier Event, the Security Holder will participate in falling prices of the Underlying in full.
- The Security Holder does not receive any payments of interest.
- The Security Holder will receive a one time or multiple payments of an Additional Conditional Amount (k), if an Additional Conditional Amount Payment Event (k) occurs (see section 4 below). In this case, the Security Holder participates in rising and falling prices of the Underlying.
- In case of Twin-Win Cash Collect Securities with Additional Amount with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (l) (see section 5 below).

2. Influence of the Underlying on the market value of the Twin-Win Cash Collect Securities

The market value of the Twin-Win Cash Collect Securities during their term depends decisively on the performance of the Underlying. There are two possible scenarios:

- (A) As long as the price of the Underlying is equal to or greater than the Additional Conditional Amount Payment Level (k), the market value of the Twin-Win Cash Collect Securities regularly rises, whether the price of the Underlying rises or falls.
- (B) On the other hand, if the price of the Underlying is lower than the Additional Conditional Amount Payment Level (k), the market value of the Twin-Win Cash Collect Securities regularly rises, if the price of the Underlying rises, and falls, if the price of the Underlying falls.

In addition, other factors may influence the market value of the Twin-Win Cash Collect Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Twin-Win Cash Collect Securities will be redeemed on the redemption date specified in the Final Terms as follows:

- (A) A Barrier Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.
- (B) A Barrier Event **has** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by a quotient. The quotient is formed by dividing the Final Reference Price by the Initial Reference Price. Expressed with a formula, that means:

Redemption Amount = Nominal Amount x
$$\left(\frac{\text{Final Reference Price}}{\text{Initial Reference Price}}\right)$$

If a Barrier Event has occurred, the Redemption Amount will not be **greater** than the Nominal Amount.

b) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-In Observation, or

Option: Worst-In Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

Option: Best-Out Observation, or

Option: Worst-Out Observation.

These options are described in section "A.1.c) Final Reference Price".

d) Determination of a Barrier Event

With regard to the occurrence of a Barrier Event, one of the following options may be selected in the Final Terms:

Option: Continuous Barrier Observation

A Barrier Event means that any published price or rate of the Underlying, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**¹¹ than the Barrier during the Barrier Observation Period.

Option: Date-Related Barrier Observation

A Barrier Event means that the Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**¹² than the Barrier on the respective Barrier Observation Date.

Option: Daily Barrier Observation

A Barrier Event means that any Reference Price during the Barrier Observation Period, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**¹³ than the Barrier.

Option: Final Barrier Observation

A Barrier Event means that the Final Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**¹⁴ than the Barrier.

With regard to the Barrier, the following can be specified in the Final Terms:

- The Barrier can be specified in the Final Terms.
- A Barrier Level can be specified in the Final Terms. In that case, the Barrier is equal to the product of the Barrier Level and the Initial Reference Price. Expressed with a formula, that means:

Barrier = Barrier Level x Initial Reference Price.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

4. Additional Conditional Amount (k)

a) Determination of the Additional Conditional Amount Payment Event (k)

An Additional Conditional Amount Payment Event (k) means that R (k) is **equal to or greater** than the Additional Conditional Amount Payment Level (k).

b) Determination of the Additional Conditional Amount Payment Level (k)

With regard to the Additional Conditional Amount Payment Level (k), one of the following alternatives may be selected in the Final Terms:

- The Additional Conditional Amount Payment Level (k) can be specified in the Final Terms.
- An Additional Conditional Amount Payment Factor (k) can be specified in the Final Terms. In that case, the Additional Conditional Amount Payment Level (k) will be determined by the following formula:

Additional Conditional Amount Payment Level (k) = Additional Conditional Amount Payment Factor (k) x Initial Reference Price.

c) Determination of the Additional Conditional Amount (k)

Payment of the Additional Conditional Amount (k) will be made as follows:

- (A) On an Observation Date (k), an Additional Conditional Amount Payment Event (k) **occurs**. On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k) determined as follows:
 - (i) R (k) is **greater** than the Initial Reference Price. The Additional Conditional Amount (k) is calculated by multiplying the Nominal Amount by (i) the Participation Factor Up and (ii) a difference. The difference is formed by subtracting one (1) from a quotient. The quotient is formed by dividing R (k) by the Initial Reference Price. Expressed with a formula that means:

$$Additional\ Conditional\ Amount\ (k) = \\ Nominal\ Amount\ x\ Participation\ Factor\ Up\ x\left(\frac{R\ (k)}{Initial\ Reference\ Price}-1\right)$$

(ii) R (k) is **lower** than the Initial Reference Price. The Additional Conditional Amount (k) is calculated by multiplying the Nominal Amount by (i) the Participation Factor Down and (ii) a difference. The difference is formed by subtracting a quotient from one (1). The quotient is formed by dividing R (k) by the Initial Reference Price. Expressed with a formula that means:

VI. Description of the Securities Detailed information on Twin-Win Cash Collect Securities (Product Type 9)

$$\label{eq:Additional Conditional Amount (k) = Nominal Amount x Participation Factor Down x \left(1 - \frac{R \ (k)}{Initial \ Reference \ Price}\right)}$$

Optional additional feature: Minimum Additional Conditional Amount

The Additional Conditional Amount (k) will not be less than the Minimum Additional Conditional Amount.

Optional additional feature: Maximum Additional Conditional Amount

The Additional Conditional Amount (k) will not be greater than the Maximum Additional Conditional Amount.

(B) On an Observation Date (k), applicable with respect to an Additional Conditional Amount Payment Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. On the respective Additional Conditional Amount Payment Date (k), no respective Additional Conditional Amount (k) will be paid.

5. Optional additional feature Additional Unconditional Amount (1)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

The Additional Unconditional Amount (l) will be paid in addition, regardless of whether an Additional Conditional Amount Payment Event (k) has occurred.

L. Detailed information on Twin-Win Lock-in Cash Collect Securities (Product Type 10)

The redemption of the Twin-Win Lock-in Cash Collect Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Twin-Win Lock-in Cash Collect Securities

Twin-Win Lock-in Cash Collect Securities have the following key economic characteristics:

- On redemption, the Security Holder will not receive more than the Nominal Amount.
- Upon the occurrence of a Barrier Event and if no Lock-in Event has occurred, the Security Holder will participate in falling prices of the Underlying in full.
- The Security Holder does not receive any payments of interest.
- The Security Holder will receive a one time or multiple payments of an Additional Conditional Amount (k), if an Additional Conditional Amount Payment Event (k) occurs (see section 4 below). In this case, the Security Holder participates in rising and falling prices of the Underlying.
- In case of Twin-Win Lock-in Cash Collect Securities with Additional Amount with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (l) (see section 5 below).

2. Influence of the Underlying on the market value of the Twin-Win Lock-in Cash Collect Securities

The market value of the Twin-Win Lock-in Cash Collect Securities during their term depends decisively on the performance of the Underlying. There are two possible scenarios:

- (A) As long as the price of the Underlying is equal to or greater than the Additional Conditional Amount Payment Level (k), the market value of the Twin-Win Lock-in Cash Collect Securities regularly rises, whether the price of the Underlying rises or falls.
- (B) On the other hand, if the price of the Underlying is lower than the Additional Conditional Amount Payment Level (k), the market value of the Twin-Win Lock-in Cash Collect Securities regularly rises, if the price of the Underlying rises, and falls, if the price of the Underlying falls.

In addition, other factors may influence the market value of the Twin-Win Lock-in Cash Collect Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Twin-Win Lock-in Cash Collect Securities will be redeemed on the redemption date specified in the Final Terms as follows:

- (A) A Lock-in Event **has** occurred on any Observation Date (k). The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.
- (B) A Lock-in Event **has not** occurred and a Barrier Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.
- (C) A Lock-in Event **has not** occurred and a Barrier Event **has** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by a quotient. The quotient is formed by dividing the Final Reference Price by the Initial Reference Price. Expressed with a formula, that means:

Redemption Amount = Nominal Amount x
$$\left(\frac{\text{Final Reference Price}}{\text{Initial Reference Price}}\right)$$

If a Barrier Event has occurred, the Redemption Amount will not be **greater** than the Nominal Amount.

b) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-In Observation, or

Option: Worst-In Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

Option: Best-Out Observation, or

Option: Worst-Out Observation.

These options are described in section "A.1.c) Final Reference Price".

d) Determination of a Barrier Event

With regard to the occurrence of a Barrier Event, one of the following options may be selected in the Final Terms:

Option: Continuous Barrier Observation

A Barrier Event means that any published price or rate of the Underlying, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**¹⁵ than the Barrier during the Barrier Observation Period.

Option: Date-Related Barrier Observation

A Barrier Event means that the Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**¹⁶ than the Barrier on the respective Barrier Observation Date.

Option: Daily Barrier Observation

A Barrier Event means that any Reference Price during the Barrier Observation Period, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**¹⁷ than the Barrier.

Option: Final Barrier Observation

A Barrier Event means that the Final Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**¹⁸ than the Barrier.

With regard to the Barrier, the following can be specified in the Final Terms:

• The Barrier can be specified in the Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Detailed information on Twin-Win Lock-in Cash Collect Securities (Product Type 10)

A Barrier Level can be specified in the Final Terms. In that case, the Barrier is equal to the product of the Barrier Level and the Initial Reference Price. Expressed with a formula, that means:

Barrier = Barrier Level x Initial Reference Price.

Determination of a Lock-in Event e)

A Lock-in Event means that R (k), as the case may be, is either (i) higher, or (ii) equal to or higher¹⁹ than the Lock-in Level on the respective Observation Date (k).

With regard to the Lock-in Level, the following can be specified in the Final Terms:

- The Lock-in Level can be specified in the Final Terms.
- A Lock-in Factor can be specified in the Final Terms. In that case, the Lock-in Level is equal to the product of the Lock-in Factor and the Initial Reference Price. Expressed with a formula, that means:

Lock-in Level = Lock-in Factor x Initial Reference Price.

4. **Additional Conditional Amount (k)**

a) **Determination of the Additional Conditional Amount Payment Event (k)**

An Additional Conditional Amount Payment Event (k) means that R (k) is equal to or greater than the Additional Conditional Amount Payment Level (k).

b) **Determination of the Additional Conditional Amount Payment Level (k)**

With regard to the Additional Conditional Amount Payment Level (k), one of the following alternatives may be selected in the Final Terms:

- The Additional Conditional Amount Payment Level (k) can be specified in the Final Terms.
- An Additional Conditional Amount Payment Factor (k) can be specified in the Final Terms. In that case, the Additional Conditional Amount Payment Level (k) will be determined by the following formula:

Additional Conditional Amount Payment Level (k) = Additional Conditional Amount Payment Factor (k) x Initial Reference Price.

132

¹⁹ Note to the investor: Depending on which option is selected in the relevant Final Terms.

c) Determination of the Additional Conditional Amount (k)

Payment of the Additional Conditional Amount (k) will be made as follows:

- (A) On an Observation Date (k), an Additional Conditional Amount Payment Event (k) **occurs**. On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k) determined as follows:
 - (i) R (k) is **greater** than the Initial Reference Price. The Additional Conditional Amount (k) is calculated by multiplying the Nominal Amount by (i) the Participation Factor Up and (ii) a difference. The difference is formed by subtracting one (1) from a quotient. The quotient is formed by dividing R (k) by Initial Reference Price. Expressed with a formula that means:

$$\mbox{Additional Conditional Amount (k) = } \\ \mbox{Nominal Amount x Participation Factor Up x} \left(\frac{R \ (k)}{\mbox{Initial Reference Price}} - 1 \right)$$

(ii) R (k) is **lower** than Initial Reference Price. The Additional Conditional Amount (k) is calculated by multiplying the Nominal Amount by (i) the Participation Factor Down and (ii) a difference. The difference is formed by subtracting a quotient from one (1). The quotient is formed by dividing R (k) by the Initial Reference Price. Expressed with a formula that means:

$$\mbox{Additional Conditional Amount (k)} = \\ \mbox{Nominal Amount x Participation Factor Down x} \left(1 - \frac{R(k)}{\mbox{Initial Reference Price}}\right)$$

Optional additional feature: Minimum Additional Conditional Amount

The Additional Conditional Amount (k) will not be less than the Minimum Additional Conditional Amount.

Optional additional feature: Maximum Additional Conditional Amount

The Additional Conditional Amount (k) will not be greater than the Maximum Additional Conditional Amount.

(B) On an Observation Date (k), applicable with respect to an Additional Conditional Amount Payment Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. On the respective Additional Conditional Amount Payment Date (k), no respective Additional Conditional Amount (k) will be paid.

5. Optional additional feature Additional Unconditional Amount (1)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific

VI. Description of the Securities Detailed information on Twin-Win Lock-in Cash Collect Securities (Product Type 10)

periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

The Additional Unconditional Amount (l) will be paid in addition, regardless of whether an Additional Conditional Amount Payment Event (k) has occurred.

M. Detailed information on Lock-in Cash Collect Securities (Product Type 11)

The redemption of the Lock-in Cash Collect Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Lock-in Cash Collect Securities

Lock-in Cash Collect Securities have the following key economic characteristics:

- On redemption, the Security Holder will not receive more than the Nominal Amount.
- Upon the occurrence of a Barrier Event and if no Lock-in Event has occurred, the Security Holder will participate in falling prices of the Underlying in full.
- The Security Holder does not receive any payments of interest.
- The Security Holder will receive a one time or multiple payments of an Additional Conditional Amount (k), if an Additional Conditional Amount Payment Event (k) occurs (see section 4 below).
- In case of Lock-in Cash Collect Securities with Additional Amount with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (l) (see section 5 below).

2. Influence of the Underlying on the market value of the Lock-in Cash Collect Securities

The market value of the Lock-in Cash Collect Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Lock-in Cash Collect Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Lock-in Cash Collect Securities regularly falls. In addition, other factors may influence the market value of the Lock-in Cash Collect Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Lock-in Cash Collect Securities will be redeemed on the redemption date specified in the Final Terms as follows:

- (A) A Lock-in Event **has** occurred on any Observation Date (k). The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.
- (B) A Lock-in Event **has not** occurred and a Barrier Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.

VI. Description of the Securities Detailed information on Lock-in Cash Collect Securities (Product Type 11)

(C) A Lock-in Event **has not** occurred and a Barrier Event **has** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by a quotient. The quotient is formed by dividing the Final Reference Price by the Initial Reference Price. Expressed with a formula, that means:

Redemption Amount = Nominal Amount x
$$\left(\frac{\text{Final Reference Price}}{\text{Initial Reference Price}}\right)$$

If a Barrier Event has occurred, the Redemption Amount will not be **greater** than the Nominal Amount.

b) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-In Observation, or

Option: Worst-In Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

Option: Best-Out Observation, or

Option: Worst-Out Observation.

These options are described in section "A.1.c) Final Reference Price".

d) Determination of a Barrier Event

With regard to the occurrence of a Barrier Event, one of the following options may be selected in the Final Terms:

Option: Continuous Barrier Observation

A Barrier Event means that any published price or rate of the Underlying, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**²⁰ than the Barrier during the Barrier Observation Period.

Option: Date-Related Barrier Observation

A Barrier Event means that the Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**²¹ than the Barrier on the respective Barrier Observation Date.

Option: Daily Barrier Observation

A Barrier Event means that any Reference Price during the Barrier Observation Period, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**²² than the Barrier.

Option: Final Barrier Observation

A Barrier Event means that the Final Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**²³ than the Barrier.

With regard to the Barrier, the following can be specified in the Final Terms:

- The Barrier can be specified in the Final Terms.
- A Barrier Level can be specified in the Final Terms. In that case, the Barrier is equal to the product of the Barrier Level and the Initial Reference Price. Expressed with a formula, that means:

Barrier = Barrier Level x Initial Reference Price.

e) Determination of a Lock-in Event

A Lock-in Event means that R (k), as the case may be, is either (i) **higher**, or (ii) **equal to or higher**²⁴ than the Lock-in Level on the respective Observation Date (k).

With regard to the Lock-in Level, the following can be specified in the Final Terms:

• The Lock-in Level can be specified in the Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

A Lock-in Factor can be specified in the Final Terms. In that case, the Lock-in Level is equal
to the product of the Lock-in Factor and the Initial Reference Price. Expressed with a formula,
that means:

Lock-in Level = Lock-in Factor x Initial Reference Price.

4. Additional Conditional Amount (k)

a) Determination of the Additional Conditional Amount Payment Event (k)

An Additional Conditional Amount Payment Event (k) means that R (k) is **equal to or greater** than the Additional Conditional Amount Payment Level (k).

b) Determination of the Additional Conditional Amount Payment Level (k)

With regard to the Additional Conditional Amount Payment Level (k), one of the following alternatives may be selected in the Final Terms:

- The Additional Conditional Amount Payment Level (k) can be specified in the Final Terms.
- An Additional Conditional Amount Payment Factor (k) can be specified in the Final Terms. In that case, the Additional Conditional Amount Payment Level (k) will be determined by the following formula:

Additional Conditional Amount Payment Level (k) = Additional Conditional Amount Payment Factor (k) x Initial Reference Price.

c) Determination of the Additional Conditional Amount (k)

Payment of the Additional Conditional Amount (k) will be made as follows:

(A) On an Observation Date (k), an Additional Conditional Amount Payment Event (k) **occurs**. On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k).

Option: Lock-in Cash Collect Securities

If a Lock-in Event **has occurred** on any Observation Date (k), the Additional Conditional Amount (k) will be paid on the relevant Additional Conditional Amount Payment Date (k) and on any following Additional Conditional Amount Payment Date (k), without consideration of the occurrence of an Additional Conditional Amount Payment Event (k).

The Additional Conditional Amount (k) will be paid **only once** on each Additional Conditional Amount Payment Date (k). Even if on any Observation Date (k)

VI. Description of the Securities Detailed information on Lock-in Cash Collect Securities (Product Type 11)

following the occurrence of a Lock-in Event an Additional Conditional Amount Payment Event (k) occurs.

(B) On an Observation Date (k), applicable with respect to an Additional Conditional Amount Payment Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. On the respective Additional Conditional Amount Payment Date (k), no respective Additional Conditional Amount (k) will be paid.

5. Optional additional feature Additional Unconditional Amount (1)

The Final Terms may specify that an Additional Unconditional Amount (1) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific periods. This Additional Unconditional Amount (1) will be paid on the respective Additional Unconditional Amount Payment Date (1).

The Additional Unconditional Amount (l) will be paid in addition, regardless of whether an Additional Conditional Amount Payment Event (k) has occurred.

N. Detailed information on Twin-Win Geared Put Cash Collect Securities (Product Type 12)

The redemption of the Twin-Win Geared Put Cash Collect Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Twin-Win Geared Put Cash Collect Securities

Twin-Win Geared Put Cash Collect Securities have the following key economic characteristics:

- On redemption, the Security Holder will not receive more than the Nominal Amount.
- The Security Holder does not receive any payments of interest.
- The Security Holder will receive a one time or multiple payments of an Additional Conditional Amount (k), if an Additional Conditional Amount Payment Event (k) occurs (see section 4 below). In this case, the Security Holder participates in rising and falling prices of the Underlying.
- In case of Twin-Win Geared Put Cash Collect Securities with Additional Amount with the optional additional feature "Additional Unconditional Amount (1)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (1) (see section 5 below).

2. Influence of the Underlying on the market value of the Twin-Win Geared Put Cash Collect Securities

The market value of the Twin-Win Geared Put Cash Collect Securities during their term depends decisively on the performance of the Underlying. There are two possible scenarios:

- (A) As long as the price of the Underlying is equal to or greater than the Additional Conditional Amount Payment Level (k), the market value of the Twin-Win Geared Put Cash Collect Securities regularly rises, whether the price of the Underlying rises or falls.
- (B) On the other hand, if the price of the Underlying is lower than the Additional Conditional Amount Payment Level (k), the market value of the Twin-Win Geared Put Cash Collect Securities regularly rises, if the price of the Underlying rises, and falls, if the price of the Underlying falls.

In addition, other factors may influence the market value of the Twin-Win Geared Put Cash Collect Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Twin-Win Geared Put Cash Collect Securities will be redeemed on redemption date specified in the Final Terms as follows:

- (A) The Final Reference Price is **equal to or greater** than the Strike. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.
- (B) The Final Reference Price is **lower** than the Strike. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by a sum. The sum is formed by adding a product to one (1). The product is formed by multiplying the Participation Factor with a quotient. The quotient is formed by dividing a difference by Initial Reference Price. The difference is formed by subtracting the Strike from the Final Reference Price. Expressed with a formula, that means:

b) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-In Observation, or

Option: Worst-In Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

VI. Description of the Securities

Detailed information on Twin-Win Geared Put Cash

Collect Securities (Product Type 12)

Option: Best-Out Observation, or

Option: Worst-Out Observation.

These options are described in section "A.1.c) Final Reference Price".

d) Strike calculation

With regard to the determination of the Strike, one of the following options may be selected in the Final Terms:

- The Strike can be specified in the Final Terms.
- A Strike Level can be specified in the Final Terms. In that case, the Strike is equal to the product of the Strike Level and the Initial Reference Price. Expressed with a formula, that means:

Strike = Strike Level x Initial Reference Price.

4. **Additional Conditional Amount (k)**

a) **Determination of the Additional Conditional Amount Payment Event (k)**

An Additional Conditional Amount (k) will be paid regarding the Securities, if an Additional Conditional Amount Payment Event (k) occurs.

An Additional Conditional Amount Payment Event (k) means that R (k) is **equal to or greater** than the Additional Conditional Amount Payment Level (k).

b) **Determination of the Additional Conditional Amount Payment Level (k)**

With regard to the Additional Conditional Amount Payment Level (k), one of the following alternatives may be selected in the Final Terms:

- The Additional Conditional Amount Payment Level (k) can be specified in the Final Terms.
- An Additional Conditional Amount Payment Factor (k) can be specified in the Final Terms. In that case, the Additional Conditional Amount Payment Level (k) will be determined by the following formula:

Additional Conditional Amount Payment Level (k) = Additional Conditional Amount Payment Factor (k) x Initial Reference Price.

Determination of the Additional Conditional Amount (k) c)

Payment of the Additional Conditional Amount (k) will be made as follows:

- (A) On an Observation Date (k), an Additional Conditional Amount Payment Event (k) **occurs**. On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k) determined as follows:
 - (i) R (k) is **greater** than the Initial Reference Price. The Additional Conditional Amount (k) is calculated by multiplying the Nominal Amount by (i) the Participation Factor Up and (ii) a difference. The difference is formed by subtracting one (1) from a quotient. The quotient is formed by dividing R (k) by the Initial Reference Price. Expressed with a formula that means:

$$Additional\ Conditional\ Amount\ (k) = \\ Nominal\ Amount\ x\ Participation\ Factor\ Up\ x\left(\frac{R\ (k)}{Initial\ Reference\ Price}-1\right)$$

(ii) R (k) is **lower** than Initial Reference Price. The Additional Conditional Amount (k) is calculated by multiplying the Nominal Amount by (i) the Participation Factor Down and (ii) a difference. The difference is formed by subtracting a quotient from one (1). The quotient is formed by dividing R (k) by the Initial Reference Price. Expressed with a formula that means:

$$\label{eq:Additional Conditional Amount (k) = Nominal Amount x Participation Factor Down x \Big(1 - \frac{R\,(k)}{Initial\,Reference\,Price}\Big)}$$

Optional additional feature: Minimum Additional Conditional Amount

The Additional Conditional Amount (k) will not be less than the Minimum Additional Conditional Amount.

Optional additional feature: Maximum Additional Conditional Amount

The Additional Conditional Amount (k) will not be greater than the Maximum Additional Conditional Amount.

(B) On an Observation Date (k), applicable with respect to an Additional Conditional Amount Payment Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. On the respective Additional Conditional Amount Payment Date (k), no respective Additional Conditional Amount (k) will be paid.

5. Optional additional feature Additional Unconditional Amount (1)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

The Additional Unconditional Amount (l) will be paid in addition, regardless of whether an Additional Conditional Amount Payment Event (k) has occurred.

O. Detailed information on Geared Put Cash Collect Securities (Product Type 13)

The redemption of the Geared Put Cash Collect Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Geared Put Cash Collect Securities

Geared Put Cash Collect Securities have the following key economic characteristics:

- On redemption, the Security Holder will not receive more than the Nominal Amount.
- The Security Holder does not receive any payments of interest.
- The Security Holder will receive a one time or multiple payments of an Additional Conditional Amount (k), if an Additional Conditional Amount Payment Event (k) occurs (see section 3 below).
- In case of Geared Put Cash Collect Securities with Additional Amount with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (l) (see section 5 below).

2. Influence of the Underlying on the market value of the Geared Put Cash Collect Securities

The market value of the Geared Put Cash Collect Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Geared Put Cash Collect Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Geared Put Cash Collect Securities regularly falls. In addition, other factors may influence the market value of the Geared Put Cash Collect Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Geared Put Cash Collect Securities will be redeemed on the redemption date specified in the Final Terms as follows:

- (A) The Final Reference Price is **equal to or greater** than the Strike. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.
- (B) The Final Reference Price is **lower** than the Strike. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by a sum. The sum is formed by adding a product to one (1). The product

VI. Description of the Securities

Detailed information on Geared Put Cash Collect Securities (Product Type 13)

is formed by multiplying the Participation Factor with a quotient. The quotient is formed by dividing a difference by the Initial Reference Price. The difference is formed by subtracting the Strike from the Final Reference Price. Expressed with a formula, that means:

b) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-In Observation, or

Option: Worst-In Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

Option: Best-Out Observation, or

Option: Worst-Out Observation.

These options are described in section "A.1.c) Final Reference Price".

d) Strike calculation

With regard to the determination of the Strike, one of the following options may be selected in the Final Terms:

• The Strike can be specified in the Final Terms.

• A Strike Level can be specified in the Final Terms. In that case, the Strike is equal to the product of the Strike Level and the Initial Reference Price. Expressed with a formula, that means:

Strike = Strike Level x Initial Reference Price.

4. Additional Conditional Amount (k)

a) Determination of the Additional Conditional Amount Payment Event (k)

An Additional Conditional Amount Payment Event (k) means that R (k) is **equal to or greater** than the Additional Conditional Amount Payment Level (k).

b) Determination of the Additional Conditional Amount Payment Level (k)

With regard to the Additional Conditional Amount Payment Level (k), one of the following alternatives may be selected in the Final Terms:

- The Additional Conditional Amount Payment Level (k) can be specified in the Final Terms.
- An Additional Conditional Amount Payment Factor (k) can be specified in the Final Terms. In that case, the Additional Conditional Amount Payment Level (k) will be determined by the following formula:

Additional Conditional Amount Payment Level (k) = Additional Conditional Amount Payment Factor (k) x Initial Reference Price.

c) Determination of the Additional Conditional Amount (k)

Payment of the Additional Conditional Amount (k) will be made as follows:

- (A) On an Observation Date (k), an Additional Conditional Amount Payment Event (k) **occurs**. On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k) specified in the Final Terms.
- (B) On an Observation Date (k), applicable with respect to an Additional Conditional Amount Payment Date (k), an Additional Conditional Amount Payment Event (k) **does not occur**. On the respective Additional Conditional Amount Payment Date (k), no respective Additional Conditional Amount (k) will be paid.

5. Optional additional feature Additional Unconditional Amount (l)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

VI. Description of the Securities Detailed information on Geared Put Cash Collect Securities (Product Type 13)

The Additional Unconditional Amount (l) will be paid in addition, regardless of whether an Additional Conditional Amount Payment Event (k) has occurred.

P. Detailed information on Geoscope Lock-in Cash Collect Securities (Product Type 14)

The redemption of the Geoscope Lock-in Cash Collect Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Geoscope Lock-in Cash Collect Securities

Geoscope Lock-in Cash Collect Securities have the following key economic characteristics:

- On redemption, the Security Holder will not receive more than the Nominal Amount.
- If no Lock-in Event has occurred, the Security Holder will participate in falling prices of the Underlying in full.
- The Security Holder does not receive any payments of interest.
- The Security Holder will receive a one time or multiple payments of an Additional Conditional Amount (k) (see section 4 below).
- In case of Geoscope Lock-in Cash Collect Securities with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (l) (see section 5 below).

2. Influence of the Underlying on the market value of the Geoscope Lock-in Cash Collect Securities

The market value of the Geoscope Lock-in Cash Collect Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Geoscope Lock-in Cash Collect Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Geoscope Lock-in Cash Collect Securities regularly falls. In addition, other factors may influence the market value of the Geoscope Lock-in Cash Collect Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Geoscope Lock-in Cash Collect Securities will be redeemed on the redemption date specified in the Final Terms as follows:

- (A) A Lock-in Event **has** occurred on any Observation Date (k). The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.
- (B) A Lock-in Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by a

VI. Description of the Securities

Detailed information on Geoscope Lock-in Cash Collect Securities (Product Type 14)

quotient. The quotient is formed by dividing the Final Reference Price by the Initial Reference Price. Expressed with a formula, that means:

Redemption Amount = Nominal Amount x
$$\left(\frac{\text{Final Reference Price}}{\text{Initial Reference Price}}\right)$$

If a Barrier Event has occurred, the Redemption Amount will not be **greater** than the Nominal Amount.

b) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-In Observation, or

Option: Worst-In Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

Option: Best-Out Observation, or

Option: Worst-Out Observation.

These options are described in section "A.1.c) Final Reference Price".

d) Determination of a Lock-in Event

A Lock-in Event means that the Geometric Average Performance of the Underlying (k), as the case may be, is either (i) **higher**, or (ii) **equal to or higher**²⁵ than the Lock-in Factor on the respective Observation Date (k).

The Geometric Average Performance of the Underlying (k) is calculated by raising the Performance of the Underlying (k) to a quotient's power. The quotient is formed dividing one (1) by the denominator specified in the Final Terms (D(k)). Expressed with a formula, that means:

Geometric Average Performance of the Underlying (k) = Performance of the Underlying (k) $^{\frac{1}{D(k)}}$

The Lock-in Factor will be specified in the Final Terms.

- 4. Additional Conditional Amount (k)
- a) General

An Additional Conditional Amount (k) will be paid regarding the Securities.

b) Determination of the Additional Conditional Amount (k)

Payment of the Additional Conditional Amount (k) will be made as follows:

(A) On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k) which is calculated by multiplying the Nominal Amount by a difference. The difference is formed by subtracting one (1) from the Geometric Average Performance of the Underlying (k). Expressed with a formula, that means:

Additional Conditional Amount (k) = Nominal Amount x (Geometric Average Performance of the Underlying (k) -1)

The Additional Conditional Amount (k) will not be less than zero (0).

Optional additional feature: Minimum Additional Conditional Amount (k)

The Additional Conditional Amount (k) will not be less than the Minimum Additional Conditional Amount (k).

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Optional additional feature: Maximum Additional Conditional Amount (k)

The Additional Conditional Amount (k) will not be greater than the Maximum Additional Conditional Amount (k).

(B) If a Lock-in Event **has occurred** on any Observation Date (k), the Maximum Additional Conditional Amount (k) will be paid on the relevant Additional Conditional Amount Payment Date (k) and on any following Additional Conditional Amount Payment Date (k), without consideration of the Geometric Average Performance of the Underlying (k).

5. Optional additional feature Additional Unconditional Amount (l)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

Q. Detailed information on Barrier Geoscope Lock-in Cash Collect Securities (Product Type 15)

The redemption of the Barrier Geoscope Lock-in Cash Collect Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Barrier Geoscope Lock-in Cash Collect Securities

Barrier Geoscope Lock-in Cash Collect Securities have the following key economic characteristics:

- On redemption, the Security Holder will not receive more than the Nominal Amount.
- If a Barrier Event has occurred and no Lock-in Event has occurred, the Security Holder will participate in falling prices of the Underlying in full.
- The Security Holder does not receive any payments of interest.
- The Security Holder will receive a one time or multiple payments of an Additional Conditional Amount (k) (see section 4 below).
- In case of Barrier Geoscope Lock-in Cash Collect Securities with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (l) (see section 5 below).

2. Influence of the Underlying on the market value of the Barrier Geoscope Lock-in Cash Collect Securities

The market value of the Barrier Geoscope Lock-in Cash Collect Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Barrier Geoscope Lock-in Cash Collect Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Barrier Geoscope Lock-in Cash Collect Securities regularly falls. In addition, other factors may influence the market value of the Barrier Geoscope Lock-in Cash Collect Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Barrier Geoscope Lock-in Cash Collect Securities will be redeemed on the redemption date specified in the Final Terms as follows:

(A) A Lock-in Event **has** occurred on any Observation Date (k). The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.

- (B) A Lock-in Event **has** occurred on any Observation Date (k) and a Barrier Event **has not** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is equal to the Nominal Amount.
- (C) A Lock-in Event **has not** occurred and a Barrier Event **has** occurred. The Security Holder receives the Redemption Amount in the Specified Currency which is calculated by multiplying the Nominal Amount by a quotient. The quotient is formed by dividing the Final Reference Price by the Initial Reference Price. Expressed with a formula, that means:

Redemption Amount = Nominal Amount x
$$\left(\frac{\text{Final Reference Price}}{\text{Initial Reference Price}}\right)$$

If a Barrier Event has occurred, the Redemption Amount will not be **greater** than the Nominal Amount.

Option: Barrier Geoscope Lock-in Cash Collect Securities with Floor

The Redemption Amount will not be less than the Minimum Redemption Amount.

b) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-In Observation, or

Option: Worst-In Observation.

These options are described in section "A.1.b) Initial Reference Price".

c) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

Option: Best-Out Observation, or

Option: Worst-Out Observation.

VI. Description of the SecuritiesDetailed information on Barrier Geoscope Lock-in Cash

Collect Securities (Product Type 15)

These options are described in section "A.1.c) Final Reference Price".

d) Determination of a Barrier Event

With regard to the occurrence of a Barrier Event, one of the following options may be selected in the Final Terms:

Option: Continuous Barrier Observation

A Barrier Event means that any published price or rate of the Underlying, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**²⁶ than the Barrier during the Barrier Observation Period.

Option: Date-Related Barrier Observation

A Barrier Event means that the Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**²⁷ than the Barrier on the respective Barrier Observation Date.

Option: Daily Barrier Observation

A Barrier Event means that any Reference Price during the Barrier Observation Period, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**²⁸ than the Barrier.

Option: Final Barrier Observation

A Barrier Event means that the Final Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**²⁹ than the Barrier.

With regard to the Barrier, the following can be specified in the Final Terms:

- The Barrier can be specified in the Final Terms.
- A Barrier Level can be specified in the Final Terms. In that case, the Barrier is equal to the
 product of the Barrier Level and the Initial Reference Price. Expressed with a formula, that
 means:

Barrier = Barrier Level x Initial Reference Price.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

e) Determination of a Lock-in Event

A Lock-in Event means that the Geometric Average Performance of the Underlying (k), as the case may be, is either (i) **higher**, or (ii) **equal to or higher**³⁰ than the Lock-in Factor on the respective Observation Date (k).

The Geometric Average Performance of the Underlying (k) is calculated by raising the Performance of the Underlying (k) to a quotient's power. The quotient is formed dividing one (1) by the denominator specified in the Final Terms (D(k)). Expressed with a formula, that means:

Geometric Average Performance of the Underlying (k) = Performance of the Underlying (k) $^{\frac{1}{D(k)}}$

- 4. Additional Conditional Amount (k)
- a) General

An Additional Conditional Amount (k) will be paid regarding the Securities.

b) Determination of the Additional Conditional Amount (k)

Payment of the Additional Conditional Amount (k) will be made as follows:

(A) On the respective Additional Conditional Amount Payment Date (k), the Security Holder will receive the respective Additional Conditional Amount (k) which is calculated by multiplying the Nominal Amount by a difference. The difference is formed by subtracting one (1) from the Geometric Average Performance of the Underlying (k). Expressed with a formula, that means:

 $\label{eq:Additional Amount (k) = 0} Additional Conditional Amount x (Geometric Average Performance of the Underlying (k) - 1)$

Optional additional feature: Minimum Additional Conditional Amount (k)

The Additional Conditional Amount (k) will not be less than the Minimum Additional Conditional Amount (k).

Optional additional feature: Maximum Additional Conditional Amount (k)

The Additional Conditional Amount (k) will not be greater than the Maximum Additional Conditional Amount (k).

(B) If a Lock-in Event **has occurred** on any Observation Date (k), the Maximum Additional Conditional Amount (k) will be paid on the relevant Additional Conditional Amount

Note to the investor: Depending on which option is selected in the relevant Final Terms.

VI. Description of the Securities Detailed information on Barrier Geoscope Lock-in Cash Collect Securities (Product Type 15)

Payment Date (k) and on any following Additional Conditional Amount Payment Date (k), without consideration of the Geometric Average Performance of the Underlying (k).

5. Optional additional feature Additional Unconditional Amount (1)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

R. Detailed information on Icarus Securities (Product Type 16)

The redemption of the Icarus Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Icarus Securities

Icarus Securities have the following key economic characteristics:

- The Security Holder participates in the performance of the Underlying.
- In case of Icarus Securities with a Maximum Amount and/or Minimum Redemption Amount, the Security Holder receives a **maximum** equal to the Maximum Amount or a **minimum** equal to the Minimum Redemption Amount.
- If a Barrier Event occurs, the Security Holder will receive the Bonus Amount.
- The Security Holder does not receive any payments of interest.
- In case of Icarus Securities with the optional additional feature "Additional Unconditional Amount (1)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (1) (see section 4 below).

2. Influence of the Underlying on the market value of the Icarus Securities

The market value of the Icarus Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying rises, the market value of the Icarus Securities regularly rises. On the other hand, if the price of the Underlying falls, the market value of the Icarus Securities regularly falls. Moreover, if the price of the Underlying rises to or above the Barrier, the market value of the Icarus Securities falls sharply. In addition, other factors may influence the market value of the Icarus Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Icarus Securities will be redeemed on the Final Payment Date at the Redemption Amount in the Specified Currency as follows:

(A) A Barrier Event **has not** occurred. The Security Holder receives the Redemption Amount which is calculated by multiplying the Nominal Amount by a sum. The sum is formed by adding the Floor Level to a product. The product is formed by multiplying the Participation Factor with a difference. The difference is formed by subtracting the Final Strike Level from the Performance of the Underlying. Expressed with a formula, that means:

Redemption Amount = Nominal Amount x (Floor Level + Participation Factor x (Performance of the Underlying – Final Strike Level))

Optional additional feature: Minimum Redemption Amount

The Redemption Amount will not be **lower** than the Minimum Redemption Amount.

Optional additional feature: Maximum Amount

The Redemption Amount will not be **higher** than the Maximum Amount.

(B) A Barrier Event **has** occurred. The Security Holder receives the Redemption Amount which is equal to the Bonus Amount (as specified in the Final Terms).

b) Performance of the Underlying calculation

The Performance of the Underlying means the performance of the Underlying calculated by dividing the Final Reference Price by the Initial Reference Price.

c) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-in Observation,

Option: Worst-in Observation.

These options are described in section "V.A.3.b)VI.A.1.b) Initial Reference Price".

d) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

Option: Best-Out Observation, or

Option: Worst-Out Observation.

Detailed information on Icarus Securities (Product Type 16)

These options are described in section "VI.A.1.c) Final Reference Price".

Determination of a Barrier Event e)

With regard to the occurrence of a Barrier Event, one of the following options may be selected in the Final Terms:

Option: Continuous Barrier Observation

A Barrier Event means that any published price of the Underlying, as the case may be, is either (i) greater, or (ii) equal to or greater 31 than the Barrier during the Barrier Observation Period.

Option: Date-Related Barrier Observation

A Barrier Event means that the Reference Price is (i) greater, or (ii) equal to or greater³² than the Barrier on the respective Barrier Observation Date.

Option: Daily Barrier Observation

A Barrier Event means that any Reference Price during the Barrier Observation Period, as the case may be, is either (i) **greater**, or (ii) **equal to or greater**³³ than the Barrier.

Option: Final Barrier Observation

A Barrier Event means that the Final Reference Price, as the case may be, is either (i) greater, or (ii) equal to or greater³⁴ than the Barrier.

With regard to the Barrier, the following can be specified in the Final Terms:

- The Barrier can be specified in the Final Terms.
- A Barrier Level can be specified in the Final Terms. In that case, the Barrier is equal to the product of the Barrier Level and the Initial Reference Price. Expressed with a formula, that means:

Barrier = Barrier Level x Initial Reference Price.

4. Optional additional feature Additional Unconditional Amount (I)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific

³¹ **Note to the investor**: Depending on which option is selected in the relevant Final Terms.

³² **Note to the investor**: Depending on which option is selected in the relevant Final Terms.

³³ **Note to the investor**: Depending on which option is selected in the relevant Final Terms.

³⁴ **Note to the investor**: Depending on which option is selected in the relevant Final Terms.

VI. Description of the Securities Detailed information on Icarus Securities

(Product Type 16)

periods. This Additional Unconditional Amount (I) will be paid on the respective Additional Unconditional Amount Payment Date (1).

S. Detailed information on Orpheus Securities (Product Type 17)

The redemption of the Orpheus Securities depends on the performance of the Underlying. This entails opportunities and risks.

1. Economic characteristics of Orpheus Securities

Orpheus Securities have the following key economic characteristics:

- The Security Holder participates in the performance of the Underlying. In principle, raising prices of the Underlying have a negative effect on the Redemption Amount.
- In case of Orpheus Securities with a Maximum Amount and/or Minimum Redemption Amount, the Security Holder receives a **maximum** equal to the Maximum Amount or a **minimum** equal to the Minimum Redemption Amount.
- If a Barrier Event occurs, the Security Holder will receive the Bonus Amount.
- The Security Holder does not receive any payments of interest.
- In case of Orpheus Securities with the optional additional feature "Additional Unconditional Amount (l)", the Security Holder will receive a one time or multiple payments of an Additional Unconditional Amount (l) (see section 4 below).

2. Influence of the Underlying on the market value of the Orpheus Securities

The market value of the Orpheus Securities during their term depends decisively on the performance of the Underlying. If the price of the Underlying falls, the market value of the Orpheus Securities regularly rises. On the other hand, if the price of the Underlying raises, the market value of the Orpheus Securities regularly falls. Moreover, if the price of the Underlying falls to or below the Barrier, the market value of the Orpheus Securities falls sharply. In addition, other factors may influence the market value of the Orpheus Securities. Such factors include: a change regarding the volatility of the Underlying, a change regarding general interest rates, etc.

3. Redemption

a) Description of the redemption scenarios

Orpheus Securities will be redeemed on the Final Payment Date at the Redemption Amount in the Specified Currency as follows:

(A) A Barrier Event **has not** occurred. The Security Holder receives the Redemption Amount which is calculated by multiplying the Nominal Amount by a sum. The sum is formed by adding the Floor Level to a product. The product is formed by multiplying the Participation Factor with a difference. The difference is formed by subtracting the Performance of the Underlying from the Final Strike Level. Expressed with a formula, that means:

Redemption Amount = Nominal Amount x (Floor Level + Participation Factor x (Final Strike Level – Performance of the Underlying))

Optional additional feature: Minimum Redemption Amount

The Redemption Amount will not be **lower** than the Minimum Redemption Amount.

Optional additional feature: Maximum Amount

The Redemption Amount will not be **higher** than the Maximum Amount.

(B) A Barrier Event **has** occurred. The Security Holder receives the Redemption Amount which is equal to the Bonus Amount (as specified in the Final Terms).

b) Performance of the Underlying calculation

The Performance of the Underlying means the performance of the Underlying calculated by dividing the Final Reference Price by the Initial Reference Price.

c) Initial reference price calculation

With regard to the determination of the Initial Reference Price, one of the following options may be selected in the Final Terms:

Option: Initial Determination,

Option: Initial Reference Price Observation,

Option: Initial Average Observation,

Option: Best-in Observation,

Option: Worst-in Observation.

These options are described in section "VI.A.1.b) Initial Reference Price".

d) Final reference price calculation

With regard to the determination of the Final Reference Price, one of the following options may be selected in the Final Terms:

Option: Final Reference Price Observation,

Option: Final Average Observation,

Option: Best-Out Observation, or

Option: Worst-Out Observation.

Detailed information on Orpheus Securities (Product Type 17)

These options are described in section "VI.A.1.c) Final Reference Price".

e) Determination of a Barrier Event

With regard to the occurrence of a Barrier Event, one of the following options may be selected in the Final Terms:

Option: Continuous Barrier Observation

A Barrier Event means that any published price of the Underlying, as the case may be, is either (i) **less**, or (ii) **equal to or less**³⁵ than the Barrier during the Barrier Observation Period.

Option: Date-Related Barrier Observation

A Barrier Event means that the Reference Price is **equal to or less** than the Barrier on the respective Barrier Observation Date.

Option: Daily Barrier Observation

A Barrier Event means that any Reference Price during the Barrier Observation Period, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**³⁶ than the Barrier.

Option: Final Barrier Observation

A Barrier Event means that the Final Reference Price, as the case may be, is either (i) **lower**, or (ii) **equal to or lower**³⁷ than the Barrier.

With regard to the Barrier, the following can be specified in the Final Terms:

- The Barrier can be specified in the Final Terms.
- A Barrier Level can be specified in the Final Terms. In that case, the Barrier is equal to the product of the Barrier Level and the Initial Reference Price. Expressed with a formula, that means:

Barrier = Barrier Level x Initial Reference Price.

4. Optional additional feature Additional Unconditional Amount (1)

The Final Terms may specify that an Additional Unconditional Amount (l) will be paid regarding the Securities. This payment can occur only once during the term of the Securities or for specific periods. This Additional Unconditional Amount (l) will be paid on the respective Additional Unconditional Amount Payment Date (l).

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

Note to the investor: Depending on which option is selected in the relevant Final Terms.

VI. Description of the SecuritiesDescription of the Securities incorporated by Reference in the Securities Note

T. Description of the Securities incorporated by reference in the Securities Note

The Issuer may pursuant to the Base Prospectus also:

- open, continue or re-open a public offer of Securities already issued under a Previous Prospectus,
- re-open a previous public offer of Securities already issued under a Previous PR Prospectus,
- apply for admission to trading of the Securities already issued under a Previous Prospectus, and
- publicly offer an additional issuance volume of a series of Securities already issued under a Previous Prospectus (Increase)

(in each case see section "III.E. Public offer and admission to trading under the Base Prospectus").

Therefore, the following Descriptions of the Securities in the relevant Previous Prospectus are hereby incorporated by reference into this Securities Note:

- the Description of the Securities set out on pages 129 to 158 of the Base Prospectus of UniCredit Bank AG dated 22 May 2017 for the issuance of Securities with Single-Underlying (without capital protection),
- the Description of the Securities set out on pages 111 to 153 of the Base Prospectus of UniCredit Bank AG dated 8 February 2018 for the issuance of Securities with Single-Underlying (without capital protection),
- the Description of the Securities set out on pages 123 to 177 of the Base Prospectus of UniCredit Bank AG dated 18 May 2018 for the issuance of Securities with Single-Underlying (without capital protection),
- the Description of the Securities set out on pages 94 to 118 of the Base Prospectus of UniCredit Bank AG dated 14 December 2018 for the issuance of Securities with Single-Underlying (without capital protection) I,
- the Description of the Securities set out on pages 69 to 137 of the Base Prospectus of UniCredit Bank AG dated 21 November 2019 for the issuance of Securities with Single-Underlying (without capital protection) I, as amended by the information set out in Sections 4 to 8 on pages 3 et seq. of the Supplement dated 19 December 2019 to the aforementioned base prospectus.
- the Description of the Securities set out on pages 73 to 143 of the Base Prospectus of UniCredit Bank AG dated 11 November 2020 for the issuance of Securities with Single-Underlying (without capital protection) I.

A list setting out all information incorporated by reference is provided on page 442 et seq.

VII. CONDITIONS OF THE SECURITIES

A. General Information

Under the Base Prospectus, Securities can be newly offered or listed on a stock exchange. In either case, Part A - General Conditions of the Securities (the "**General Conditions**") must be read together with Part B - Product and Underlying Data (the "**Product and Underlying Data**") as well as Part C - Special Conditions of the Securities (the "**Special Conditions**") (together, the "**Conditions**").

The Special Conditions are divided into the Special Conditions which apply for particular product types and Special Conditions which apply for all product types.

A completed version of the Conditions describes the terms and conditions of the respective Tranche of Securities (the "**Terms and Conditions**") which, in case of Securities governed by German law, are either part of the relevant Global Note or in case of central register securities deposited with the Registrar with reference to the respective Securities.

For each Tranche of Securities the Final Terms will be published as a separate document and will contain:

- (a) either (i) a consolidated version of the General Conditions*) or (ii) information on the relevant options contained in the General Conditions**),
- (b) a consolidated version of the Product and Underlying Data,
- (c) a consolidated version of the Special Conditions,

reflecting the Terms and Conditions of the Securities.

- *) In case of consolidated General Conditions in the Final Terms, such consolidated General Conditions will be part of the relevant Final Terms and such consolidated General Conditions will be filed with or sent to any competent authority.
- **) In case of non-consolidated General Conditions in the Final Terms, upon request, a consolidated version of the General Conditions may be delivered together with the relevant Final Terms. Such consolidated General Conditions will not be part of the relevant Final Terms, neither as an annex nor as an integral part of the Final Terms and such consolidated General Conditions will not be filed with or sent to any competent authority.

В. **Structure of the Conditions**

Part A – General Conditions of the Securities

[Option 1: In the case of Securities governed by German law and issued in a Global Note form, the following applies:

- § 1 Form, Clearing System, Global Note, Custody[, Replacement by Electronic Registration] § 2 Principal Paying Agent, Paying Agent, Calculation Agent § 3 **Taxes** § 4 Status Substitution of the Issuer § 5 § 6 **Notices** Issuance of additional Securities, Repurchase § 7 § 8 Presentation Period § 9 Partial Invalidity, Corrections § 10 Applicable Law, Place of Performance, Place of Jurisdiction] [Option 2: In the case of Securities governed by German law and issued as electronic Securities in a Central Register Securities form, the following applies: § 1 Form, Central Register, Registrar, Specific Terms[, Replacement by Global Note] Principal Paying Agent, Paying Agent, Calculation Agent § 2 § 3 Taxes

§ 4

Substitution of the Issuer § 5

Status

- § 6 **Notices**
- § 7 Issuance of additional Securities, Repurchase
- § 8 Presentation Period
- § 9 Partial Invalidity, Corrections
- Applicable Law, Place of Performance, Place of Jurisdiction § 10

[Option 3: In the case of Securities governed by Italian law, the following applies:

- § 1 Form, Book Entry, Clearing System
- § 2 Principal Paying Agent, Paying Agent, Calculation Agent
- § 3 Taxes
- § 4 Status
- § 5 Substitution of the Issuer
- § 6 Notices
- § 7 Issuance of additional Securities, Repurchase
- § 8 (intentionally omitted)
- § 9 Partial Invalidity, Corrections
- § 10 Applicable Law, Choice of Forum]

Part B – Product and Underlying Data

Part C – Special Conditions of the Securities

C. Conditions

[Special Conditions that apply for particular product types]

Product Type 1: Discount Securities

- [§ 1 Definitions
- § 2 Interest
- § 3 Redemption
- § 4 Redemption Amount]

Product Type 2: Closed End Securities

Product Type 3: Closed End Leverage Securities

Product Type 4: Open End Securities

Product Type 5: Open End Leverage Securities

Product Type 6: Step-In Tracker Securities

Product Type 6a: Knock-in Step-In Tracker Securities

- [§ 1 Definitions
- § 2 Interest
- § 3 [Redemption] [, Novation] [, Dividend Payment] [, Distribution Payment]
- § 4 [Redemption Amount] [Novation Amount] [[,] Dividend Amount] [[,] Underlying Distribution]

Product Type 7: Short Cash Collect Securities

- [§ 1 Definitions
- § 2 Interest
- § 3 Redemption
- § 4 Redemption Amount]

Product Type 8: Cash Collect Securities

Product Type 9: Twin-Win Cash Collect Securities

Product Type 10: Twin-Win Lock-in Cash Collect Securities

Product Type 11: Lock-in Cash Collect Securities

Product Type 12:Twin-Win Geared Put Cash Collect Securities

Product Type 13: Geared Put Cash Collect Securities

Product Type 14: Geoscope Lock-in Cash Collect Securities

Product Type 15: Barrier Geoscope Lock-in Cash Collect Securities

- [§ 1 Definitions
- § 2 Interest, Additional Amount
- § 3 Redemption
- § 4 Redemption Amount]

Product Type 16: Icarus Securities

Product Type 17: Orpheus Securities

- [§ 1 Definitions
- § 2 Interest[, Additional Amount]
- § 3 Redemption
- § 4 Redemption Amount]

[Special Conditions that apply for all product types:]

- § 5 [Redemption Right of the Security Holders, Issuer's Regular Call Right,] [Issuer's Extraordinary Call Right]
- § 6 Payments[, Deliveries]
- § 7 Market Disruptions

[In the case of a share as Underlying, the following applies::

§ 8 Adjustments, Type of Adjustment, Replacement Specification, Notifications[, Authorisation][, Legal Provisions]]

[In the case of an index as Underlying, the following applies:

§ 8 [Adjustments, Type of Adjustment,] New Index Sponsor and New Index Calculation Agent, Replacement Specification [of the Reference Price][, Replacement Determination of the Reference Price of the Delivery Item] [, Notifications][, Authorisation][, Legal Provisions]]

[*In the case of a commodity as Underlying, the following applies*:

§ 8 Replacement Reference Market, [Replacement Reference Price,] Replacement Specification, Notifications[, Authorisation][, Legal Provisions]]

[In the case of an exchange traded commodity as Underlying, the following applies:

§ 8 Adjustments, Type of Adjustment, New ETC Issuer, Replacement Specification, Notifications[, Authorisation][, Legal Provisions]]

[In the case of future contracts as Underlying, the following applies:

§ 8 Replacement Reference Market, [Replacement Underlying][, Replacement Specification], Notifications[, Authorisation][, Legal Provisions]]

[In the case of a fund share as Underlying, the following applies:

§ 8 Adjustments[, Type of Adjustment], Replacement Specification[, Replacement Management Company], Notifications[, Authorisation][, Legal Provisions]]

[In the case of a Currency Exchange Rate as Underlying, the following applies:

§ 8 Adjustments, Type of Adjustment, Replacement Specification, Notification[, Authorisation][, Legal Provisions]]

[In the case of a Currency Exchange Rate as Underlying or Quanto Securities with physical delivery and in the case of Compo Securities, the following applies:

§ 9 New Fixing Sponsor, Replacement Exchange Rate[, Authorisation]]

[In the case of a Reverse Split for Closed End Leverage Securities (Product Type 3) or Open End Leverage Securities (Product Type 5), the following applies:

§ [9][10] Reverse Split]

Part A – General Conditions of the Securities

PART A – GENERAL CONDITIONS OF THE SECURITIES (the "General Conditions")

[Option 1: In the case of Securities governed by German law and issued in a Global Note form, the following applies:

§ 1 Form, Clearing System, Global Note, Custody[, Replacement by Electronic Securities]

[In the case of Securities without Nominal Amount, the following applies:

(1) Form: This tranche (the "**Tranche**") of securities (the "**Securities**") of UniCredit Bank AG (the "**Issuer**") will be issued as [notes] [certificates] in bearer form pursuant to these Terms and Conditions in the Specified Currency.]

[In the case of Securities with Nominal Amount, the following applies:

- (1) Form: This tranche (the "**Tranche**") of securities (the "**Securities**") of UniCredit Bank AG (the "**Issuer**") will be issued as [notes] [certificates] in bearer form pursuant to these Terms and Conditions with a Nominal Amount in the Specified Currency.]
- (2) Global Note: The Securities are represented by a global note (the "Global Note") without interest coupons, which bears the manual or facsimile signatures of two authorised signatories of the Issuer [In the case of an Issuing Agent, the following applies: as well as the manual signature of a control officer of the Issuing Agent]. The Security Holders are not entitled to receive definitive Securities. The Securities as co-ownership interests in the Global Note may be transferred pursuant to the relevant regulations of the Clearing System. [In the case of interest-bearing Securities, the following applies: The right to receive interest is represented by the Global Note.]

[In the case of Securities where CBF is specified in the Final Terms as Clearing System, the following applies:

(3) *Custody*: The Global Note will be kept in custody by Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn ("**CBF**").]

[In the case of Securities where CBL and Euroclear Bank is specified in the Final Terms as Clearing System, the following applies:

(3) *Custody*: The Global Notes will be issued in classical global note form and will be kept in custody by a common depository on behalf of both ICSDs.]

[In the case of Securities where Euroclear France is specified in the Final Terms as Clearing System, the following applies:

[In the case of Securities where Euroclear Bank or another Clearing System is specified in the Final Terms, the following applies:

Custody: The Global Note will be kept in custody by or on behalf of the Clearing System.]

- (3) Custody: The Global Note will be kept in custody by or on behalf of the Clearing System.]
- [(4) Replacement by electronic securities: The Issuer reserves the right to replace the Securities represented by the Global Note without the consent of the Security Holders with identical Securities represented by an electronic registration of the Securities pursuant to § 6 paragraph 3 of the German Act on Electronic Securities (Gesetz über elektronische Wertpapiere, "eWpG"). The Issuer will give notice to the Securities Holder about the intended replacement pursuant to § 6 of the General Conditions.

In such a case, the following applies:

(3)

- Register") as central register securities (*Zentralregisterwertpapiere*) within the meaning of § 4 paragraph 2 of the German Act on Electronic Securities (*Gesetz über elektronische Wertpapiere*, "eWpG") and identified by their registered [WKN] [and] [ISIN]. The Securities will be represented by a collective safe custody entry (*Sammeleintragung*) in the Central Register. The Central Register will maintained by the Registrar in its capacity as central securities depository ("Clearing System"). The Registrar in its capacity as central securities depository is registered as the bearer of the Securities within the meaning of §§ 3 paragraph 1, 8 paragraph 1 no. 1 eWpG (the "Bearer"). The Bearer holds the Securities as trustee for the benefit of the respective Security Holders, but not as beneficiary of the Securities may be transferred pursuant to the relevant regulations of the Clearing System and applicable law.
- (b) The "**Registrar**" shall be [Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn ("**CBF**")][insert other] or any other registrar as notified by the Issuer in advance pursuant to § 6 of the General Conditions.
- (c) "Securities" shall mean the identical [notes] [certificates] electronically issued in bearer form as central register securities (*Zentralregisterwertpapiere*) within the meaning of § 4 paragraph 2 eWpG and represented by a collective safe custody entry (*Sammeleintragung*) in the Central Register in the name of the Clearing System.

"Security Holder" shall mean each holder of a co-ownership interest in the Securities pursuant to §§ 3 paragraph 2, 9 paragraph 1 eWpG, which may be transferred pursuant to the relevant regulations of the Clearing System and applicable law.

"**Terms and Conditions**" shall mean the terms and conditions of these Securities as set out in the General Conditions (Part A), the Product and Underlying Data (Part B) and the Special Conditions (Part C) as deposited with the Registrar.

(d) The Terms and Conditions shall be applied and interpreted in accordance with this paragraph (4) and the eWpG. With respect to adjustment and amendment rights of the Issuer pursuant to these Terms and Conditions, the Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. c) eWpG to issue instructions, in order to authorise the necessary amendments to the then deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.]

§ 2

Principal Paying Agent, Paying Agent, Calculation Agent

- (1) Paying Agents: The "Principal Paying Agent" is [UniCredit Bank AG, Arabellastraße 12, 81925 Munich, Germany] [Citibank, N.A., London Branch, Citigroup Centre, Canada Square, Canary Wharf, London E14 5LB, United Kingdom] [Insert name and address of other paying agent]. [The French Paying Agent for Euroclear France S.A. is CACEIS Bank S.A., 1-3 rue place Valhubert, 75206 Paris Cedex 13, France (the "French Paying Agent").] The Issuer may appoint additional paying agents (the "Paying Agents") and revoke such appointment. The appointment and revocation shall be published pursuant to § 6 of the General Conditions.
- (2) Calculation Agent: The "Calculation Agent" is [UniCredit Bank AG, Arabellastraße 12, 81925 Munich] [Insert name and address of other calculation agent].
- (3) Transfer of functions: Should any event occur which results in the Principal Paying Agent[, French Paying Agent] or Calculation Agent being unable to continue in its function as Principal Paying Agent[, French Paying Agent] or Calculation Agent, the Issuer is obliged to appoint another bank of international standing as Principal Paying Agent[, French Paying Agent] or another person or institution with the relevant expertise as Calculation Agent. Any such transfer of the functions of the Principal Paying Agent[, French Paying Agent] or Calculation Agent shall be notified by the Issuer without undue delay pursuant to § 6 of the General Conditions.
- (4) Agents of the Issuer: In connection with the Securities, the Principal Paying Agent[, the French Paying Agent], the Paying Agents and the Calculation Agent act solely as agents of the Issuer and do not assume any obligations towards or relationship of agency or trust for

or with any of the Security Holders. The Principal Paying Agent[, the French Paying Agent] and the Paying Agents shall be exempt from the restrictions of § 181 German Civil Code (Bürgerliches Gesetzbuch, "**BGB**").

§ 3

Taxes

No gross up: Payments in respect of the Securities shall only be made after deduction and withholding of current or future taxes, to the extent that such deduction or withholding is required by law. In this regard the term "**Taxes**" includes taxes, levies or governmental charges, regardless of their nature, which are imposed, levied or collected under any applicable system of law or in any country which claims fiscal jurisdiction by or for the account of any political subdivision thereof or government agency therein authorised to levy Taxes, including a withholding tax pursuant to Section 871(m) of the United States Internal Revenue Code of 1986 ("**871(m) Withholding Tax**").

The Issuer shall in any case be entitled to take into consideration the 871(m) Withholding Tax by applying the maximum tax rate as a flat rate (plus value added tax, if applicable). In no case the Issuer is obliged to compensate with respect to any Taxes deducted or withheld.

The Issuer shall report on the deducted and withheld Taxes to the competent government agencies, except, these obligations are imposed upon any other person involved, subject to the legal and contractual requirements of the respective applicable tax rules.

§ 4

Status

The obligations under the Securities constitute direct, unconditional and unsecured obligations of the Issuer and rank, unless provided otherwise by law, *pari passu* with all other unsecured unsubordinated present and future obligations of the Issuer.

§ 5

Substitution of the Issuer

- (1) The Issuer may without the consent of the Security Holders, if no payment of principal or interest on any of the Securities is in default, at any time substitute the Issuer for any Affiliate of the Issuer as principal debtor in respect of all obligations of the Issuer under the Securities (the "New Issuer"), provided that
 - (a) the New Issuer assumes all obligations of the Issuer in respect of the Securities,
 - (b) the Issuer and the New Issuer have obtained all necessary authorizations and may transfer to the Principal Paying Agent in the currency required hereunder and without being obligated to deduct or withhold taxes or other duties of whatever

nature levied by the country, in which the New Issuer or the Issuer has its domicile or tax residence, all amounts required for the fulfilment of the payment obligations arising under the Securities,

- (c) the New Issuer has agreed to indemnify and hold harmless each Security Holder against any tax, duty or other governmental charge imposed on such Security Holder in respect of such substitution and
- (d) the Issuer guarantees proper payment of the amounts due under these Terms and Conditions.

For purposes of this § 5 (1) "Affiliate" means an affiliated company (*verbundenes Unternehmen*) within the meaning of Section 15 of the German Stock Corporation Act (*Aktiengesetz*).

- (2) *Notice*: Any such substitution shall be notified in accordance with § 6 of the General Conditions.
- (3) References: In the event of any such substitution, any reference in these Terms and Conditions to the Issuer shall be deemed to refer to the New Issuer. Furthermore, any reference to the country, in which the Issuer is domiciled or resident for taxation purposes shall be deemed to refer to the country of domicile or residence for taxation purposes of the New Issuer.

§ 6

Notices

(1) To the extent these Terms and Conditions provide for a notice pursuant to this § 6, these will be published on the Website for Notices (or another website communicated by the Issuer with at least six weeks advance notice in accordance with these provisions) and become effective vis-à-vis the Security Holders through such publication unless the notice provides for a later effective date. If and to the extent that binding provisions of effective law or stock exchange provisions provide for other forms of publication, such publications must be made in addition and as provided for.

Other publications with regard to the Securities are published on the Website of the Issuer (or any successor website, which is notified by the Issuer in accordance with the above paragraph).

(2) In addition, the Issuer may deliver all notices concerning the Securities to the Clearing System for communication by the Clearing System to the Security Holders. Any such notice shall be deemed to have been given to the Security Holders on the [seventh] [●] day after the day on which the said notice was given to the Clearing System.

For the avoidance of doubt, any notice published on the Website for Notices which has become effective shall prevail the notice via the Clearing System.

§ 7

Issuance of additional Securities, Repurchase

- (1) Issuance of additional Securities: The Issuer reserves the right from time to time without the consent of the Security Holders to issue additional Securities with identical terms and conditions (except for the issue date and the issue price), so that the same shall be consolidated and form a single series (the "Series") with this Tranche. The term "Securities" shall, in the event of such increase, also comprise all additionally issued Securities.
- (2) *Repurchase*: The Issuer shall be entitled at any time to purchase Securities in the market or otherwise and at any price. Securities repurchased by the Issuer may, at the Issuer's discretion, be held, resold or forwarded to the Principal Paying Agent for cancellation.

§ 8

Presentation Period

The presentation period provided in § 801 paragraph 1 sentence 1 BGB is reduced to ten years for the Securities.

§ 9

Partial Invalidity, Corrections

- (1) *Invalidity*: Should any provision of these Terms and Conditions be or become invalid or unenforceable in whole or in part, the remaining provisions are not affected thereby. Any gap arising as a result of invalidity or unenforceability of these Terms and Conditions is to be filled with a provision that corresponds to the meaning and intent of these Terms and Conditions and is in the interest of the parties.
- (2) Corrections of manifest errors: The Issuer may correct manifest errors in these Terms and Conditions. The correction is made by correcting the error with the obviously correct content. Manifest errors are recognisable typing errors as well as other comparable obvious inaccuracies. The Issuer will give notice to the Securities Holders about the correction pursuant to § 6 of the General Conditions.
- (3) Incomplete or inconsistent provisions: The Issuer is entitled to correct or amend incomplete or inconsistent provisions in these Terms and Conditions in its reasonable discretion (§ 315 et seq. BGB). Only corrections and amendments that are reasonable for the Security Holders taking into account the interests of the Issuer and that in particular do not materially impair the legal and financial situation of the Security Holders will be permitted. The Security Holders will be informed of such corrections and supplementations pursuant to § 6 of the General Conditions.

(4) Adherence to corrected Terms and Conditions: If the Security Holder was aware of typing or calculation errors or similar errors in these Terms and Conditions when purchasing the Securities, the Issuer is entitled to adhere to the Terms and Conditions amended accordingly irrespective of paragraphs (2) to (3) above.

§ 10

Applicable Law, Place of Performance, Place of Jurisdiction

- (1) Applicable law: The Securities, as to form and content, and all rights and obligations of the Issuer and the Security Holder shall be governed by the laws of the Federal Republic of Germany.
- (2) Place of performance: Place of performance is Munich.
- (3) *Place of jurisdiction*: To the extent permitted by law, all legal disputes arising from or in connection with the matters governed by these Terms and Conditions shall be brought before the court in Munich.

[Option 2: In the case of Securities governed by German law and issued as electronic Securities in a Central Register Securities form, the following applies:

§ 1 Form, Central Register, Registrar, Specific Terms[, Replacement by Global Note]

[In the case of Securities without Nominal Amount, the following applies:

(1) Form: This tranche (the "**Tranche**") of Securities of UniCredit Bank AG (the "**Issuer**") will be issued pursuant to these Terms and Conditions in the Specified Currency.]

[In the case of Securities with Nominal Amount, the following applies:

- (1) Form: This tranche (the "**Tranche**") of Securities of UniCredit Bank AG (the "**Issuer**") will be issued as [notes] [certificates] in bearer form pursuant to these Terms and Conditions with a Nominal Amount in the Specified Currency.]
- Central register: The electronic Securities are registered in the central register (the "Central Register") as central register securities (Zentralregisterwertpapiere) within the meaning of § 4 paragraph 2 of the German Act on Electronic Securities (Gesetz über elektronische Wertpapiere, "eWpG") and identified by their registered [WKN] [and] [ISIN]. The Securities are represented by a collective safe custody entry (Sammeleintragung) in the Central Register. The Central Register is maintained by the Registrar in its capacity as central securities depository ("Clearing System"). The Registrar in its capacity as central securities depository is registered as the bearer of the Securities within the meaning of §§ 3 paragraph 1, 8 paragraph 1 no. 1 eWpG (the "Bearer"). The Bearer holds the Securities as trustee for the benefit of the respective Security Holders, but not as beneficiary of the Securities (§ 9 paragraph 2 sentence 1 eWpG). The co-ownership interests in the Securities may be transferred pursuant to the relevant regulations of the Clearing System and applicable law.
- (3) Registrar: The "Registrar" shall be [Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn ("CBF")][insert other] or any other registrar as notified by the Issuer in advance pursuant to § 6 of the General Conditions.
- (4) Specific terms: With respect to the electronic registration, the terms
 - "Securities" shall mean the identical [notes] [certificates] electronically issued in bearer form as central register securities (*Zentralregisterwertpapiere*) within the meaning of § 4 paragraph 2 eWpG and represented by a collective safe custody entry (*Sammeleintragung*) in the Central Register in the name of the Clearing System.
 - "Security Holder" shall mean each holder of a co-ownership interest in the Securities pursuant to §§ 3 paragraph 2, 9 paragraph 1 eWpG, which may be transferred pursuant to the relevant regulations of the Clearing System and applicable law.

- "**Terms and Conditions**" shall mean the terms and conditions of these Securities as set out in the General Conditions (Part A), the Product and Underlying Data (Part B) and the Special Conditions (Part C) as deposited with the Registrar.]
- [(5) Replacement by global note: The Issuer reserves the right to replace the electronic Securities without the consent of the Security Holders with identical Securities represented by a global note. The Issuer will give notice to the Securities Holder about the intended replacement pursuant to § 6 of the General Conditions.

In such a case, the following applies:

(a) The Securities will be represented by a global note (the "Global Note") without interest coupons, which bears the manual or facsimile signatures of two authorised signatories of the Issuer [In the case of an Issuing Agent, the following applies: as well as the manual signature of a control officer of the Issuing Agent]. The Security Holders are not entitled to receive definitive Securities. The Securities as coownership interests in the Global Note may be transferred pursuant to the relevant regulations of the Clearing System. [In the case of interest-bearing Securities, the following applies: The right to receive interest is represented by the Global Note.]

[In the case of Securities where CBF is specified in the Final Terms as Clearing System, the following applies:

(b) The Global Note will be kept in custody by Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn ("**CBF**").]

[In the case of Securities where CBL and Euroclear Bank is specified in the Final Terms as Clearing System, the following applies:

(b) The Global Notes will be issued in classical global note form and will be kept in custody by a common depository on behalf of both ICSDs.]

[In the case of Securities where Euroclear France is specified in the Final Terms as Clearing System, the following applies:

- (b) The Global Note will be kept in custody by or on behalf of the Clearing System.]
- (c) Any reference to eWpG, Securities, Security Holder and Terms and Conditions herein shall be interpreted in such way as it is customary for securities represented by a global note and Clearing System shall mean [insert applicable definition from Part C].]

§ 2

Principal Paying Agent, Paying Agent, Calculation Agent

- (1) Paying Agents: The "Principal Paying Agent" is [UniCredit Bank AG, Arabellastraße 12, 81925 Munich, Germany] [Citibank, N.A., London Branch, Citigroup Centre, Canada Square, Canary Wharf, London E14 5LB, United Kingdom] [Insert name and address of other paying agent]. [The French Paying Agent for Euroclear France S.A. is CACEIS Bank S.A., 1-3 rue place Valhubert, 75206 Paris Cedex 13, France (the "French Paying Agent").] The Issuer may appoint additional paying agents (the "Paying Agents") and revoke such appointment. The appointment and revocation shall be published pursuant to § 6 of the General Conditions.
- (2) Calculation Agent: The "Calculation Agent" is [UniCredit Bank AG, Arabellastraße 12, 81925 Munich] [Insert name and address of other calculation agent].
- (3) Transfer of functions: Should any event occur which results in the Principal Paying Agent[, French Paying Agent] or Calculation Agent being unable to continue in its function as Principal Paying Agent[, French Paying Agent] or Calculation Agent, the Issuer is obliged to appoint another bank of international standing as Principal Paying Agent[, French Paying Agent] or another person or institution with the relevant expertise as Calculation Agent. Any such transfer of the functions of the Principal Paying Agent[, French Paying Agent] or Calculation Agent shall be notified by the Issuer without undue delay pursuant to § 6 of the General Conditions.
- (4) Agents of the Issuer: In connection with the Securities, the Principal Paying Agent[, the French Paying Agent], the Paying Agents and the Calculation Agent act solely as agents of the Issuer and do not assume any obligations towards or relationship of agency or trust for or with any of the Security Holders. The Principal Paying Agent[, the French Paying Agent] and the Paying Agents shall be exempt from the restrictions of § 181 German Civil Code (Bürgerliches Gesetzbuch, "BGB").

§ 3

Taxes

No gross up: Payments in respect of the Securities shall only be made after deduction and withholding of current or future taxes, to the extent that such deduction or withholding is required by law. In this regard the term "**Taxes**" includes taxes, levies or governmental charges, regardless of their nature, which are imposed, levied or collected under any applicable system of law or in any country which claims fiscal jurisdiction by or for the account of any political subdivision thereof or government agency therein authorised to levy Taxes, including a withholding tax pursuant to Section 871(m) of the United States Internal Revenue Code of 1986 ("**871(m) Withholding Tax**").

The Issuer shall in any case be entitled to take into consideration the 871(m) Withholding Tax by applying the maximum tax rate as a flat rate (plus value added tax, if applicable). In no case the Issuer is obliged to compensate with respect to any Taxes deducted or withheld.

The Issuer shall report on the deducted and withheld Taxes to the competent government agencies, except, these obligations are imposed upon any other person involved, subject to the legal and contractual requirements of the respective applicable tax rules.

§ 4

Status

The obligations under the Securities constitute direct, unconditional and unsecured obligations of the Issuer and rank, unless provided otherwise by law, *pari passu* with all other unsecured unsubordinated present and future obligations of the Issuer.

§ 5

Substitution of the Issuer

- (1) The Issuer may without the consent of the Security Holders, if no payment of principal or interest on any of the Securities is in default, at any time substitute the Issuer for any Affiliate of the Issuer as principal debtor in respect of all obligations of the Issuer under the Securities (the "New Issuer"), provided that
 - (a) the New Issuer assumes all obligations of the Issuer in respect of the Securities,
 - (b) the Issuer and the New Issuer have obtained all necessary authorizations and may transfer to the Principal Paying Agent in the currency required hereunder and without being obligated to deduct or withhold taxes or other duties of whatever nature levied by the country, in which the New Issuer or the Issuer has its domicile or tax residence, all amounts required for the fulfilment of the payment obligations arising under the Securities,
 - (c) the New Issuer has agreed to indemnify and hold harmless each Security Holder against any tax, duty or other governmental charge imposed on such Security Holder in respect of such substitution and
 - (d) the Issuer guarantees proper payment of the amounts due under these Terms and Conditions.

The Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. (c) eWpG to issue instructions, in order to authorise the necessary amendments to the deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.

For purposes of this § 5 (1) "Affiliate" means an affiliated company (*verbundenes Unternehmen*) within the meaning of Section 15 of the German Stock Corporation Act (*Aktiengesetz*).

- (2) *Notice*: Any such substitution shall be notified in accordance with § 6 of the General Conditions.
- (3) References: In the event of any such substitution, any reference in these Terms and Conditions to the Issuer shall be deemed to refer to the New Issuer. Furthermore, any reference to the country, in which the Issuer is domiciled or resident for taxation purposes shall be deemed to refer to the country of domicile or residence for taxation purposes of the New Issuer.

§ 6

Notices

(1) To the extent these Terms and Conditions provide for a notice pursuant to this § 6, these will be published on the Website for Notices (or another website communicated by the Issuer with at least six weeks advance notice in accordance with these provisions) and become effective vis-à-vis the Security Holders through such publication unless the notice provides for a later effective date. If and to the extent that binding provisions of effective law or stock exchange provisions provide for other forms of publication, such publications must be made in addition and as provided for.

Other publications with regard to the Securities are published on the Website of the Issuer (or any successor website, which is notified by the Issuer in accordance with the above paragraph).

(2) In addition, the Issuer may deliver all notices concerning the Securities to the Clearing System for communication by the Clearing System to the Security Holders. Any such notice shall be deemed to have been given to the Security Holders on the [seventh] [●] day after the day on which the said notice was given to the Clearing System.

For the avoidance of doubt, any notice published on the Website for Notices which has become effective shall prevail the notice via the Clearing System.

§ 7

Issuance of additional Securities, Repurchase

(1) Issuance of additional Securities: The Issuer reserves the right from time to time without the consent of the Security Holders to issue additional Securities with identical terms and conditions (except for the issue date and the issue price), so that the same shall be consolidated and form a single series (the "Series") with this Tranche. The term

"Securities" shall, in the event of such increase, also comprise all additionally issued Securities.

(2) *Repurchase*: The Issuer shall be entitled at any time to purchase Securities in the market or otherwise and at any price. Securities repurchased by the Issuer may, at the Issuer's discretion, be held, resold or forwarded to the Principal Paying Agent for cancellation.

§ 8

Presentation Period

The presentation period provided in § 801 paragraph 1 sentence 1 BGB is reduced to ten years for the Securities. The presentation shall be made by performance demand (§ 29 paragraph 2 eWpG), which shall be accompanied by a deposit certificate within the meaning of § 6 paragraph 2 German Custody Act (*Depotgesetz*) issued in the name of the Security Holder making the payment demand.

§ 9

Partial Invalidity, Corrections

- (1) *Invalidity*: Should any provision of these Terms and Conditions be or become invalid or unenforceable in whole or in part, the remaining provisions are not affected thereby. Any gap arising as a result of invalidity or unenforceability of these Terms and Conditions is to be filled with a provision that corresponds to the meaning and intent of these Terms and Conditions and is in the interest of the parties.
- (2) Corrections of manifest errors: The Issuer may correct manifest errors in these Terms and Conditions. The correction is made by correcting the error with the obviously correct content. Manifest errors are recognisable typing errors as well as other comparable obvious inaccuracies. The Issuer will give notice to the Securities Holders about the correction pursuant to § 6 of the General Conditions.
- (3) Incomplete or inconsistent provisions: The Issuer is entitled to correct or amend incomplete or inconsistent provisions in these Terms and Conditions in its reasonable discretion (§ 315 et seq. BGB). Only corrections and amendments that are reasonable for the Security Holders taking into account the interests of the Issuer and that in particular do not materially impair the legal and financial situation of the Security Holders will be permitted. The Security Holders will be informed of such corrections and supplementations pursuant to § 6 of the General Conditions.
- (4) Authorisation: The Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. (c) eWpG to issue instructions, in order to authorise the necessary amendments provided for in this § 9 to the deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.

(5) Adherence to corrected Terms and Conditions: If the Security Holder was aware of typing or calculation errors or similar errors in these Terms and Conditions when purchasing the Securities, the Issuer is entitled to adhere to the Terms and Conditions amended accordingly irrespective of paragraphs (2) to (4) above.

§ 10

Applicable Law, Place of Performance, Place of Jurisdiction

- (1) Applicable law: The Securities, as to form and content, and all rights and obligations of the Issuer and the Security Holder shall be governed by the laws of the Federal Republic of Germany.
- (2) Place of performance: Place of performance is Munich.
- (3) *Place of jurisdiction*: To the extent permitted by law, all legal disputes arising from or in connection with the matters governed by these Terms and Conditions shall be brought before the court in Munich.

[Option 3: In the case of Securities governed by Italian law, the following applies:

§ 1

Form, Book Entry, Clearing System

[In the case of Securities without Nominal Amount, the following applies:

(1) Form: This tranche (the "**Tranche**") of securities (the "**Securities**") of UniCredit Bank AG (the "**Issuer**") will be issued as non-par value [notes] [certificates] in dematerialized registered form pursuant to these Terms and Conditions in the Specified Currency.]

[In the case of Securities with Nominal Amount, the following applies:

- (1) Form: This tranche (the "**Tranche**") of securities (the "**Securities**") of UniCredit Bank AG (the "**Issuer**") will be issued as [notes] [certificates] in dematerialized registered form pursuant to these Terms and Conditions with a Nominal Amount in the Specified Currency.]
- (2) Book Entry: The Securities are registered in the books of the Clearing System, in accordance with the Legislative Decree no. 58 of 24 February 1998, as amended (Testo Unico della Finanza, "Consolidated Law on Financial Intermediation") and with the rules governing central depositories, settlement services, guarantee systems and related management companies, issued by the Bank of Italy and by the Italian securities regulator 'Commissione Nazionale per le Società e la Borsa' (CONSOB) on 22 February 2008, as amended. No physical document of title will be issued to represent the Securities, without prejudice to the right of the Security Holder to obtain the issuance of the certification as per Sections 83quinquies and 83-novies, paragraph 1, lett. b) of the Consolidated Law on Financial Intermediation. The transfer of the Securities operates by way of registration on the relevant accounts opened with the Clearing System by any intermediary adhering, directly or indirectly, to the Clearing System ("Account Holders"). As a consequence, the respective Security Holder who from time to time is the owner of the account held with an Account Holder will be considered as the legitimate owner of the Securities and will be authorised to exercise all rights related to them, in accordance with the Terms and Conditions of the Securities and applicable provisions of law.

§ 2

Principal Paying Agent, Paying Agent, Calculation Agent

(1) Paying Agents: The "Principal Paying Agent" is [UniCredit Bank AG, Arabellastraße 12, 81925 Munich, Germany] [Citibank, N.A., London Branch, Citigroup Centre, Canada Square, Canary Wharf, London E14 5LB, United Kingdom] [Insert name and address of other paying agent]. [The French Paying Agent for Euroclear France S.A. is CACEIS Bank S.A., 1-3 rue place Valhubert, 75206 Paris Cedex 13, France (the "French Paying Agent").] The Issuer may appoint additional paying agents (the "Paying Agents") and revoke such

appointment. The appointment and revocation shall be published pursuant to § 6 of the General Conditions.

- (2) Calculation Agent: The "Calculation Agent" is [UniCredit Bank AG, Arabellastraße 12, 81925 Munich] [Insert name and address of other calculation agent].
- (3) Transfer of functions: Should any event occur which results in the Principal Paying Agent[, French Paying Agent] or Calculation Agent being unable to continue in its function as Principal Paying Agent[, French Paying Agent] or Calculation Agent, the Issuer is obliged to appoint another bank of international standing as Principal Paying Agent[, French Paying Agent] or another person or institution with the relevant expertise as Calculation Agent. Any such transfer of the functions of the Principal Paying Agent[, French Paying Agent] or Calculation Agent shall be notified by the Issuer without undue delay pursuant to § 6 of the General Conditions.
- (4) Agents of the Issuer: In connection with the Securities, the Principal Paying Agent, the Paying Agents and the Calculation Agent act solely on behalf of the Issuer and do not assume any obligations towards or relationship of mandate or trust for or with any of the Security Holders. For the avoidance of doubt, Section 1395 of the Italian Civil Code (Codice Civile, "CC") shall not apply in respect of any acts of the Principal Paying Agent.

§ 3

Taxes

No gross up: Payments in respect of the Securities shall only be made after deduction and withholding of current or future taxes, to the extent that such deduction or withholding is required by law. In this regard the term "**Taxes**" includes taxes, levies or governmental charges, regardless of their nature, which are imposed, levied or collected under any applicable system of law or in any country which claims fiscal jurisdiction by or for the account of any political subdivision thereof or government agency therein authorised to levy Taxes, including a withholding tax pursuant to Section 871(m) of the United States Internal Revenue Code of 1986 ("**871(m) Withholding Tax**").

The Issuer shall in any case be entitled to take into consideration the 871(m) Withholding Tax by applying the maximum tax rate as a flat rate (plus value added tax, if applicable). In no case the Issuer is obliged to compensate with respect to any Taxes deducted or withheld.

The Issuer shall report on the deducted and withheld Taxes to the competent government agencies, except, these obligations are imposed upon any other person involved, subject to the legal and contractual requirements of the respective applicable tax rules.

§ 4

Status

The obligations under the Securities constitute direct, unconditional and unsecured obligations of the Issuer and rank, unless provided otherwise by law, pari passu with all other unsecured unsubordinated present and future obligations of the Issuer.

§ 5

Substitution of the Issuer

- (1) The Issuer may without the consent of the Security Holders, if no payment of principal or interest on any of the Securities is in default, at any time substitute the Issuer for any Affiliate of the Issuer as principal debtor in respect of all obligations of the Issuer under the Securities (the "New Issuer"), provided that
 - (a) the New Issuer assumes all obligations of the Issuer in respect of the Securities,
 - (b) the Issuer and the New Issuer have obtained all authorizations and have satisfied all other conditions as necessary to ensure that the Securities are legal, valid and enforceable obligations of the New Issuer,
 - (c) the Issuer and the New Issuer may transfer to the Principal Paying Agent in the currency required hereunder and without being obligated to deduct or withhold taxes or other duties of whatever nature levied by the country, in which the New Issuer or the Issuer has its domicile or tax residence, all amounts required for the fulfilment of the payment obligations arising under the Securities,
 - (d) the New Issuer has agreed to indemnify and hold harmless each Security Holder against any tax, duty or other governmental charge imposed on such Security Holder in respect of such substitution and
 - (e) the Issuer irrevocably and unconditionally guarantees proper payment of the amounts due under these Terms and Conditions.

For purposes of this § 5 (1) "**Affiliate**" means an affiliated company (*verbundenes Unternehmen*) within the meaning of Section 15 of the German Stock Corporation Act (*Aktiengesetz*).

- (2) *Notice*: Any such substitution shall be notified in accordance with § 6 of the General Conditions.
- (3) *References*: In the event of any such substitution, any reference in these Terms and Conditions to the Issuer shall be deemed to refer to the New Issuer. Furthermore, any reference to the country, in which the Issuer is domiciled or resident for taxation purposes

shall be deemed to refer to the country of domicile or residence for taxation purposes of the New Issuer.

§ 6

Notices

(1) To the extent these Terms and Conditions provide for a notice pursuant to this § 6, these will be published on the Website for Notices (or another website communicated by the Issuer with at least six weeks advance notice in accordance with these provisions) and become effective vis-à-vis the Security Holders through such publication unless the notice provides for a later effective date or such later effective date is otherwise required under applicable law. If and to the extent that binding provisions of effective law or stock exchange provisions provide for other forms of publication, such publications must be made in addition and as provided for.

Other publications with regard to the Securities are published on the Website of the Issuer (or any successor website, which is notified by the Issuer in accordance with the above paragraph).

(2) In addition, the Issuer may deliver all notices concerning the Securities to the Clearing System for communication by the Clearing System to the Security Holders. Any such notice shall be deemed to have been given to the Security Holders on the [seventh] [●] [day] [Banking Day] after the day on which the said notice was given to the Clearing System.

Any notice published on the Website for Notices which has become effective shall prevail the notice via the Clearing System.

§ 7

Issuance of additional Securities, Repurchase

- (1) Issuance of additional Securities: The Issuer reserves the right from time to time without the consent of the Security Holders to issue additional Securities with identical terms and conditions (except for the issue date and the issue price), so that the same shall be consolidated and form a single series (the "Series") with this Tranche. The term "Securities" shall, in the event of such increase, also comprise all additionally issued Securities.
- (2) *Repurchase*: The Issuer shall be entitled at any time to purchase Securities in the market or otherwise and at any price. Securities repurchased by the Issuer may, at the Issuer's discretion, be held, resold or forwarded to the Principal Paying Agent for cancellation.

§ 8

(intentionally omitted)

§ 9

Partial Invalidity, Corrections

- (1) *Invalidity*: Should any provision of these Terms and Conditions be or become invalid or unenforceable in whole or in part, the remaining provisions are not affected thereby. Any gap arising as a result of invalidity or unenforceability of these Terms and Conditions is to be filled with a provision that corresponds to the meaning and intent of these Terms and Conditions and is in the interest of the parties.
- (2) Typing and calculation errors, inaccuracies and inconsistencies: The Issuer may amend these Terms and Conditions without having to obtain the prior consent of the Security Holders, provided that such amendments (i) do not prejudice the rights or interests of the Security Holders and (ii) are aimed at correcting a manifest or obvious error, or at removing inaccuracies or inconsistencies from the text. Any notices to the Security Holders relating to the amendments referred to in the previous sentence shall be made in accordance with Section 6 of these Terms and Conditions.

§ 10

Applicable Law, Choice of Forum

- (1) Applicable law: The Securities, as to form and content, and all rights and obligations thereunder shall be governed by the laws of the Republic of Italy.
- (2) *Choice of Forum*: To the extent permitted by law, all disputes arising from or in connection with the matters governed by these Terms and Conditions shall be brought before the Tribunal of Milan, Italy.

Part B – Product and Underlying Data

PART B – PRODUCT AND UNDERLYING DATA (the "Product and Underlying Data")

§ 1

Product Data

[Insert following Product Data in alphabetical or other order and/or in the form of a table³⁸ (in particular by Multi-Series Issuances):]

[Additional Conditional Amount (k): [Insert]]

[Additional Unconditional Amount (l): [Insert]]

[Additional Conditional Amount Payment Date (k): [Insert]]

[Additional Unconditional Amount Payment Date (1): [Insert]]

[Additional Conditional Amount Payment Factor (k): [Insert] [[maximum] [minimum]

[Insert]%] [between [Insert]% and [Insert]% [(indicative at [Insert]%)]]

[Additional Conditional Amount Payment Level (k): [Insert]]

[Aggregate Nominal Amount [of the Series]: [Insert]]

[Averaging Observation Date[s] (k): [Insert]]

[Banking Day: [Insert]]

[Banking Day Financial Centre: [Insert]]

[Barrier_[1]: [Insert]]

[Barrier₂: [Insert]]

[Barrier Level $_{[1]}$: [Insert] [[maximum] [minimum] [Insert]%] [between [Insert]% and

[*Insert*]% [(indicative at [*Insert*]%)]]

[Barrier Level₂: [Insert] [[maximum] [minimum] [Insert]%] [between [Insert]% and

[Insert]% [(indicative at [Insert]%)]]

[Barrier Observation Date[s][(b)]: [Insert]]

[Bonus Amount: [Insert]]

³⁸ Several consecutively numbered tables may be provided in the Final Terms depending on the product type.

[Cap: [Insert]] [Cap Level: [Insert]] [Commodity: [Insert]] [**D** (**k**): [*Insert*]] [Delivery Item: [Insert]] [Exchange Traded Commodity: [Insert]] [Expiry Date [(Data di Scadenza)]: [Insert]] [Factor (k): [Insert]] [Factor Type: [Insert]] [Final Interest Payment Date: [Insert]] [Final Knock-in Event: [Insert]] [Final Observation Date[s]: [Insert]] [Final Payment Date: [Insert]] [Final Redemption Amount: [Insert]] [Final Strike Level: [Insert]] [First Call Date: [Insert]] [First Day of the Barrier Observation Period: [Insert]] [First Day of the Best-out Period: [Insert]] [First Day of the Distribution Observation Period (k): [Insert]] [First Day of the Knock-in Observation Period: [Insert]] [First Day of the Observation Period: [Insert]] [First Day of the Worst-out Period: [Insert]] [First Redemption Date: [Insert]] **First Trade Date:** [*Insert*]

[Fixing Sponsor: [Insert]]

[Fixing Sponsor_p: [Insert]]

[Floor Level: [Insert]]

[Fund Share: [Insert]]

[FX Exchange Rate: [Insert]]

[FX_p Exchange Rate: [Insert]]

[FX Exchange Rate (1): [Insert]]

[FX Exchange Rate (2): [Insert]]

[FX Screen Page: [Insert]]

[FX Observation Date (final): [Insert]]

[FX_p Observation Date (final): [Insert]]

[FX Observation Date (initial): [Insert]]

[FX_p Observation Date (initial): [Insert]]

[FX Observation Date (k): [Insert]]

[FX_p Observation Date (k): [Insert]]

[FX Screen Page: [Insert]]

[Gap Risk Fee [in %]: [Insert]]

[Index Calculation Fee [in %]: [Insert]]

[Inducements: [Insert]]

[Initial Observation Date[s]: [Insert]]

[Initial Ratio: [Insert]]

[Interest Calculation Date: [Insert]]

[Interest Commencement Date: [Insert]]

[Interest End Date: [Insert]]

[Interest Payment Date[s]: [Insert]]

[Interest Period End Date: [Insert]]

Part B – Product and Underlying Data

[Interest Rate: [Insert]]

ISIN: [Insert]

[Issue Date: [Insert]]

[Issue Price: [Insert]]³⁹

Issue Volume of Series [in units]: [Insert]

Issue Volume of Tranche [in units]: [Insert]

[Issuing Agent: [Insert name and address]]

[Knock-in Barrier (b): [Insert]]

[Knock-in Level (b): [Insert]]

[Knock-in Participation Factor: [Insert]]

[Last Day of the Knock-in Observation Period: [Insert]]

[Last Day of the Barrier Observation Period: [Insert]]

[Last Day of the Best-in Period: [Insert]]

[Last Day of the Worst-in Period: [Insert]]

[Last Interest Payment Date: [Insert]]

[Leverage Factor: [Insert]]

[Lock-in Factor: [Insert]]

[Lock-in Level: [Insert]]

[Management Fee [in %]: [Insert]]

[Maximum Additional Conditional Amount [(k)]: [Insert]]

[Maximum Amount: [Insert]]

[Maximum Amount Down: [Insert]]

 $^{^{39}}$ If the Issue Price was not specified at the time of the creation of the Final Terms, the criteria for the price specification and the procedure for its publication shall be defined in Part A - General Information of the Final Terms.

[Maximum Amount Up: [Insert]] [Maximum Gap Risk Fee [in %]: [Insert]] [Maximum Quanto Fee [in %]: [Insert]] [Maximum Short Selling Fee [in %]: [Insert]] [Maximum Transaction Fee [in %]: [Insert]] [Minimum Additional Conditional Amount [(k)]: [Insert]] [Minimum Redemption Amount [Insert]] [Mnémonic Code: [Insert]] [**N**: [*Insert*]] [Negative Spread: [Insert]] [Nominal Amount: [Insert]] [Observation Date (k): [Insert]] [Participation Factor [Down]: [Insert]] [Participation Factor Up: [Insert]] [Participation Factor Current: [Insert]] [Product Specific Initial Costs: [Insert]] [Quanto Fee [in %]: [Insert]] [Ratio: [Insert]] [Ratio Adjustment Factor: [Insert]] [Ratio Factor: [Insert]] [R (initial): [Insert]] [Record Date: [Insert]] [Reference Underlying: [Insert]] **Reference Price:** [*Insert*]

[Reference Price of the Delivery Item: [Insert]]

[Registered Benchmark Administrator: [yes][no]] [Relevant Cash Component (b): [Insert]] [Relevant Cash Component (initial): [Insert]] [Reuters: [Insert]] [Screen Page: [Insert]] [Screen Page for the Continuous Observation: [Insert]] **Series Number:** [*Insert*] [Short Selling Fee [in %]: [Insert]] **Specified Currency:** [*Insert*] [Standard Currency: [Insert]] [Strike: [Insert]] [Strike Level: [Insert]] [Trading Code: [Insert]] **Tranche Number:** [Insert] **Underlying:** [Insert] [Underlying Currency: [Insert]] [Underlying Distribution Observation Date (final): [Insert]] [VolComparator:[Insert]] [VolComparator Sponsor:[Insert]] Website[s] for Notices: [Insert] Website[s] of the Issuer: [Insert]

WKN: [Insert]

§ 2 Underlying Data

[In the case of Securities linked to a share or a depository receipt as Underlying, the following applies:

[Table 2.1[a]:]

Underlying	Underlying Currency	[FX Exchange Rate]	[WKN]	[ISIN]	[Reuters]	[Bloomberg]	Relevant Exchange	Website
[Insert name of Underlying]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert Bloomberg ticker]	[Insert]	[Insert]

For further information about the past and future performance of the Underlying and its volatility, please refer to the Website as specified in the table.]

[In the case of Securities linked to an index as Underlying, the following applies:

[Table 2.1[a]:]

I	[Index Type]		[Leverage	1		_		[ISIN]	[Reuters]	[Bloomberg]	Index	[Registered	Index	[Inde	Website
lying		Underlying]	Factor]	Type]	lying	Exchange					Sponsor	Benchmark	Calculation	X	
					Currency	Rate]						Administrator]	Agent	fees]	
[Insert	[Price	[Insert]	[Insert]	[long]	[Insert]	[Insert]	[Insert]	[Insert	[Insert]	[Insert	[Insert]	[yes][no]	[Insert]	[Inse	[Insert]
name of	Return]			[short]]		Bloomberg				rt]	
Underl	[Net Return]									ticker]					
ying]	[Total														
	Return]														
	[Excess														
	Return]														
	[Distributing														
	Index]														

For further information about the past and future performance of the Underlying[, the related additional costs and fees] and its volatility, please refer to the Website as specified in the table.]

[In the case of Securities linked to a commodity as Underlying, the following applies:

[Table 2.1:]

Underlying	Underlying Currency	[FX Exchange Rate]	[WKN]	[ISIN]	[Reuters]	[Bloomberg]	Reference Market	Website
[Insert name of Underlying]	[Insert]	[Insert]	[Insert]	[Insert ISIN]	[Insert]	[Insert]	[Insert]	[Insert]

For further information about the past and future performance of the Underlying and its volatility, please refer to the Website as specified in the table.]

[In the case of Securities linked to an exchange traded commodity as Underlying, the following applies:

[Table 2.1:]

Underlying	Underlying Currency	[WKN]	[ISIN]	[Reuters]	[Bloomberg]	[ETC Issuer]	[ETC Underlying]	Website
[Insert name of Underlying]	[Insert]	[Insert]	[Insert]	[Insert RIC]	[Insert Bloomberg ticker]	[Insert]	[Insert]	[Insert]

For further information about the past and future performance of the Underlying and its volatility, please refer to the Website as specified in the table (or any successor page).]

[In the case of Securities with a futures contract as Underlying, the following applies:

Underlying	[Underlying Currency]	[FX Exchange Rate]	[ISIN]	[WKN]	[Reuters]	[Bloomberg]	[Roll Over Date[s]]	Reference Market	[Website]
[Insert specification of the Underlying and the contract date]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert RIC]	[Insert]	[Insert]	[Insert]	[Insert]

For further information about the past and future performance of the Underlying and its volatility, please refer to the Website as specified in the table.]

[In the case of Securities linked to a fund share as Underlying or where a fund share is the Delivery Item, the following applies:

[Table 2.1[b]:]

[Underlying] [Delivery Item]	[Underlying Currency] [Delivery Item Currency]	[Reference Price of the Underlying of the Delivery Item]	[Ratio of the Delivery Item]	[WKN]	[ISIN]	[Reuters]	[Bloomberg]	[Index Sponsor]	[Relevant Exchange [of the Delivery Item]]
[Insert name of [Underlying] [Delivery Item]]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert RIC]	[Insert Bloomberg ticker]	[Insert]	[Insert]

[Table 2.2:]

[Underlying] [Delivery Item]	[Administrator]	[Investment Adviser]	[Custodian Bank]	[Management Company]	[Portfolio Manager]	[Relevant Exchange]	[Auditor]	[Index Calculation Agent]	[Website [of the Delivery Item]]
[Insert name of Underlying]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]

For further information about the past and future performance of the Underlying and its volatility, please refer to the Website as specified in the table.]

[In the case of Securities where an Index Certificate is the Delivery Item, the following applies:

Table 2.1b:

Delivery	Delivery	[WKN]	[ISIN]	[Reuters]	[Bloomberg	[Calculatio	Issuer of	Underlying	[Reference	[Ratio of	[Relevant	[Calculatio	Website of
Item	Item]	n Agent of	the Delivery	of the	Price of the	the Delivery	Exchange	n Agent of	the Issuer
	Currency					the Delivery	Item	Delivery	Underlying	Item]	of the	the	of the
						Item		Item	of the		Delivery	Underlying	Delivery
									Delivery		Item]	of the	Item
									Item]			Delivery	
												Item]	
[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]	[Insert]

For further information about the past and future performance of the Delivery Item and its volatility, please refer to the Website as specified in the table.]

Part C – Special Conditions of the Securities

PART C – SPECIAL CONDITIONS OF THE SECURITIES (the "Special Conditions")

[Special Conditions that apply for particular product types:

Product Type 1: Discount Securities

[In the case of Discount Securities, the following applies:

§ 1

Definitions

["Adjustment Event" means [each of the following events]:

[In the case of a share or a depository receipt as Underlying, the following applies:

- each measure taken by the company that has issued the Underlying or by a third party, which would due to a change in the legal and financial position, in particular a change in the company's fixed assets and capital, affect the Underlying not only immaterially (in particular capital increase against cash contribution, issuance of securities with options or conversion rights into shares, capital increase with company funds, distribution of special dividends, share splits, merger, liquidation, nationalisation); whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]
- [(b) the Determining Futures Exchange adjusts the there traded Underlying Linked Derivatives[;]]
- [([●]) a Hedging Disruption occurs[;]]
- [([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of an index as Underlying, the following applies:

- (a) an Index Replacement Event occurs[;]
- [([•]) a Hedging Disruption occurs[;]]

[([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of an exchange traded commodity as Underlying, the following applies:

- (a) any change made with respect to the ETC Interest which has a material economic effect on the Underlying, in particular changes with respect to (i) the risk profile of the ETC Interest, (ii) the type, quality, nominal amount or reference value of the ETC Underlying, (iii) a reclassification or consolidation of the ETC Interests, including a change in the class or ranking of the ETC Interests, (iv) the currency of the ETC Interests, (v) the method of calculating the redemption value of the ETC Interest, (vi) the timetable for the redemption of the ETC Interests or (vii) the collateral arrangement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) (i) the redemption of existing ETC Interests or (ii) the reduction of the number of ETC Interests of an investor holding such ETC Interests for reasons outside the control of that investor; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (c) requests for the redemption of ETC Interests are executed only partially or not at all:
- (d) since the Trade Date, any additional fees, premiums, discounts, charges, commissions or similar fees are levied for the redemption of ETC Interests; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (e) the quotation of the ETC Interest at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)]

[in the case

of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (f) an early termination performed by the Determining Futures Exchange of the there traded Derivatives of the ETC Interest or the ETC Underlying;
- (g) (i) a change in the legal, accounting, or regulatory treatment of the ETC Interests; or (ii) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the ETC Issuer [or an ETC Services Provider] as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (h) (i) a breach by the ETC Issuer of its corporate purpose which has a material economic effect on the Underlying, or (ii) a breach of statutory or regulatory requirements by the ETC Issuer, including any missing licences or the revocation or withdrawal of required license in its home jurisdiction and in any jurisdiction it operates, or (iii) a breach by the ETC Issuer of its obligations in relation to the ETC Interests which has a material economic effect on the Underlying; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (i) (i) a change in the legal form of the ETC Issuer or (ii) the ETC Issuer of the ETC Interest is replaced;
- (j) (i) a deterioration of the ETC Issuer's financial position or assets which has a material economic effect on the Underlying, (ii) the initiation of composition, bankruptcy or insolvency proceedings, (iii) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the ETC Issuer, (iv) a requirement to transfer all or a substantial part of the assets of the ETC Issuer to a trustee, liquidator, insolvency administrator or similar office-holder or v) the legal prohibition of transfers of the ETC Interests by the investors holding such ETC Interests;
- (k) a demerger or spin-off or a subdivision of the ETC Issuer;
- [(1) an ETC Services Provider discontinues its services for the ETC Issuer in relation to the ETC Interests or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly

good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]

- [([•])] (i) the Issuer loses any license or permission or to use the ETC Interests as the Underlying for the Securities or (ii) the ETC Issuer prohibits that the Issuer uses the ETC Interests as Underlying for the Securities;
- [([●])] a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]

[[([●])] a Hedging Disruption occurs][.]]

[In the case of a fund share as Underlying, the following applies:

- (a) changes are made with respect to the Fund without the consent of the Calculation Agent which affect the ability of the Issuer to hedge its obligations under the Securities, in particular changes with respect to (i) the risk profile of the Fund, (ii) the investment objectives or investment strategy or investment restrictions of the Fund, (iii) the currency of the Fund Shares, (iv) the method of calculating the [NAV][Reference Price] or (v) the timetable for the subscription, issue, redemption or transfer of the Fund Shares; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) requests for the issue or purchase, redemption or sale or transfer of Fund Shares are executed only partially or not at all;
- (c) fees, premiums, discounts, charges, commissions, taxes or similar fees are levied for the issue or redemption of Fund Shares; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- the Fund or the Management Company or a provider of fund services appointed for (d) this purpose by the Fund or the Management Company fails to publish the [NAV][Reference Price] as scheduled or in accordance with normal practice;

- (e) a change in the legal form of the Fund;
- [([•]) the quotation of the Underlying at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]
- ([●]) a change of significant individuals in key positions at the Management Company or in the Fund Management; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) (i) a change in the legal, accounting, tax or regulatory treatment of the Fund or of the Management Company; or (ii) the suspension, cancellation, revocation or absence of the accreditation or registration of the Fund or of the Management Company; or (iii) the suspension, cancellation, revocation or absence of an authorisation of the Fund by the relevant authority; or (iv) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the Fund, the Management Company or a Fund Services Provider, or of individuals in key positions at the Management Company or in the Fund Management as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) [an early termination performed by the Determining Futures Exchange of the there traded Underlying Linked Derivatives;]
- ([●]) a breach by the Fund or the Management Company of the investment objectives, the investment strategy or the investment restrictions of the Fund that is material, or a breach of statutory or regulatory requirements by the Fund or the Management Company; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([•]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) which requires the Issuer, in relation to the subscription, redemption or holding of Fund Shares, (i) to create a reserve or provision, or (ii) to increase the amount of regulatory capital held by the Issuer with respect to complying with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities to an extent that is significant in comparison with the conditions applying on the First Trade Date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) as a result of which compliance by the Issuer with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities would become unlawful or impracticable or would entail substantially higher costs; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) an increase in the proportion of the volume held by the Issuer alone or together with a third party with which the Issuer enters into a hedging transaction with respect to the Securities beyond [insert relevant percentage]% of the Fund Shares outstanding;
- ([●]) the Issuer is required to consolidate the Fund as a result of accounting or other regulations;
- ([●]) the sale or redemption of the Fund Shares for reasons beyond the control of the Issuer and not relating to the Securities, provided that this is not solely for the purpose of entering into or unwinding hedging transactions;
- ([•]) an event or circumstance that has or could have the following effects: (i) the suspension of the issuance of additional Fund Shares or of the redemption of existing Fund Shares or (ii) the reduction of the number of Fund Shares of a shareholder in the Fund for reasons outside the control of that shareholder or (iii) the subdivision, consolidation or reclassification of the Fund Shares or (iv) payments in respect of a redemption of Fund Shares being made partly or wholly by means of a distribution in kind instead of for cash or (v) the creation of side pockets for segregated assets; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) the Management Company or a Fund Services Provider discontinues its services for the Fund or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) (i) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the Fund or the Fund Shares, (ii) the initiation of composition, bankruptcy or insolvency proceedings, a demerger or spin-off, a reclassification or consolidation, such as a change in the share class of the Fund or the merger of the Fund into or with another fund, (iii) a requirement to transfer all the Fund Shares to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the Fund Shares by the shareholders;
- ([●]) the initiation of composition, bankruptcy, insolvency, dissolution or comparable proceedings with respect to the Fund or the Management Company;
- ([●]) the Issuer loses the right to use the Fund as the Underlying for the Securities;
- ([●]) a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) no notification is given of the bases of taxation for the Fund in accordance with the applicable provisions of the German Investment Tax Act (*Investmentsteuergesetz*, "InvStG") or the Fund or the Management Company has announced that no notification of the bases of taxation will be given in accordance with the applicable provisions of the InvStG in the future;
- ([●]) changes in the investment or distribution policy of the Fund which could have a substantial negative effect on the amount of the Fund's distributions as well as distributions which diverge significantly from the Fund's normal distribution policy to date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Fund or the Management Company or a company affiliated to it breaches the agreement entered into with the Issuer in relation to the Fund in a significant respect

or terminates that agreement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) the Fund or the Management Company, contrary to normal practice to date, fails to provide the Calculation Agent with information that the latter reasonably considers necessary to enable it to monitor compliance with the Fund's investment guidelines or restrictions in a timely manner; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Fund or the Management Company fails to provide the Calculation Agent with the audited statement of accounts and, where relevant, the half-yearly report as soon as possible after receiving a corresponding request; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) any other event that could have a noticeable adverse effect on the [NAV][Reference Price] of the Fund or the ability of the Issuer to hedge its obligations under the Securities on more than a temporary basis; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the [NAV][Reference Price] is no longer published in the Underlying Currency;
- [([●]) if the Issuer does not receive any of the following information: (i) upon request a report on at least an annual basis to enable an assessment of the assets and liabilities, income and operations over the reporting period or (ii) a list of the investments held by the Fund and their weighting and, if the Fund invests in other funds, the corresponding positions of the investments held by these funds and their weighting on the next following Banking Day[;]]
- [([●]) a Hedging Disruption occurs[;]].]
- [([•]) [the Historic Volatility of the Underlying exceeds a volatility level of [*Insert*]%.]

[the difference between the Historic Volatility of the Underlying and the Historic Volatility of the VolComparator on both, a Calculation Date and a VolComparator Calculation Date exceeds [*Insert*]%.]

The "Historic Volatility of the Underlying" is calculated on [any day that is] a Calculation Date [and a VolComparator Calculation Date] on the basis of the daily logarithmic returns of the [NAV][Reference Price] over the immediately preceding [Insert number of days] Calculation Dates [which are also VolComparator Calculation Dates] in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{FRP(t-p)}{FRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{FRP(t-q)}{FRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

"t" is the relevant Calculation Date [which is also a VolComparator Calculation Date];

"T" is [Insert number of days];

"FRP (t-k)" (with k = p, q) is the [NAV][Reference Price] of the Underlying on the k-th Calculation Date [that are also VolComparator Calculation Dates] preceding the relevant Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on [a relevant][any day that is a] Calculation Date [and a VolComparator Calculation Date] using the daily returns of the [NAV][Reference Price] for the most recent [*Insert number of days*] Calculation Dates [which are also VolComparator Calculation Dates] and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the [NAV][Reference Price] between two consecutive Calculation Dates [which are also VolComparator Calculation Dates] in each case.]

[The "Historic Volatility of the VolComparator" is calculated on any day that is a VolComparator Calculation Date and a Calculation Date on the basis of the daily logarithmic returns of the VolComparator over the immediately preceding [Insert number of days] VolComparator Calculation Dates which are also Calculation Dates in each case using the following formula:

Part C – Special Conditions of the Securities – Product Type 1

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{BRP(t-p)}{BRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{BRP(t-q)}{BRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

"t" is the relevant VolComparator Calculation Date which is also a Calculation Date;

"T" is [Insert number of days];

"BRP (t-k)" (with k = p, q) is the VolComparator Reference Price on the k-th VolComparator Calculation Date that are also Calculation Dates preceding the relevant VolComparator Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on any day that is a VolComparator Calculation Date and a Calculation Date using the daily returns of the VolComparator for the most recent [*Insert number of days*] VolComparator Calculation Dates that are also Calculation Dates and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the VolComparator Reference Price between two consecutive VolComparator Calculation Dates that are also Calculation Dates in each case.]]

[The Calculation Agent is under no obligation to monitor whether or not one of the events referred to above has occurred.]]

["Administrator" means [the Administrator [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Administrator of the Fund, each and every reference to the Administrator in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Administrator][in relation to the Fund, a person, company or institution appointed for the purpose of providing administrative services to the Fund].]

["Auditor" means [the Auditor [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Auditor of the Fund, each and every reference to the Auditor in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Auditor][in relation to the Fund, a person, company or institution appointed for the purpose of auditing the Fund in connection with the annual report].]

"Banking Day" means each day (other than a Saturday or Sunday) on which the Clearing System [and the Trans-European Automated Real-time Gross settlement Express Transfer-

Part C – Special Conditions of the Securities –
Product Type 1

System (TARGET2) ("TARGET2")] [is][are] open for business [and commercial banks and foreign exchange markets settle payments in the Banking Day Financial Centre].

["Banking Day Financial Centre" means the Banking Day Financial Centre as specified in § 1 of the Product and Underlying Data.]

"Calculation Agent" means the Calculation Agent as specified in § 2 (2) of the General Conditions.

"Calculation Date" means each day on which the Reference Price is [normally] [reported and/or] published by the [Fund or the Management Company] [Relevant Exchange] [Index Sponsor or the Index Calculation Agent, as the case may be] [Reference Market][and][[FX] [FX (1) and FX (2)] [is] [are] customarily published [by the Fixing Sponsor]].

["Call Event" means [Share Call Event] [Index Call Event] [Commodity Call Event] [ETC Call Event] [Fund Call Event] [or FX Call Event].]

["Cap" means [the Cap as specified in § 1 of the Product and Underlying Data.] [Cap Level x R (initial).]]

["Cap Level" means the Cap Level as specified [in the column "Cap Level" in Table [●]] in § 1 of the Product and Underlying Data.]

["Change in Law" means that due to

- (a) the coming into effect of changes in laws or regulations (including but not limited to tax laws or capital market provisions) or
- (b) a change in relevant case law or administrative practice (including the administrative practice of the tax or financial supervisory authorities),

if such changes become effective on or after the First Trade Date,

- [(a)] the holding, acquisition or sale of the Underlying or assets that are needed in order to hedge price risks or other risks with respect to its obligations under the Securities is or becomes wholly or partially illegal for the Issuer [or
- (b) the costs associated with the obligations under the Securities have increased substantially (including but not limited to an increase in tax obligations, the reduction of tax benefits or other negative consequences with regard to tax treatment)].

The Issuer determines [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] whether this is the case.]

Part C – Special Conditions of the Securities –
Product Type 1

["Clearance System" means the principal domestic clearance system customarily used for settling trades [with respect to] [[in the securities that form the basis of] the Underlying][subscription or redemption of the Fund Shares] as determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Clearance System Business Day" means, with respect to the Clearance System, any day (other than a Saturday or Sunday) on which the Clearance System is open for the acceptance and execution of settlement instructions.]

["Clearing System" means [Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn ("CBF")] [Clearstream Banking S.A., Luxembourg ("CBL") and Euroclear Bank SA/NV ("Euroclear Bank") (CBL and Euroclear are individually referred to as an "ICSD" (International Central Securities Depository) and, collectively, the "ICSDs")] [Euroclear France SA ("Euroclear France")] [Monte Titoli S.p.A., with offices in Piazza degli Affari no. 6, Milan, Italy ("Monte Titoli")] [Insert other Clearing System(s)].]

["Commodity Call Event" means each of the following:

- a Reference Market Replacement Event has occurred and no suitable Replacement Reference Market is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the quotation of the Underlying no longer occurs in the Underlying Currency;
- (c) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early;
- (d) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s].

["Custodian Bank" means [the Custodian Bank [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Custodian Bank of the Fund, each and every reference to the Custodian Bank in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Custodian Bank] [in relation to the Fund, a person, company or institution acting as custodian of the Fund's assets].]

["**Determining Futures Exchange**" means the [options and/or] futures exchange, on which respective derivatives of the Underlying [or [– if derivatives on the Underlying are not

Part C – Special Conditions of the Securities –
Product Type 1

traded –] its [components][underlying assets]] [or derivatives on the commodity referenced by the Underlying] (the "**Underlying Linked Derivatives**") are mostly liquidly traded, such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions.

In the case of a material change in the market conditions at the Determining Futures Exchange, such as a final discontinuation of derivatives' quotation linked to the Underlying [or to its components] at the Determining Futures Exchange or a considerably restricted number or liquidity, it shall be substituted as the Determining Futures Exchange by another [options and/or] futures exchange that offers satisfactorily liquid trading in the Underlying Linked Derivatives (the "Substitute Futures Exchange"); such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In the event of such substitution, any reference to the Determining Futures Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Substitute Futures Exchange.]

[In the case of an exchange traded commodity as Underlying, the following applies:

["ETC Call Event" means each of the following:

- (a) the price of the Underlying is no longer calculated or published in the Underlying Currency[;][or]
- [(b) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s]; [or]
- ([●]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders [(an "ETC Replacement Event")]; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

"ETC Documents" means [in relation to an ETC Interest], the constitutive and governing documents, subscription agreements, custody agreements and all other agreements of the ETC Issuer which specify the terms and conditions of [the ETC Issuer and] the ETC Interest, in each case in the respective valid version.

Part C – Special Conditions of the Securities – Product Type 1

"ETC Interest" means a unit or note, as the case may be, of the ETC Issuer and of the series set out in § 1 of the Product and Underlying Data.

"ETC Issuer" means, in relation to an ETC Interest, the issuer issuing that ETC Interest.

["ETC Services Provider" means, in relation to an ETC Issuer, any person or entity that is appointed to provide services, directly or indirectly, to that ETC Issuer as specified in the ETC Documents, including any administrator, advisor, arranger, auditor, calculation agent, collateral agent, commodity or derivative counterparty, custodian bank, depository, manager, sponsor and trustee.]

"ETC Underlying" means the commodity tracked by the ETC Interest as specified in § 2 of the Product and Underlying Data.]

["Expiry Date [(Data di Scadenza)]" means the Expiry Date as specified in § 1 of the Product and Underlying Data.]

"Final Payment Date" means the Final Payment Date as specified in § 1 of the Product and Underlying Data.

["First Day of the [Best] [Worst]-out Period" means the First Day of the [Best] [Worst]-out Period as specified in § 1 of the Product and Underlying Data.]

"First Trade Date" means the First Trade Date as specified in § 1 of the Product and Underlying Data.

[In the case of Compo Securities or in the case of Quanto Securities with physical delivery, the following applies:

"Fixing Sponsor" means the Fixing Sponsor as specified in § 1 of the Product and Underlying Data.]

[In the case of a Fund Share as Underlying, the following applies:

"**Fund**" means, in relation to a Fund Share, the investment fund issuing that Fund Share or the Fund in whose assets the Fund Share represents a proportional interest.

["Fund Call Event" means any of the following events:

(a) [the quotation of the Underlying on the Relevant Exchange is suspended indefinitely or permanently discontinued and] no suitable Replacement Underlying or no suitable [Replacement Management Company][Replacement Exchange] is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by

Part C – Special Conditions of the Securities – Product Type 1

Italian law, insert: acting in accordance with relevant market practice and in good faith];

- [(b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;]
- ([●]) a Change in Law [and/or a [Hedging Disruption] [and/or] [Increased Costs of Hedging]] occur[s][;]
- [([•]) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early[;]]
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not justifiable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][("Fund Replacement Event")]].]

["Fund Delivery Disturbance Event" is any of the following events that is continuing on the Final Payment Date:

- (a) Due to legal requirements (including, laws, regulations, jurisprudence and administrative directives) the delivery of the Underlying would be unlawful, or
- (b) the legal requirements (including regulatory demands) for a delivery of the Underlying pursuant to these Terms and Conditions are not met;

whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Fund Documents" means the annual report and the half-yearly report, the prospectus (including the management regulations, terms and conditions), the key investor information and all other documents of the Fund which specify the terms and conditions of the Fund and the Fund Shares, in each case in the respective valid version.]

"Fund Management" means the persons responsible for the portfolio and/or risk management of the Fund.

"**Fund Services Provider**" means, if applicable, the Administrator, the Investment Adviser, the Custodian Bank, the Management Company, the Portfolio Manager and the Auditor.

"Fund Share" means a unit or share of the Fund and of the class set out under "Underlying" in § 1 of the Product and Underlying Data.]

Part C – Special Conditions of the Securities – Product Type 1

[In the case of Compo Securities or in the case of Quanto Securities with physical delivery, the following applies:

["FX" means the [official] [fixing of the] FX Exchange Rate [(mid exchange rate)] as reported and/or published [for] [at] [[Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If the FX Exchange Rate[(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or any successor page), FX shall be calculated by the Calculation Agent as the quotient of the number one (1) divided by the [official] fixing of the FX Inverse Exchange Rate as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [(Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If [also] the FX Inverse Exchange Rate [(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or any successor page), FX shall be calculated by the Calculation Agent as the quotient of the exchange rate for the conversion of one (1) Euro into the [Underlying Currency] [Specified Currency] divided by the exchange rate for the conversion of one (1) Euro into the [Specified Currency] [Underlying Currency] each as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].]

["FX (1)" means the [official] [fixing of the] FX Exchange Rate (1) [(mid exchange rate)] as reported and/or published [[Insert] [p.m.] [a.m.] [Insert] local time] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].]

["FX (2)" means the [official] [fixing of the] FX Exchange Rate (2) [(mid exchange rate)] as reported and/or published [[Insert] [p.m.] [a.m.] [Insert] local time] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].]

"**FX Calculation Date**" means each day on which FX [(1) and FX (2)] [is] [are] reported and/or published by the Fixing Sponsor [or, if FX [(1) or FX (2) [(mid exchange rate)]] is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor].

["**FX Call Event**" means[, with respect to FX (1) or FX (2), as the case may be,] each of the following events

[(a) no suitable New Fixing Sponsor (as specified in § [8][9] (1) of the Special Conditions) or Replacement Exchange Rate (as specified in § [8][9] (2) of the Special Conditions) is available; whether this is the case shall be determined by the

Part C – Special Conditions of the Securities – Product Type 1

Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] [,]]

- [([•]) the early termination by the Determining Futures Exchange of the there traded derivatives relating to the [Underlying [or its components]] [FX Exchange Rate][FX Exchange Rate (1) and/or FX Exchange Rate (2)] [,]]
- [([●]) due to the occurrence of special circumstances or force majeure (such as catastrophes, war, terror, insurgency, restrictions on payment transactions, entering of the currency used for the calculation into the European Economic Monetary Union, withdrawing of the relevant country from the European Economic Monetary Union and other circumstances having a comparable impact on [the respective] FX) the reliable determination of [the respective] FX is impossible or impracticable
- [([•]) a change in law [and/or a Hedging Disruption][and/or Increased Cost of Hedging] occur[s] [,]]
- [([●]) an adjustment pursuant to § 8 (1) [or § [9][●]([●])] of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["FX Exchange Rate" means the [exchange rate for the conversion of the [Specified Currency into the Underlying Currency] [Underlying Currency into the Specified Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Specified Currency] per unit of the [Specified Currency][Underlying Currency]].] [[The] FX Exchange Rate [as][is also] specified in § [1][2] of the Product and Underlying Data.]]

["FX Exchange Rate (1)" means the [exchange rate for the conversion of the [Standard Currency into the Underlying Currency] [Underlying Currency into the Standard Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Standard Currency] per unit of the [Standard Currency][Underlying Currency]].] [[The] FX Exchange Rate (1) [as][is also] specified in § [•] of Product and Underlying Data.]]

["FX Exchange Rate (2)" means the [exchange rate for the conversion of the [Standard Currency into the Specified Currency] [Specified Currency into the Standard Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Standard Currency] per unit of the [Standard Currency][Underlying Currency]].] [[The] FX Exchange Rate (2) [as][is also] specified in § [•] of Product and Underlying Data.]]

["**FX** (**final**)" means FX on the FX Observation Date (final).]

["FX (1) (final)" means FX (1) on the FX Observation Date (final).]

["FX (2) (final)" means FX (2) on the FX Observation Date (final).]

["FX Inverse Exchange Rate" means the [exchange rate for the conversion of the [Underlying Currency] [Specified Currency] into the [Specified Currency] [Underlying Currency], expressed as units (or fractional units) of the [Specified Currency][Underlying Currency] per unit of the [Underlying Currency][Specified Currency].] [[The] FX Inverse Exchange Rate [as] [is also] specified in § [1][2] of Product and Underlying Data.]]

"**FX Market Disruption Event**" means [, with respect to FX (1) or FX (2), as the case may be,] each of the following events:

- (a) the failure of the Fixing Sponsor to report and/or publish the [respective] FX [(1) or FX (2)] [or, if FX [(1) or FX (2)] is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor, the failure of the Fixing Sponsor to publish any such exchange rate fixing];
- (b) the suspension or restriction in foreign exchange trading for at least one of the two currencies quoted as a part of [the respective] FX [(1) or FX (2)] (including options or futures contracts) or the restriction of the convertibility of the currencies quoted in such exchange rate or the effective impossibility of obtaining a quotation of such exchange rate;
- (c) any other events with commercial effects which are similar to the events listed above;

to the extent that the above-mentioned events are material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

["FX Observation Date (final)" means the [FX Observation Date (final)][Final Observation Date] [as specified in § 1 of the Product and Underlying Data][immediately following the respective Observation Date]. [If the FX Observation Date (final) is not a FX Calculation Date, the immediately following day, which is a FX Calculation Date shall be the FX Observation Date (final).]]

"**FX Screen Page**" means the FX Screen Page as specified in § 1 of the Product and Underlying Data.]]

["Hedging Disruption" means that the Issuer is not able to

(a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be

Part C – Special Conditions of the Securities – Product Type 1

determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]; or

(b) realise, reclaim or pass on proceeds from such transactions or assets,

under conditions which are economically substantially equivalent to those on the First Trade Date.]

["Increased Costs of Hedging" means that the Issuer has to pay a substantially higher amount of taxes, duties, expenditures and fees (with the exception of broker fees) compared to the First Trade Date in order to

- (a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] or
- (b) realise, reclaim or pass on proceeds from such transactions or assets,

whereas cost increases due to a deterioration of the credit-worthiness of the Issuer are not considered as Increased Costs of Hedging.]

["Index Calculation Agent" means the Index Calculation Agent as specified [in the column "Index Calculation Agent" in Table 2.1] in § 2 of the Product and Underlying Data.]

["Index Call Event" means each of the following events:

- (a) an Index Replacement Event has occurred and no suitable Replacement Underlying is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]
- [(c) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early[;]];

Part C – Special Conditions of the Securities – Product Type 1

[([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["Index Fees" means the Index Fees as specified in § 2 of the Product and Underlying Data.]

["Index Replacement Event" means each of the following events:

- (a) changes in the relevant Index Concept or the calculation of the Underlying, that result in a new relevant Index Concept or calculation of the Underlying being no longer economically equivalent to the original relevant Index Concept or the original calculation of the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the calculation or publication of the Underlying is indefinitely or permanently discontinued, or replaced by another index;
- (c) the calculation or publication of the Underlying no longer occurs in the Underlying Currency;
- (d) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the Underlying as basis for the calculations or, respectively, specifications described in the Terms and Conditions of these Securities this also applies to the termination of the license to use the Underlying due to an unacceptable increase in license fees.

["Index Sponsor" means the Index Sponsor as specified in § 2 of the Product and Underlying Data.]

["Investment Adviser" means [the Investment Adviser [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Investment Adviser of the Fund, each and every reference to the Investment Adviser in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Investment Adviser] [in relation to the Fund, a person, company or institution appointed as an adviser with respect to the investment activities of the Fund].]

"Issue Date" means the Issue Date as specified in § 1 of the Product and Underlying Data.

Part C – Special Conditions of the Securities – Product Type 1

["**Issuing Agent**" means the Issuing Agent as specified in § 1 of the Product and Underlying Data.]

["Last Day of the [Best] [Worst]-in Period" means the Last Day of the [Best] [Worst]-in Period as specified in § 1 of the Product and Underlying Data.]

["Management Company" means [the Management Company [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund specifies another person, company or institution as the Management Company of the Fund, each and every reference to the Management Company in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Management Company] [in relation to the Fund, a person, company or institution that manages the Fund].]

"Market Disruption Event" means [FX Market Disruption Event.] [each of the following events:

[In the case of a share or a depository receipt as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions;
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;
- (c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities, [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange or, as the case may be, the Determining Futures Exchange.]

[In the case of an index as Underlying, the following applies:

in general the suspension or restriction of trading on the exchanges or the markets on which the [securities that form the basis of the Underlying][components of the Underlying] are listed or traded[, or on the respective futures exchanges or on the markets on which derivatives on the components of the Underlying] are listed or traded;

- (b) in relation to [individual securities which form the basis of the Underlying][components of the Underlying], the suspension or restriction of trading on the exchanges or on the markets on which such [securities][components] are traded [or on the respective futures exchange or the markets on which derivatives of such [securities][components] are traded;
- (c) in relation to individual Underlying Linked Derivatives, the suspension or restriction of trading on the Determining Futures Exchange or the markets on which such Underlying Linked Derivatives are traded;
- (d) the suspension of or failure or the non-publication of the calculation of the Underlying as a result of a decision by the Index Sponsor or the Index Calculation Agent;

[to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].] [to the extent that such Market Disruption Event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].] Any restriction of the trading hours or the number of days on which trading takes place on the [Relevant Exchange] [Reference Market] or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the [Relevant Exchange.]

[In the case of a commodity as Underlying, the following applies:

- (a) the suspension or restriction of trading or the price determination of the Underlying on the Reference Market or
- (b) the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange,

to the extent that such Market Disruption Event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Reference Market [or, as the case may be, the Determining Futures Exchange] shall not constitute a Market Disruption Event provided that the restriction is due to a previously

Part C – Special Conditions of the Securities – Product Type 1

announced change in the rules of the Reference Market [or, as the case may be, the Determining Futures Exchange].]

[In the case of an exchange traded commodity as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions;
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;
- (c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange [or, as the case may be, the Determining Futures Exchange,] shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange [or, as the case may be, the Determining Futures Exchange.]

[In the case of a fund share as Underlying, the following applies:

- (a) the failure to calculate or the non-publication of the calculation of the NAV as a result of a decision by the Management Company or by the Fund Services Provider on behalf of the Management Company, or
- (b) the closure, conversion or insolvency of the Underlying or other circumstances which make it impossible to determine the NAV, or
- (c) it is not possible to trade Fund Shares at the NAV. This also covers cases in which the Fund, the Management Company or the Fund Services Provider on their behalf decides to suspend the redemption or issue of Fund Shares for a specified period or to restrict the redemption or issue of Fund Shares to a specified portion of the Fund volume or to levy additional fees, or
- (d) the Fund or the Management Company redeems the Fund Shares in return for payment in kind instead of payment in cash, or
- (e) comparable events which affect the ability of the Issuer to hedge its obligations under the Securities, or

Part C – Special Conditions of the Securities – Product Type 1

- (f) in general the suspension or restriction of trading on exchanges, futures exchanges or markets on which financial instruments or currencies which constitute a significant factor affecting the value of the Fund are listed or traded, [or]
- [(g) in general the suspension or restriction of trading in a derivative on the index which the ETF aims to replicate ("**ETF-Benchmark**") or on an index which only differs from the ETF-Benchmark in the treatment of dividends, interest or distributions or the currency in which such index is calculated, or
- (h) the failure of the Relevant Exchange to open for trading during its regular trading sessions, or
- (i) the suspension or restriction of trading in the Underlying on the Relevant Exchange,]

to the extent that that event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]]

["Maximum Amount" means [the Maximum Amount as specified in § 1 of the Product and Underlying Data.] [Cap x Ratio [x FX (final)] [x FX (1) (final) / FX (2) (final)] [/ FX (final)] [/ (FX (1) (final) / FX (2) (final))].]

["NAV" means the official net asset value (the "Net Asset Value") for a Fund Share as published by the Fund or the Management Company or by a third person on their behalf and at which it is actually possible to redeem Fund Shares.]

"Observation Date" means each of the following Observation Dates:

["Initial Observation Date" means [the Initial Observation Date] [each of the Initial Observation Dates] as specified in § 1 of the Product and Underlying Data. If [the] [an] Initial Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the [respective] Initial Observation Date.]

"Final Observation Date" means [the Final Observation Date] [each of the Final Observation Dates] as specified in § 1 of the Product and Underlying Data. If [the] [a] Final Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the [respective] Final Observation Date. [If the last Final Observation Date is not a Calculation Date, the Final Payment Date will be postponed accordingly.] [The Final Payment Date will be postponed accordingly.] Interest shall not be payable due to such postponement.

["Portfolio Manager" means [the Portfolio Manager [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another

Part C – Special Conditions of the Securities – Product Type 1

person, company or institution as the Portfolio Manager of the Fund, each and every reference to the Portfolio Manager in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Portfolio Manager] [in relation to the Fund, a person, company or institution appointed as a portfolio manager with respect to the investment activities of the Fund].]

"**Principal Paying Agent**" means the Principal Paying Agent as specified in § 2 (1) of the General Conditions.

[In the case of Securities with final Reference Price observation, the following applies:

"R (final)" means the Reference Price on the Final Observation Date.]

[In the case of Securities with final average observation, the following applies:

"**R** (**final**)" means the equally weighted average (arithmetic mean) of the Reference Prices specified on the Final Observation Dates.]

[In the case of Securities with [best] [worst]-out observation, the following applies:

"**R** (**final**)" means the [highest] [lowest] Reference Price on [each of the Final Observation Dates] [each [Insert relevant date(s)] between the First Day of the [Best] [Worst]-out Period (including) and the Final Observation Date (including).]]

[In the case of Securities where R (initial) has already been specified, the following applies:

"R (initial)" means R (initial) as specified in § 1 of the Product and Underlying Data.]

[In the case of Securities with initial Reference Price observation, the following applies:

"R (initial)" means the Reference Price on the Initial Observation Date.]

[In the case of Securities with initial average observation, the following applies:

"**R** (initial)" means the equally weighted average (arithmetic mean) of the Reference Prices specified on the Initial Observation Dates.]

[In the case of Securities with [best] [worst]-in observation, the following applies:

"**R** (**initial**)" means the [highest] [lowest] Reference Price on [each of the Initial Observation Dates] [each [Insert relevant date(s)] between the Initial Observation Date (including) and the Last Day of the [Best] [Worst]-in Period (including).]

["Ratio" means the Ratio [as specified in § 1 of the Product and Underlying Data.] [which is calculated by the Calculation Agent as follows:

Part C – Special Conditions of the Securities – Product Type 1

Ratio = Ratio Factor [x FX (final)] [x FX (1) (final) / FX (2) (final)] [/ FX (final)] [/ (FX (1) (final) / FX (2) (final))].

[The Ratio shall be rounded up or down to six decimals, with 0.0000005 being rounded upwards.]]

["Ratio Factor" means the Ratio Factor as specified in § 1 of the Product and Underlying Data.]

"Redemption Amount" means the Redemption Amount as calculated or, respectively, specified by the Calculation Agent pursuant to § 4 of the Special Conditions.

["Reference Market" means the Reference Market as specified in § 2 of the Product and Underlying Data.]

["Reference Market Replacement Event" means that the trading of the Underlying at the Reference Market is suspended indefinitely or permanently discontinued; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

"Reference Price" means the Reference Price of the Underlying as specified in § 1 of the Product and Underlying Data [and expressed in the main unit of the Underlying Currency].

["Reference Price Replacement Event" means the indefinite suspension or permanent discontinuation of the publication of the Reference Price by the Reference Market; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Registered Benchmark Administrator" means that the Underlying is administered by an administrator who is registered in a register pursuant to Article 36 of the Benchmark Regulation as specified in § 2 of the Product and Underlying Data.]

["Relevant Exchange" means the [Relevant Exchange as specified in § 2 of the Product and Underlying Data] [exchange, on which the components of the Underlying are traded, such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions in accordance with such components' liquidity].

Part C – Special Conditions of the Securities – Product Type 1

In the case of a material change in the market conditions at the Relevant Exchange, such as a final discontinuation of the quotation [of the components] of the Underlying at the Relevant Exchange and the quotation at a different stock exchange or a considerably restricted liquidity, the Relevant Exchange shall be substituted as the Relevant Exchange by another exchange that offers satisfactorily liquid trading in the Underlying (the "Replacement Exchange"); such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In this case, any reference to the Relevant Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Replacement Exchange.]

["Security Holder" means the holder of a Security.]

["Settlement Cycle" means the period of Clearance System Business Days [following a transaction on the Relevant Exchange [in [the securities that form the basis of] the Underlying]] during which period settlement will customarily take place according to the rules of [such Relevant Exchange][that Clearance System [for subscription or redemption of the Fund Shares]].]

["Share Call Event" means each of the following events:

- (a) the quotation of the Underlying at the Relevant Exchange is suspended indefinitely or permanently discontinued and no suitable Replacement Exchange is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;
- (c) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]
- [(d) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early[;]]
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

Part C – Special Conditions of the Securities –
Product Type 1

"**Specified Currency**" means the Specified Currency as specified in § 1 of the Product and Underlying Data.

["Standard Currency" means the Standard Currency as specified in § 1 of the Product and Underlying Data.]

["**Terms and Conditions**" means the terms and conditions of these Securities as set out in the General Conditions (Part A), the Product and Underlying Data (Part B) and the Special Conditions (Part C).]

"Underlying" means the Underlying as specified in § 1 of the Product and Underlying Data.

"Underlying Currency" means the Underlying Currency as specified in § 2 of the Product and Underlying Data.

["VolComparator" means the index as specified in § 1 of the Product and Underlying Data.

"VolComparator Calculation Date" means each day on which the VolComparator Reference Price is calculated and published by the VolComparator Sponsor.

"VolComparator Reference Price" means the closing price of the VolComparator.

"VolComparator Sponsor" means the VolComparator Sponsor as specified in § 1 of the Product and Underlying Data.

"VolComparator Replacement Event" means

- (a) any change in the relevant index concept or the calculation of the VolComparator, that result in a new relevant index concept or calculation of the VolComparator being no longer economically equivalent to the original relevant index concept or the original calculation of the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the calculation or publication of the VolComparator is finally discontinued, or replaced by another index;
- (c) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the VolComparator as basis for any calculation or specifications described in these Terms and Conditions;
- (d) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by

Part C – Special Conditions of the Securities –
Product Type 1

German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

In cases of a VolComparator Replacement Event the Calculation Agent is entitled to determine [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], which index should be used in the future as a VolComparator (the "Replacement VolComparator"). The Replacement VolComparator will be published in accordance with § 6 of the General Conditions. Any reference to the replaced VolComparator in these Terms and Conditions shall be deemed to refer to the Replacement VolComparator.

If the VolComparator is no longer determined by the VolComparator Sponsor but rather by another person, company or institution (the "New VolComparator Sponsor"), then any calculation described in these Terms and Conditions shall occur on the basis of the VolComparator as determined by the New VolComparator Sponsor. In this case, any reference to the replaced VolComparator Sponsor in these Terms and Conditions shall be deemed to refer to the New VolComparator Sponsor.]

"Website[s] for Notices" means the Website[s] for Notices as specified in § 1 of the Product and Underlying Data.

"Website[s] of the Issuer" means the Website[s] of the Issuer as specified in § 1 of the Product and Underlying Data.

§ 2

Interest

Interest: The Securities do not bear interest.

§ 3

Redemption

[In the case of Securities with cash settlement, the following applies:

Redemption: The Securities shall be redeemed by payment of the Redemption Amount on the Final Payment Date pursuant to the provisions of § 6 of the Special Conditions.]

[In the case of Securities with physical delivery, the following applies:

Redemption: The Securities shall be redeemed either

- (i) if R (final) is equal to or greater than the Cap by payment of the Redemption Amount on the Final Payment Date pursuant to the provisions of § 6 of the Special Conditions, or
- (ii) if R (final) is lower than the Cap by delivery of the Underlying in a quantity expressed by the Ratio per Security. If the Ratio leads to a [non-deliverable] fraction of the Underlying, a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of the [non-deliverable] [not delivered] fraction of the Underlying (the "Supplemental Cash Amount") which is calculated from the Reference Price on the Final Observation Date multiplied by the [non-deliverable][not delivered] fraction of the Underlying [and divided by FX (final)] [and divided by (FX (1) (final) / FX (2) (final))] [and multiplied by FX (final)] [and multiplied by (FX (1) (final) / FX (2) (final))].]

§ 4

Redemption Amount

Redemption Amount: The Redemption Amount corresponds to an amount in the Specified Currency calculated or specified by the Calculation Agent as follows:

[In the case of Securities with cash settlement, the following applies:

The Redemption Amount corresponds to R (final) x Ratio.

However, the Redemption Amount is not greater than the Maximum Amount.]

[In the case of Securities with physical delivery, the following applies:

The Redemption Amount corresponds to the Maximum Amount.]

[In the case of Quanto Securities, the following applies:

For the calculation of the Redemption Amount one unit of the Underlying Currency is equal to one unit of the Specified Currency.]]

Part C – Special Conditions of the Securities – Product Type 2-6a

Product Type 2: Closed End Securities

Product Type 3: Closed End Leverage Securities

Product Type 4: Open End Securities

Product Type 5: Open End Leverage Securities

Product Type 6: Step-In Tracker Securities

Product Type 6a: Knock-in Step-In Tracker Securities

[In the case of Closed End (Leverage) Securities, Open End (Leverage) Securities, Step-In Tracker Securities and Knock-in Step-In Tracker Securities, the following applies:

§ 1

Definitions

["Additional Unconditional Amount (l)" means the Additional Unconditional Amount (l) as specified in § 1 of the Product and Underlying Data.]

["Additional Unconditional Amount Payment Date (I)" means the Additional Unconditional Amount Payment Date (I) as specified in § 1 of the Product and Underlying Data.]

["Abandonment of System" means that the system for transferring EU emission allowances established pursuant to the Directive 2003/87/EC of the European Parliament and of the Council of 13 October 2003 as amended by Directive 2018/410 of the European Parliament and of the Council of 13 October 2003, establishing a system for greenhouse gas emission allowance trading within the European Union and amending Council Directive 96/61/EC (as amended from time to time) and EU Commission Regulation (EU) No. 389/2013 of 2 May 2013 establishing a Union Registry pursuant to Directive 2003/87/EC of the European Parliament and of the Council, Decisions No 280/2004/EC and No 406/2009/EC of the European Parliament and of the Council and repealing Commission Regulations (EU) No 920/2010 and No 1193/2011 (as amended from time to time), as implemented by the national laws of the member states of the European Union is, as a result of official written public pronouncement by the European Union, no longer scheduled to proceed or is to be discontinued.]

["Adjustment Date" means each calendar day following the First Trade Date.]

["Adjustment Event" means [each of the following events]:

Part C – Special Conditions of the Securities – Product Type 2-6a

[In the case of Step-In Tracker Securities and Knock-in Step-In Tracker Securities with a share or a depository receipt as Underlying, the following applies:

- each measure taken by the company that has issued the Underlying or by a third party, which would due to a change in the legal and financial position, in particular a change in the company's fixed assets and capital, affect the Underlying not only immaterially (in particular capital increase against cash contribution, issuance of securities with options or conversion rights into shares, capital increase with company funds, distribution of special dividends, share splits, merger, liquidation, nationalisation); whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]
- [(b) the Determining Futures Exchange adjusts the there traded Underlying Linked Derivatives[;]]
- [([●]) a Hedging Disruption occurs[;]]
- [([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of Securities linked to an index as Underlying which is not a Reference Strategy Index, the following applies:

- (a) an Index Replacement Event occurs[;]
- [(b) an index split / reverse split performed by the Index Sponsor, i.e. a rescaling of the index level by means of division / multiplication by a value specified by the Index Sponsor;]
- [([●]) a Hedging Disruption occurs[;]]
- [([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

- any change made with respect to the ETC Interest which has a material economic effect on the Underlying, in particular changes with respect to (i) the risk profile of the ETC Interest, (ii) the type, quality, nominal amount or reference value of the ETC Underlying, (iii) a reclassification or consolidation of the ETC Interests, including a change in the class or ranking of the ETC Interests, (iv) the currency of the ETC Interests, (v) the method of calculating the redemption value of the ETC Interest, (vi) the timetable for the redemption of the ETC Interests or (vii) the collateral arrangement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) (i) the redemption of existing ETC Interests or (ii) the reduction of the number of ETC Interests of an investor holding such ETC Interests for reasons outside the control of that investor; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (c) requests for the redemption of ETC Interests are executed only partially or not at all;
- (d) since the Trade Date, any additional fees, premiums, discounts, charges, commissions or similar fees are levied for the redemption of ETC Interests; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (e) the quotation of the ETC Interest at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (f) an early termination performed by the Determining Futures Exchange of the there traded Derivatives of the ETC Interest or the ETC Underlying;
- (g) (i) a change in the legal, accounting, or regulatory treatment of the ETC Interests; or (ii) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities

of the ETC Issuer [or an ETC Services Provider] as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (h) (i) a breach by the ETC Issuer of its corporate purpose which has a material economic effect on the Underlying, or (ii) a breach of statutory or regulatory requirements by the ETC Issuer, including any missing licences or the revocation or withdrawal of required license in its home jurisdiction and in any jurisdiction it operates, or (iii) a breach by the ETC Issuer of its obligations in relation to the ETC Interests which has a material economic effect on the Underlying; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (i) (i) a change in the legal form of the ETC Issuer or (ii) the ETC Issuer of the ETC Interest is replaced;
- (j) (i) a deterioration of the ETC Issuer's financial position or assets which has a material economic effect on the Underlying, (ii) the initiation of composition, bankruptcy or insolvency proceedings, (iii) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the ETC Issuer, (iii) a requirement to transfer all or a substantial part of the assets of the ETC Issuer to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the ETC Interests by the investors holding such ETC Interests;
- (k) a demerger or spin-off or a subdivision of the ETC Issuer;
- [(1) an ETC Services Provider discontinues its services for the ETC Issuer in relation to the ETC Interests or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]
- [([•])] (i) the Issuer loses any license or permission or to use the ETC Interests as the Underlying for the Securities or (ii) the ETC Issuer prohibits that the Issuer uses the ETC Interests as Underlying for the Securities;

[([•])] a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]

[[([●])] a Hedging Disruption occurs][.]]

[In the case of a fund share as Underlying, the following applies:

- changes are made with respect to the Fund without the consent of the Calculation Agent which affect the ability of the Issuer to hedge its obligations under the Securities, in particular changes with respect to (i) the risk profile of the Fund, (ii) the investment objectives or investment strategy or investment restrictions of the Fund, (iii) the currency of the Fund Shares, (iv) the method of calculating the [NAV][Reference Price] or (v) the timetable for the subscription, issue, redemption or transfer of the Fund Shares; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) requests for the issue or purchase, redemption or sale or transfer of Fund Shares are executed only partially or not at all;
- (c) fees, premiums, discounts, charges, commissions, taxes or similar fees are levied for the issue or redemption of Fund Shares; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (d) the Fund or the Management Company or a provider of fund services appointed for this purpose by the Fund or the Management Company fails to publish the [NAV][Reference Price] as scheduled or in accordance with normal practice;
- (e) a change in the legal form of the Fund;
- [([•]) the quotation of the Underlying at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)]

[in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]

- ([●]) a change of significant individuals in key positions at the Management Company or in the Fund Management; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) (i) a change in the legal, accounting, tax or regulatory treatment of the Fund or of the Management Company; or (ii) the suspension, cancellation, revocation or absence of the accreditation or registration of the Fund or of the Management Company; or (iii) the suspension, cancellation, revocation or absence of an authorisation of the Fund by the relevant authority; or (iv) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the Fund, the Management Company or a Fund Services Provider, or of individuals in key positions at the Management Company or in the Fund Management as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) [an early termination performed by the Determining Futures Exchange of the there traded Underlying Linked Derivatives;]
- ([●]) a breach by the Fund or the Management Company of the investment objectives, the investment strategy or the investment restrictions of the Fund that is material, or a breach of statutory or regulatory requirements by the Fund or the Management Company; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) which requires the Issuer, in relation to the subscription, redemption or holding of Fund Shares, (i) to create a reserve or provision, or (ii) to increase the amount of regulatory capital held by the Issuer with respect to complying with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities to an extent that is significant in

Part C – Special Conditions of the Securities – Product Type 2-6a

comparison with the conditions applying on the First Trade Date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) as a result of which compliance by the Issuer with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities would become unlawful or impracticable or would entail substantially higher costs; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) an increase in the proportion of the volume held by the Issuer alone or together with a third party with which the Issuer enters into a hedging transaction with respect to the Securities beyond [insert relevant percentage]% of the Fund Shares outstanding;
- ([●]) the Issuer is required to consolidate the Fund as a result of accounting or other regulations;
- ([●]) the sale or redemption of the Fund Shares for reasons beyond the control of the Issuer and not relating to the Securities, provided that this is not solely for the purpose of entering into or unwinding hedging transactions;
- ([•]) an event or circumstance that has or could have the following effects: (i) the suspension of the issuance of additional Fund Shares or of the redemption of existing Fund Shares or (ii) the reduction of the number of Fund Shares of a shareholder in the Fund for reasons outside the control of that shareholder or (iii) the subdivision, consolidation or reclassification of the Fund Shares or (iv) payments in respect of a redemption of Fund Shares being made partly or wholly by means of a distribution in kind instead of for cash or (v) the creation of side pockets for segregated assets; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Management Company or a Fund Services Provider discontinues its services for the Fund or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion

(§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) (i) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the Fund or the Fund Shares, (ii) the initiation of composition, bankruptcy or insolvency proceedings, a demerger or spin-off, a reclassification or consolidation, such as a change in the share class of the Fund or the merger of the Fund into or with another fund, (iii) a requirement to transfer all the Fund Shares to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the Fund Shares by the shareholders;
- ([●]) the initiation of composition, bankruptcy, insolvency, dissolution or comparable proceedings with respect to the Fund or the Management Company;
- ([●]) the Issuer loses the right to use the Fund as the Underlying for the Securities;
- ([●]) a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) no notification is given of the bases of taxation for the Fund in accordance with the applicable provisions of the German Investment Tax Act (*Investmentsteuergesetz*, "InvStG") or the Fund or the Management Company has announced that no notification of the bases of taxation will be given in accordance with the applicable provisions of the InvStG in the future;
- ([●]) changes in the investment or distribution policy of the Fund which could have a substantial negative effect on the amount of the Fund's distributions as well as distributions which diverge significantly from the Fund's normal distribution policy to date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Fund or the Management Company or a company affiliated to it breaches the agreement entered into with the Issuer in relation to the Fund in a significant respect or terminates that agreement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by

Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) the Fund or the Management Company, contrary to normal practice to date, fails to provide the Calculation Agent with information that the latter reasonably considers necessary to enable it to monitor compliance with the Fund's investment guidelines or restrictions in a timely manner; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Fund or the Management Company fails to provide the Calculation Agent with the audited statement of accounts and, where relevant, the half-yearly report as soon as possible after receiving a corresponding request; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) any other event that could have a noticeable adverse effect on the [NAV][Reference Price] of the Fund or the ability of the Issuer to hedge its obligations under the Securities on more than a temporary basis; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the [NAV][Reference Price] is no longer published in the Underlying Currency;
- [([●]) if the Issuer does not receive any of the following information: (i) upon request a report on at least an annual basis to enable an assessment of the assets and liabilities, income and operations over the reporting period or (ii) a list of the investments held by the Fund and their weighting and, if the Fund invests in other funds, the corresponding positions of the investments held by these funds and their weighting on the next following Banking Day[;]]
- [([●]) a Hedging Disruption occurs[;]].]
- [([●]) [the Historic Volatility of the Underlying exceeds a volatility level of [*Insert*]%.]

[the difference between the Historic Volatility of the Underlying and the Historic Volatility of the VolComparator on both, a Calculation Date and a VolComparator Calculation Date exceeds [*Insert*]%.]

The "Historic Volatility of the Underlying" is calculated on [any day that is] a Calculation Date [and a VolComparator Calculation Date] on the basis of the daily logarithmic returns of the [NAV][Reference Price] over the immediately preceding [Insert number of days] Calculation Dates [which are also VolComparator Calculation Dates] in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{FRP(t-p)}{FRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{FRP(t-q)}{FRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

"t" is the relevant Calculation Date [which is also a VolComparator Calculation Date];

"T" is [Insert number of days];

"FRP (t-k)" (with k = p, q) is the [NAV][Reference Price] of the Underlying on the k-th Calculation Date [that are also VolComparator Calculation Dates] preceding the relevant Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on [a relevant][any day that is a] Calculation Date [and a VolComparator Calculation Date] using the daily returns of the [NAV][Reference Price] for the most recent [*Insert number of days*] Calculation Dates [which are also VolComparator Calculation Dates] and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the [NAV][Reference Price] between two consecutive Calculation Dates [which are also VolComparator Calculation Dates] in each case.]

[The "Historic Volatility of the VolComparator" is calculated on any day that is a VolComparator Calculation Date and a Calculation Date on the basis of the daily logarithmic returns of the VolComparator over the immediately preceding [Insert number of days] VolComparator Calculation Dates which are also Calculation Dates in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{BRP(t-p)}{BRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{BRP(t-q)}{BRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

"t" is the relevant VolComparator Calculation Date which is also a Calculation Date;

"T" is [Insert number of days];

"BRP (t-k)" (with k = p, q) is the VolComparator Reference Price on the k-th VolComparator Calculation Date that are also Calculation Dates preceding the relevant VolComparator Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on any day that is a VolComparator Calculation Date and a Calculation Date using the daily returns of the VolComparator for the most recent [*Insert number of days*] VolComparator Calculation Dates that are also Calculation Dates and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the VolComparator Reference Price between two consecutive VolComparator Calculation Dates that are also Calculation Dates in each case.]]

[In the case of Securities linked to a futures contract as Underlying, the following applies:

- (a) the trading in the Underlying on the Reference market is suspended or terminated indefinitely; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(b) a material change in the trading conditions on the Reference Market (in particular a massively limited liquidity), whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]
- [([●]) a Hedging Disruption occurs;]
- ([●]) an event that has equivalent economic consequences to the events above, whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

Part C – Special Conditions of the Securities – Product Type 2-6a

[The Calculation Agent is under no obligation to monitor whether or not one of the events referred to above has occurred.]]

["Administrator" means [the Administrator [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Administrator of the Fund, each and every reference to the Administrator in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Administrator][in relation to the Fund, a person, company or institution appointed for the purpose of providing administrative services to the Fund].]

["Aggregate Nominal Amount" means the Aggregate Nominal Amount of the Series as specified in § 1 of the Product and Underlying Data.]

["Auditor" means [the Auditor [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Auditor of the Fund, each and every reference to the Auditor in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Auditor][in relation to the Fund, a person, company or institution appointed for the purpose of auditing the Fund in connection with the annual report].]

"Banking Day" means each day (other than a Saturday or Sunday) on which the Clearing System [and the Trans-European Automated Real-time Gross settlement Express Transfer-System (TARGET2) ("TARGET2")] [is][are] open for business [and commercial banks and foreign exchange markets settle payments in the Banking Day Financial Centre].

["Banking Day Financial Centre" means the Banking Day Financial Centre as specified in § 1 of the Product and Underlying Data.]

"Calculation Agent" means the Calculation Agent as specified in § 2 (2) of the General Conditions.

["Calculation Agent of the Delivery Item" means the Calculation Agent of the Delivery Item as defined in § 2 of the Product and Underlying Data.]

["Calculation Agent of the Underlying of the Delivery Item" means the Calculation Agent of the Underlying of the Delivery Item as defined in § 2 of the Product and Underlying Data.]

"Calculation Date" means each day on which the [Reference Price is [normally] [reported and/or] published by the [Fund or the Management Company] [Relevant Exchange] [Index Sponsor or the Index Calculation Agent, as the case may be] [Reference Market]][Reference Market is open for trading during its normal trading hours][and][[FX] [FX (1) and FX (2)] [is] [are] customarily published [by the Fixing Sponsor].

Part C – Special Conditions of the Securities – Product Type 2-6a

["Calculation Date of the Delivery Item" means any day on which [the Reference Price of the Delivery Item is [usually] published [by the Fund or the Management Company] [by the Relevant Exchange of the Delivery Item]] [the Reference Price of the Underlying of the Delivery Item is [usually] published by the Calculation Agent of the Underlying of the Delivery Item].]

["Calculation Period" means any period of time from and including the first day of such period to but excluding the last day of such period.]

[In the case of Act/Act (ICMA), the following applies:

"Calculation Period" is each period, for which an Interest Amount is to be calculated.]

"Call Date" means the Call Date as defined in § 5 (2) of the Special Conditions.

["Call Event" means [Share Call Event] [Index Call Event] [Commodity Call Event] [ETC Call Event] [Future Call Event] [Fund Call Event] [,][or] [FX Call Event] [,][or] [Gap Risk Fee Excess Call Event] [,][or] [Quanto Fee Excess Call Event] [or] [Short Selling Fee Excess Call Event].]

["Change in Law" means that due to

- (a) the coming into effect of changes in laws or regulations (including but not limited to tax laws or capital market provisions) or
- (b) a change in relevant case law or administrative practice (including the administrative practice of the tax or financial supervisory authorities),

if such changes become effective on or after the First Trade Date,

- [(a)] the holding, acquisition or sale of the [Underlying] [and/or] [the Delivery Item] or assets that are needed in order to hedge price risks or other risks with respect to its obligations under the Securities is or becomes wholly or partially illegal for the Issuer [or
- (b) the costs associated with the obligations under the Securities have increased substantially (including but not limited to an increase in tax obligations, the reduction of tax benefits or other negative consequences with regard to tax treatment)].

The Issuer determines [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] whether this is the case.]

Part C – Special Conditions of the Securities – Product Type 2-6a

["Clearance System" means the principal domestic clearance system customarily used for settling trades [with respect to] [[in the securities that form the basis of] the [Underlying] [and] [[the] Delivery Item [respectively]]] [subscription or redemption of the Fund Shares] as determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Clearance System Business Day" means, with respect to the Clearance System, any day (other than a Saturday or Sunday) on which the Clearance System is open for the acceptance and execution of settlement instructions.]

["Clearing System" means [Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn ("CBF")] [Clearstream Banking S.A., Luxembourg ("CBL") and Euroclear Bank SA/NV ("Euroclear Bank") (CBL and Euroclear are individually referred to as an "ICSD" (International Central Securities Depository) and, collectively, the "ICSDs")] [Euroclear France SA ("Euroclear France")] [Monte Titoli S.p.A., with offices in Piazza degli Affari no. 6, Milan, Italy ("Monte Titoli")] [Insert other Clearing System(s)].]

[In the case of Securities linked to a commodity as Underlying, the following applies:

["Commodity" is the Commodity which is the base for the Underlying. [The Commodity is determined in § 2 of the Product and Underlying Data.]]

["Commodity Call Event" means each of the following:

- a Reference Market Replacement Event has occurred and no suitable Replacement Reference Market is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the quotation of the Underlying no longer occurs in the Underlying Currency;
- (c) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early;
- (d) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s].

["Custodian Bank" means [the Custodian Bank [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Custodian Bank of the Fund, each and every reference to the Custodian Bank in these Terms and Conditions shall be deemed, depending on the

Part C – Special Conditions of the Securities –
Product Type 2-6a

context, to refer to the new Custodian Bank] [in relation to the Fund, a person, company or institution acting as custodian of the Fund's assets].]

["**Delivery Date**" is the delivery date calculated or determined by the Calculation Agent in accordance with § 4 of the Special Conditions.]

["**Delivery Item**" is a [Fund Share] [Index Certificate] as specified in § 1 of the Product and Underlying Data.]

["**Delivery Item Currency**" is the Delivery Item Currency as defined in § 2 of the Product and Underlying Data.]

["Determining Futures Exchange" means the [options and/or] futures exchange, on which respective derivatives of the Underlying [or the Delivery Item, respectively,] [or [– if derivatives on the Underlying [or the Delivery Item, respectively,] are not traded –] its [components][underlying assets]] [or derivatives on the commodity referenced by the Underlying [or the Delivery Item, respectively,]] (the "Underlying Linked Derivatives") are mostly liquidly traded, such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions.

In the case of a material change in the market conditions at the Determining Futures Exchange, such as a final discontinuation of derivatives' quotation linked to the Underlying [or to its components] at the Determining Futures Exchange or a considerably restricted number or liquidity, it shall be substituted as the Determining Futures Exchange by another [options and/or] futures exchange that offers satisfactorily liquid trading in the Underlying Linked Derivatives (the "Substitute Futures Exchange"); such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In the event of such substitution, any reference to the Determining Futures Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Substitute Futures Exchange.]

["Distribution Amount (k)" (with k = 1, 2, ..., final) is, in relation to an Underlying Distribution Observation Period (k), the Distribution Amount (k) calculated by the Calculation Agent on the respective Underlying Distribution Observation Date (k) (where k = 1, 2, ..., final) in accordance with § 4 of the Special Conditions.

"Distribution Amount Payment Date (k)" (with k = 1, 2, ..., final) is, in relation to an Underlying Distribution Observation Period (k), the [[fifth] [Insert number] Banking Business Day after the corresponding Underlying Distribution Observation Date

Part C – Special Conditions of the Securities – Product Type 2-6a

(k).][Distribution Amount Payment Date (k) as specified in § 1 of the Product and Underlying Data.]]

["Dividend Tax Deduction" is a percentage amount which reflects the deduction of Taxes (as defined in § 3 of the General Conditions) affecting the Issuer due to a dividend payment of [a component of] the Underlying. The Dividend Tax Deduction is determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] based on the dividend resolution of the issuer of the [relevant component of the] Underlying. The Dividend Tax Deduction on the First Trade Date is zero.

"**Dividend Tax Deduction (t)**" means the Dividend Tax Deduction applicable on the relevant calendar day (t).]

[In the case of Securities linked to a distributing index as Underlying, the following applies:

"Dividend Market Disruption Event" means each of the following events:

- (a) the non-calculation of the Theoretical Cash Component by the Index Calculation Agent for a Dividend Observation Date (k) (with k = 1, 2, ...[, final]);
- (b) the Theoretical Cash Component is neither published nor provided to the Calculation Agent by neither the Index Calculation Agent nor by the Index Sponsor.

"Dividend Amount (k)" (with k = 1, 2, ...[, final]) means the respective Dividend Amount (k) as calculated by the Calculation Agent on the respective Dividend Observation Date (k) pursuant to § 4 of the Special Conditions.

"Dividend Amount Payment Date (k)" (with k = 1, 2, ...[, final]) is [[five] [Insert day(s)] Banking Days after the respective Dividend Observation Date (k) (with k = 1, 2, ...).][the Dividend Amount Payment Date (k) as specified in § 1 of the Product and Underlying Data[, but not earlier than the third Banking Day following the respective Dividend Observation Date (k)].]

"Dividend Observation Date (k)" (with k = 0, 1, 2, ...[, final]) means the [second last] [Insert day] [Calculation Date][calendar day] of the [months][month] [Insert month(s)] of each year, where k = 1 [is the Dividend Observation Date immediately following the First Trade Date][is the [Insert day] [Calculation Date][calendar day] of [Insert month] of the year [Insert year] and $k = [\bullet]$ is the [Insert day] [Calculation Date][calendar day] of [Insert month] of the year [Insert year]].[If such day is not a Calculation Date, then the immediately following date that is a Calculation Date shall be the respective Dividend Observation Date.]

Part C – Special Conditions of the Securities –

"Dividend Period (k)" means each calendar day from the Dividend Observation Date (k-1) (with k = 1, 2, ..., final) (excluding) to the Dividend Observation Date (k) (with k = 1, 2, ...[, final]) (including).

The "**Dividend Value** (k)" (with k = 1, 2, ...[, final]) will be determined for the respective Dividend Period (k) (with k = 1, 2, ..., [final]) as the value of the theoretical cash component of the Underlying (the "Theoretical Cash Component") as calculated by the Index Calculation Agent on the respective Dividend Observation Date (k) (with k = 1, 2, ...[, final]) and published on the Issuer's website [Insert website] with the respective product information. [After each Dividend Observation Date (k) (with k = 1, 2, ...[, final]), the Theoretical Cash Component will be reset to zero and newly calculated. The method of calculating the Theoretical Cash Component by the Index Calculation Agent will be available on the website of the Index Calculation Agent [Insert website].]

[In the case of an exchange traded commodity as Underlying, the following applies:

["ETC Call Event" means each of the following:

- (a) the price of the Underlying is no longer calculated or published in the Underlying Currency[;][or]
- a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of (b) Hedging]] occur[s]; [or]
- an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not $([\bullet])$ reasonable with regard to the Issuer and/or the Security Holders [(an "ETC **Replacement Event**")]; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

"ETC Documents" means [in relation to an ETC Interest], the constitutive and governing documents, subscription agreements, custody agreements and all other agreements of the ETC Issuer which specify the terms and conditions of [the ETC Issuer and] the ETC Interest, in each case in the respective valid version.

"ETC Interest" means a unit or note, as the case may be, of the ETC Issuer and of the series set out in § 1 of the Product and Underlying Data.

"ETC Issuer" means, in relation to an ETC Interest, the issuer issuing that ETC Interest.

["ETC Services Provider" means, in relation to an ETC Issuer, any person or entity that is appointed to provide services, directly or indirectly, to that ETC Issuer as specified in the ETC Documents, including any administrator, advisor, arranger, auditor, calculation agent,

Part C – Special Conditions of the Securities –
Product Type 2-6a

collateral agent, commodity or derivative counterparty, custodian bank, depository, manager, sponsor and trustee.]

"ETC Underlying" means the commodity tracked by the ETC Interest as specified in § 2 of the Product and Underlying Data.]

["Expiry Date [(Data di Scadenza)]" means the Expiry Date as specified in § 1 of the Product and Underlying Data.]

["Factor (k)" means the Factor (k) as specified in § 1 of the Product and Underlying Data.]

["Factor Type" means the Factor Type as specified in § 2 of the Product and Underlying Data.]

["Final Interest Payment Date" means the Final Interest Payment Date as specified in § 1 of the Product and Underlying Data.]

["Final Knock-in Event" means that in relation to all Knock-in Barriers (b) a Knock-in Event (b) has occurred.]

["Final Payment Date" means the Final Payment Date as specified in § 1 of the Product and Underlying Data.]

["First Call Date" means the First Call Date as specified in § 1 of the Product and Underlying Data.]

["First Day of the Distribution Observation Period" means the First Day of the Distribution Observation Period (k), with k=1, as specified in § 1 of the Product and Underlying Data.]

[In the case of Knock-in Step-In Tracker Securities, the following applies:

"First Day of the Knock-in Observation Period" means the First Day of the Knock-in Observation Period, as specified in § 1 of the Product and Underlying Data.]

["First Redemption Date" means the First Redemption Date as specified in § 1 of the Product and Underlying Data.]

"First Trade Date" means the First Trade Date as specified in § 1 of the Product and Underlying Data.

["Fixing Sponsor" means the Fixing Sponsor as specified in § 1 of the Product and Underlying Data.]

["Fixing Sponsor $_p$ " means the Fixing Sponsor $_p$ as specified in § 1 of the Product and Underlying Data.]

Part C – Special Conditions of the Securities – Product Type 2-6a

[In the case of a Fund Share as Underlying or Delivery Item, the following applies:

"**Fund**" means, in relation to a Fund Share, the investment fund issuing that Fund Share or the Fund in whose assets the Fund Share represents a proportional interest.

["Fund Call Event" means any of the following events:

- (a) [the quotation of the Underlying on the Relevant Exchange is suspended indefinitely or permanently discontinued and] no suitable Replacement Underlying or a no suitable [Replacement Management Company][Replacement Exchange] is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;]
- ([●]) a Change in Law [and/or a [Hedging Disruption] [and/or] [Increased Costs of Hedging]] occur[s][;]
- [([•]) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early [;]]
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not justifiable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][("Fund Replacement Event")]].]

["Fund Delivery Disturbance Event" is any of the following events that is continuing on the Final Payment Date:

- (a) Due to legal requirements (including, laws, regulations, jurisprudence and administrative directives) the delivery of the [Underlying][Delivery Item] would be unlawful, or
- (b) the legal requirements (including regulatory demands) for a delivery of the [Underlying][Delivery Item] pursuant to these Terms and Conditions are not met;

whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)]

Part C – Special Conditions of the Securities – Product Type 2-6a

[in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Fund Documents" means the annual report and the half-yearly report, the prospectus (including the management regulations, terms and conditions), the key investor information and all other documents of the Fund which specify the terms and conditions of the Fund and the Fund Shares, in each case in the respective valid version.]

"**Fund Management**" means the persons responsible for the portfolio and/or risk management of the Fund.

"**Fund Services Provider**" means, if applicable, the Administrator, the Investment Adviser, the Custodian Bank, the Management Company, the Portfolio Manager and the Auditor.

"**Fund Share**" means a unit or share of the Fund and of the class set out under "Underlying" in § 1 of the Product and Underlying Data.]

[In the case of Securities linked to a futures contract as Underlying, the following applies:

"Future Call Event" means each of the following:

- (a) a the Reference Market Replacement Event has occurred and a suitable Replacement Reference Market is not available or cannot be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the quotation of the Underlying no longer occurs in the Underlying Currency;
- (c) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] [and/or Abandonment of System]] occur[s][;]
- [(d) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early[;][,]]
- [(e) the Determining Futures Exchange adjusts the there traded Underlying Linked Derivatives.]]

["Futures Replacement Event" means the replacement of the Relevant Futures Contract by the Reference Market by way of official announcement.]

["FX" means the [official] [fixing of the] FX Exchange Rate [(mid exchange rate)] as reported and/or published [for] [at] [[Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at

Part C – Special Conditions of the Securities – Product Type 2-6a

approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If the FX Exchange Rate[(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or any successor page), FX shall be calculated by the Calculation Agent as the quotient of the number one (1) divided by the [official] fixing of the FX Inverse Exchange Rate as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If [also] the FX Inverse Exchange Rate [(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or any successor page), FX shall be calculated by the Calculation Agent as the quotient of the exchange rate for the conversion of one (1) Euro into the [Underlying Currency] [Specified Currency] divided by the exchange rate for the conversion of one (1) Euro into the [Specified Currency] [Underlying Currency] each as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [*Insert*] local time)].]

"**FX Calculation Date**" means each day on which FX is reported and/or published by the Fixing Sponsor [or, if FX [(mid exchange rate)] is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor].

["FX Call Event" means each of the following events

- [(a) no suitable New Fixing Sponsor (as specified in § [8][9] (1) of the Special Conditions) or Replacement Exchange Rate (as specified in § [8][9] (2) of the Special Conditions) is available; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] [,]]
- [([•]) the early termination by the Determining Futures Exchange of the there traded derivatives relating to the [Underlying [or its components]] [FX Exchange Rate][FX Exchange Rate (1) and/or FX Exchange Rate (2)] [,]]
- [([●]) due to the occurrence of special circumstances or force majeure (such as catastrophes, war, terror, insurgency, restrictions on payment transactions, entering of the currency used for the calculation into the European Economic Monetary Union, withdrawing of the relevant country from the European Economic Monetary Union and other circumstances having a comparable impact on [the respective] FX) the reliable determination of [the respective] FX is impossible or impracticable
- [([•]) a change in law [and/or a Hedging Disruption][and/or Increased Cost of Hedging] occur[s] [,]]

Part C – Special Conditions of the Securities – Product Type 2-6a

[([●]) an adjustment pursuant to § 8 (1) [or § [9][●]([●])] of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["FX Exchange Rate" means the [exchange rate for the conversion of the [Specified Currency into the Underlying Currency] [Underlying Currency into the Specified Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Specified Currency] per unit of the [Specified Currency][Underlying Currency]].] [[The] FX Exchange Rate [as][is also] specified in § [1][2] of the Product and Underlying Data.]]

["FX (final)" means FX on the [FX Observation Date] [FX Observation Date (final)]].

["FX (initial)" means FX on the [FX Observation Date] [FX Observation Date (initial)]].

["FX (k)" means FX on the FX Observation Date (k)].

["FX Inverse Exchange Rate" means [the exchange rate for the conversion of the [Underlying Currency] [Specified Currency] into the [Specified Currency] [Underlying Currency], expressed as units (or fractional units) of the [Specified Currency][Underlying Currency] per unit of the [Underlying Currency][Specified Currency].] [[The] FX Inverse Exchange Rate [as] [is also] specified in § [1][2] of Product and Underlying Data.]]

"FX Market Disruption Event" means each of the following events:

- (a) the failure of the Fixing Sponsor to report and/or publish the FX [or, if FX is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor, the failure of the Fixing Sponsor to publish any such exchange rate fixing];
- (b) the suspension or restriction in foreign exchange trading for at least one of the two currencies quoted as a part of FX (including options or futures contracts) or the restriction of the convertibility of the currencies quoted in such exchange rate or the effective impossibility of obtaining a quotation of such exchange rate;
- (c) any other events with commercial effects which are similar to the events listed above;

to the extent that the above-mentioned events are material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

Part C – Special Conditions of the Securities –
Product Type 2-6a

"FX Screen Page" means the FX Screen Page as specified in § 1 of the Product and Underlying Data.

["**FX Observation Date**" means the [FX Calculation Date immediately following the respective Observation Date][Observation Date].]

["**FX Observation Date (final)**" means the FX Observation Date (final) as specified in § 1 of the Product and Underlying Data. [If the FX Observation Date (final) is not a FX Calculation Date, the immediately following day, which is a FX Calculation Date shall be the FX Observation Date (final).]]

["FX Observation Date (initial)" means the FX Observation Date (initial) as specified in § 1 of the Product and Underlying Data. [If the FX Observation Date (initial) is not a FX Calculation Date, the immediately following day, which is a FX Calculation Date shall be the FX Observation Date (initial).]]

["**FX Observation Date** (**k**)" means the FX Observation Date (k) as specified in § 1 of the Product and Underlying Data. [If the FX Observation Date (k) is not a FX Calculation Date, the immediately following day, which is a FX Calculation Date shall be the FX Observation Date (k).]]

[" $\mathbf{F}\mathbf{X_p}$ " means the [official] [fixing of the] $\mathbf{F}\mathbf{X_p}$ Exchange Rate [(mid exchange rate)] as reported and/or published [for] [at] [[Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)] by the Fixing Sponsor_p [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If the FX_p Exchange Rate[(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or any successor page), FX_p shall be calculated by the Calculation Agent as the quotient of the number one (1) divided by the [official] fixing of the FX_p Inverse Exchange Rate as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [([Munich] [Insert] local time)] by the Fixing Sponsor, [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If [also] the FX_p Inverse Exchange Rate [(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or any successor page), FX_p shall be calculated by the Calculation Agent as the quotient of the exchange rate for the conversion of one (1) Euro into the [Delivery Item Currency] [Specified Currency] divided by the exchange rate for the conversion of one (1) Euro into the [Specified Currency] [Delivery Item Currency] each as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [([Munich] [Insert] local time)] by the Fixing Sponsor_p [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].]

" \mathbf{FX}_p Calculation Date" means each day on which \mathbf{FX}_p is reported and/or published by the Fixing Sponsor_p [or, if \mathbf{FX}_p [(mid exchange rate)] is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor_p].

["FX_p Call Event" means each of the following events:

- [(a) no suitable New Fixing Sponsor_p (as specified in § 9 (1) of the Special Conditions) or Replacement Exchange Rate_p (as specified in § 9 (2) of the Special Conditions) is available; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]; or
- (b)] due to the occurrence of special circumstances or force majeure (such as catastrophes, war, terror, insurgency, restrictions on payment transactions, entering of the currency used for the calculation into the European Economic Monetary Union, withdrawing of the relevant country from the European Economic Monetary Union and other circumstances having a comparable impact on FX_p) the reliable determination of FX_p is impossible or impracticable [for the Calculation Agent].]

[" \mathbf{FX}_p Exchange Rate" means the [exchange rate for the conversion of the [Specified Currency into the Delivery Item Currency] [Delivery Item Currency into the Specified Currency] [, expressed as units (or fractional units) of the [Delivery Item Currency][Specified Currency] per unit of the [Specified Currency][Delivery Item Currency]].] [[The] \mathbf{FX}_p Exchange Rate [as][is also] specified in § [1][2] of the Product and Underlying Data.]]

[" \mathbf{FX}_p (final)" means \mathbf{FX}_p on the [\mathbf{FX}_p Observation Date] [\mathbf{FX}_p Observation Date (final)]].

[" \mathbf{FX}_p Inverse Exchange Rate" means [the exchange rate for the conversion of the [Delivery Item Currency] [Specified Currency] into the [Specified Currency] [Delivery Item Currency], expressed as units (or fractional units) of the [Specified Currency][Delivery Item Currency] per unit of the [Delivery Item Currency][Specified Currency].] [[The] \mathbf{FX}_p Inverse Exchange Rate [as] [is also] specified in § [1][2] of Product and Underlying Data.]]

"FX_p Market Disruption Event" means each of the following events:

- (a) the failure of the Fixing Sponsor to report and/or publish the FX_p [or, if FX_p is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor_p, the failure of the Fixing Sponsor_p to publish any such exchange rate fixing];
- (b) the suspension or restriction in foreign exchange trading for at least one of the two currencies quoted as a part of FX_p (including options or futures contracts) or the restriction of the convertibility of the currencies quoted in such exchange rate or the effective impossibility of obtaining a quotation of such exchange rate;

Part C – Special Conditions of the Securities – Product Type 2-6a

(c) any other events with commercial effects which are similar to the events listed above;

to the extent that the above-mentioned events are material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

[" $\mathbf{FX_p}$ Observation Date" means the [$\mathbf{FX_p}$ Calculation Date immediately following the respective Observation Date][Observation Date].]

["**FX**_p **Observation Date (final)**" means the FX_p Observation Date (final) as specified in § 1 of the Product and Underlying Data. [If the FX_p Observation Date (final) is not a FX_p Calculation Date, the immediately following day, which is a FX_p Calculation Date shall be the FX_p Observation Date (final).]

[In the case of Closed End Leverage Securities and Open End Leverage Securities, the following applies:

["Gap Risk Fee" means the Gap Risk Fee as specified in § 1 of the Product and Underlying Data.

The Gap Risk Fee reflects the costs of providing hedging against sudden price changes of the Underlying. The Calculation Agent will, in the case of not only immaterial changes in the probability of sudden price changes of the Underlying (such as changes in the Underlying, changes in overall market volatility), adjust the Gap Risk Fee to such changed market conditions. The extent of the adjustment is determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] based on the extent of the changes in the relevant market conditions. The methodology used to determine the Gap Risk Fee at the First Trade Date may not be subsequently changed to the detriment of the Security Holders. The Gap Risk Fee shall not exceed the Maximum Gap Risk Fee (including). The Issuer will provide notice of such adjustment pursuant to § 6 of the General Conditions.

"Gap Risk Fee Excess Call Event" means a situation where the adjustment of the Gap Risk Fee to changed market conditions would lead to a Gap Risk Fee lying above the Maximum Gap Risk Fee; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

"Gap Risk Fee (t)" means the Gap Risk Fee applicable on the relevant calendar day (t).]]

Part C – Special Conditions of the Securities – Product Type 2-6a

["Hedging Disruption" means that the Issuer is not able to

- (a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]; or
- (b) realise, reclaim or pass on proceeds from such transactions or assets,

under conditions which are economically substantially equivalent to those on the First Trade Date.]

["Hypothetical Investor" means a hypothetical investor who is subject to the same tax and legal conditions as the Issuer and has held the Underlying continuously from the First Day of the Distribution Observation Period in his portfolio until the Underlying Distribution Observation Date (final).]

["Increased Costs of Hedging" means that the Issuer has to pay a substantially higher amount of taxes, duties, expenditures and fees (with the exception of broker fees) compared to the First Trade Date in order to

- (a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]; or
- (b) realise, reclaim or pass on proceeds from such transactions or assets,

whereas cost increases due to a deterioration of the credit-worthiness of the Issuer are not considered as Increased Costs of Hedging.]

["Index Calculation Agent" means the Index Calculation Agent as specified [in the column "Index Calculation Agent" in Table 2.1] in § 2 of the Product and Underlying Data.]

["Index Calculation Fee" means the Index Calculation Fee as specified in § 1 of the Product and Underlying Data.

[The Calculation Agent may reduce and increase the Index Calculation Fee at any time during the term of the Securities. The Index Calculation Fee may at no time during the term

Part C – Special Conditions of the Securities –
Product Type 2-6a

exceed the Index Calculation Fee as specified in § 1 of the Product and Underlying Data. Such reduction or increase shall be notified pursuant to § 6 of the General Conditions.]

"Index Calculation Fee (t)" means the Index Calculation Fee applicable on the relevant calendar day (t).

The Index Calculation Fee is charged in favour of the Index Sponsor or Index Calculation Agent.]

["Index Calculation Fee Adjustment" means an amount in the Underlying Currency, which is calculated by the Calculation Agent on the respective Observation Date for each calendar day (t) within the period from the First Trade Date [(including)][(excluding)] to the respective Observation Date (including) as follows:

$$\sum_{t=1}^{n} Reference \ Price(t-1) x \ \frac{Index \ Calculation Fee(t)}{365.25}$$

Where:

"n" means the number of calendar days (t) from the First Trade Date (including) to the relevant Observation Date (including).

"Reference Price (t-1)" means the Reference Price which is published one Calculation Date prior to the calendar day (t) [and expressed in the main unit of the Underlying Currency].]

["Index Certificate" is a bearer bond issued by the Issuer of the Delivery Item whose value tracks the performance of the Underlying of the Delivery Item.]

[In the case of Securities linked to an Index as Underlying which is not a Reference Strategy Index, the following applies:

"Index Call Event" means each of the following events:

- (a) an Index Replacement Event has occurred and no suitable Replacement Underlying is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]

- [(c) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early [;]];
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of Securities linked to a Reference Strategy Index, the following applies:

"Index Call Event" means each of the following events as determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]:

- (a) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s];
- (b) the calculation or publication of the Underlying is finally discontinued;
- (c) the Underlying is no longer calculated or published in the Underlying Currency;
- (d) the Index Sponsor repeatedly and/or materially infringes the provisions of the Index Description;
- (e) an insolvency proceeding or a similar proceeding has been or will be applied for or opened with regard to the Index Sponsor;
- (f) a person employed by the Index Sponsor which is acting as a key person or any other person which is materially involved in the implementation of the Index Description ("Key Person") suspends its activities, leaves or is temporarily or definitively unable to perform its duties or an administrative or criminal proceeding is opened against such Key Person which casts serious doubts on the Key Person's reliability;
- (g) no suitable substitute for the Index Sponsor and/or the Index Calculation Agent is available; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;
- ([●]) the Reference Price is below [*Insert*] Index Points][;

Part C – Special Conditions of the Securities -

- $([\bullet])$ the market value of the outstanding aggregate volume of the Securities is below [*Insert*]][;
- the occurrence of a Trigger Event][; $([\bullet])$
- $([\bullet])$ changes in the Index Concept made in accordance with the Index Description result in an application of the Underlying, as basis for calculations and determinations under the Terms and Conditions, being no longer reasonable with regard to the Calculation Agent, the Issuer and/or the Security Holders][;
- $([\bullet])$ due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the Underlying as basis for the calculations or, respectively, specifications described in the Terms and Conditions of these Securities (an "Index Usage Event"); an Index Usage Event is also the termination of the license to use the Underlying due to an unacceptable increase in license fees].

["Index Description" means the Index Description attached to these Terms and Conditions as Annex 1 which forms part of the Terms and Conditions.]

["Index Fees" means the Index Fees as specified in § 2 of the Product and Underlying Data.]

["Index Point" means an Index Point as defined in the Index Description.]]

["Index Replacement Event" means each of the following events:

- changes in the relevant Index Concept or the calculation of the Underlying, that (a) result in a new relevant Index Concept or calculation of the Underlying being no longer economically equivalent to the original relevant Index Concept or the original calculation of the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the calculation or publication of the Underlying is indefinitely or permanently discontinued, or replaced by another index;
- (c) the calculation or publication of the Underlying no longer occurs in the Underlying Currency;
- (d) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the Underlying as basis for the calculations or, respectively, specifications described in the Terms and Conditions of these Securities this also applies to the termination of the license to use the Underlying due to an unacceptable increase in license fees.]

Part C – Special Conditions of the Securities – Product Type 2-6a

["Index Sponsor" means the Index Sponsor as specified in § 2 of the Product and Underlying Data.]

["Interest Amount" means the Interest Amount as specified in § 2 of the Special Conditions.]

["Interest Calculation Date" means [each of] the Interest Calculation Date[s] as specified in § 1 of the Product and Underlying Data. [If such date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the [respective] Interest Calculation Date. The related Interest Payment Date will be postponed accordingly.]]

["Interest Commencement Date" means the Interest Commencement Date as specified in § 1 of the Product and Underlying Data.]

["Interest End Date" means the Interest End Date as specified in § 1 of the Product and Underlying Data.]

["Interest Payment Date" means [Insert date and month] of each year. [The last Interest Payment Date shall be the Redemption Date in relation to which the respective Security Holder exercises its Redemption Right or the Call Date in relation to which the Issuer exercises its Regular Call Right [or the Final Payment Date], as the case may be.]]

["Interest Payment Date" means [the Interest Payment Date] [each Interest Payment Date] as specified in § 1 of the Product and Underlying Data. [Interest Payment Dates are subject to postponements pursuant to the Terms and Conditions of these Securities].]

[In the case of Act/Act (ICMA), the following applies:

"Interest Period" means each period from an Interest Payment Date (including) to the immediately following Interest Payment Date (excluding).]

["Interest Period" means the [respective] period from the Interest Commencement Date (including) to the [first Interest Calculation Date (excluding) and from each Interest Calculation Date (including) to the respective following Interest Calculation Date (excluding). The last Interest Period shall end on the] Last Interest Calculation Date (excluding).]

["Interest Period End Date" means each Interest Period End Date as specified in § 1 of the Product Data and Underlying Data. [Interest Period End Dates are subject to postponements in accordance with these Terms and Conditions.]]

["Interest Rate" means the Interest Rate as specified in § 2 of the Special Conditions.]

["Investment Adviser" means [the Investment Adviser [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another

Part C – Special Conditions of the Securities – Product Type 2-6a

person, company or institution as the Investment Adviser of the Fund, each and every reference to the Investment Adviser in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Investment Adviser] [in relation to the Fund, a person, company or institution appointed as an adviser with respect to the investment activities of the Fund].]

"Issue Date" means the Issue Date as specified in § 1 of the Product and Underlying Data.

["**Issuing Agent**" means the Issuing Agent as specified in § 1 of the Product and Underlying Data.]

["Issuer of the Delivery Item" means the Issuer of the Delivery Item as specified in § 2 of the Product and Underlying Data.]

[In the case of Knock-in Step-In Tracker Securities, the following applies:

["Knock-in Barrier (b)" means the respective [Knock-in Barrier (b), as specified in § 1 of the Product and Underlying Data] [Knock-in Level (b) x R (initial)].]

["Knock-in Date (b)" means, in relation to the relevant Knock-in Barrier (b), each Calculation Date, on which a Knock-in Event has actually occurred.]

["Knock-in Event" means the event in which the Reference Price, as published by the [Relevant Exchange] [Index Sponsor or Index Calculation Agent, as the case may be] [Reference Market] [the Fund or the Management Company, as the case may be], is equal to or less than the relevant Knock-in Barrier (b) on a Knock-in Observation Date.]

["Knock-in Level (b)" means the respective Knock-in Level (b), as specified in § 1 of the Product and Underlying Data.]

["Knock-in Observation Date" means each [Calculation Date during the Knock-in Observation Period] [Observation Date (k)].]

["Knock-in Observation Period" means each Calculation Date between the First Day of the Knock-in Observation Period (including) and the Last Day of the Knock-in Observation Period (including).]

["Knock-in Participation Factor" means the Knock-in Participation Factor, as specified in § 1 of the Product and Underlying Data.]

["Last Day of the Knock-in Observation Period" means the Last Day of the Knock-in Observation Period, as specified in § 1 of the Product and Underlying Data.]]

["Last Interest Payment Date" means the Last Interest Payment Date, as specified in § 1 of the Product and Underlying Data.]

Part C – Special Conditions of the Securities – Product Type 2-6a

["Last Trading Date" means the last day on which trading may take place in the relevant futures contract on the Reference Market pursuant to the rules and regulations of the Reference Market (as at the relevant date).]

[In the case of Closed End Leverage Securities and Open End Leverage Securities, the following applies:

"Leverage Factor" means the Leverage Factor as specified in § [1] [2] of the Product and Underlying Data.]

["Management Fee" means the Management Fee as specified in § 1 of the Product and Underlying Data.

[The Calculation Agent may reduce and increase the Management Fee at any time during the term of the Securities. The Management Fee may at no time during the term exceed the Management Fee as specified in § 1 of the Product and Underlying Data. Such reduction or increase shall be notified pursuant to § 6 of the General Conditions.]

"Management Fee (t)" means the Management Fee applicable on the relevant calendar day (t).]

["Management Fee Adjustment" means an amount in the Underlying Currency, which is calculated by the Calculation Agent on the respective Observation Date for each calendar day (t) within the period from the First Trade Date (excluding) to the respective Observation Date (including) as follows:

$$\sum_{t=1}^{n} Reference \ Price(t-1) x \frac{M \, anagement Fee(t)}{365.25}$$

Where:

"n" means the number of calendar days (t) from the First Trade Date (including) to the relevant Observation Date (including).

"Reference Price (t-1)" means the Reference Price which is published one Calculation Date prior to the calendar day (t) [and expressed in the main unit of the Underlying Currency].]

["Management Company" means [the Management Company [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund specifies another person, company or institution as the Management Company of the Fund, each and every reference to the Management Company in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Management Company] [in relation to the Fund, a person, company or institution that manages the Fund.]

Part C – Special Conditions of the Securities – Product Type 2-6a

"Market Disruption Event" means [each of the following] [events][:]

[In the case of Securities linked to a share or a depository receipt as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions;
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;
- (c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange or, as the case may be, the Determining Futures Exchange.]

[In the case of Securities linked to an index as Underlying which is not a Reference Strategy Index, the following applies:

- in general the suspension or restriction of trading on the exchanges or the markets on which the [securities that form the basis of the Underlying][components of the Underlying] are listed or traded[, or on the respective futures exchanges or on the markets on which derivatives on the components of the Underlying] are listed or traded;
- (b) in relation to [individual securities which form the basis of the Underlying][components of the Underlying], the suspension or restriction of trading on the exchanges or on the markets on which such [securities][components] are traded [or on the respective futures exchange or the markets on which derivatives of such [securities][components] are traded;
- (c) in relation to individual Underlying Linked Derivatives, the suspension or restriction of trading on the Determining Futures Exchange or the markets on which such Underlying Linked Derivatives are traded;

Part C – Special Conditions of the Securities – Product Type 2-6a

(d) the suspension of or failure or the non-publication of the calculation of the Underlying as a result of a decision by the Index Sponsor or the Index Calculation Agent;

[to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].] [to the extent that such Market Disruption Event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].] Any restriction of the trading hours or the number of days on which trading takes place on the [Relevant Exchange] [Reference Market] or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the [Relevant Exchange.]

[In the case of Securities linked to a Reference Strategy Index, the following applies:

the suspension of or failure or the non-publication of the calculation of the Underlying as a result of applying a provision of the Index Description or a decision by the Index Sponsor or the Index Calculation Agent or for any other reason, to the extent that such Market Disruption Event occurs prior to the normal calculation of the Reference Price, which is relevant for the Securities, [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

[In the case of Securities linked to a commodity or a futures contract as Underlying, the following applies:

- (a) the suspension or restriction of trading or the price determination of the Underlying on the Reference Market or
- [(b) the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange,

to the extent that such Market Disruption Event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed

Part C – Special Conditions of the Securities – Product Type 2-6a

by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Reference Market [or, as the case may be, the Determining Futures Exchange] shall not constitute a Market Disruption Event provided that the restriction is due to a previously announced change in the rules of the Reference Market [or, as the case may be, the Determining Futures Exchange].]

[In the case of an exchange traded commodity as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions;
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;
- (c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange [or, as the case may be, the Determining Futures Exchange] shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange [or, as the case may be, the Determining Futures Exchange].]

[In the case of a fund share as Underlying, the following applies:

- (a) the failure to calculate or the non-publication of the calculation of the NAV as a result of a decision by the Management Company or by the Fund Services Provider on behalf of the Management Company, or
- (b) the closure, conversion or insolvency of the Underlying or other circumstances which make it impossible to determine the NAV, or
- (c) it is not possible to trade Fund Shares at the NAV. This also covers cases in which the Fund, the Management Company or the Fund Services Provider on their behalf decides to suspend the redemption or issue of Fund Shares for a specified period or to restrict the redemption or issue of Fund Shares to a specified portion of the Fund volume or to levy additional fees, or

- (d) the Fund or the Management Company redeems the Fund Shares in return for payment in kind instead of payment in cash, or
- (e) comparable events which affect the ability of the Issuer to hedge its obligations under the Securities, or
- (f) in general the suspension or restriction of trading on exchanges, futures exchanges or markets on which financial instruments or currencies which constitute a significant factor affecting the value of the Fund are listed or traded, [or]
- [(g) in general the suspension or restriction of trading in a derivative on the index which the ETF aims to replicate ("ETF-Benchmark") or on an index which only differs from the ETF-Benchmark in the treatment of dividends, interest or distributions or the currency in which such index is calculated, or
- (h) the failure of the Relevant Exchange to open for trading during its regular trading sessions, or
- (i) the suspension or restriction of trading in the Underlying on the Relevant Exchange,]

to the extent that that event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Maximum Gap Risk Fee" means the Maximum Gap Risk Fee as specified in § 1 of the Product and Underlying Data.]

["Maximum Quanto Fee" means the Maximum Quanto Fee as specified in § 1 of the Product and Underlying Data.]

["Maximum Short Selling Fee" means the Maximum Short Selling Fee as specified in § 1 of the Product and Underlying Data.]

["Maximum Transaction Fee" means the Maximum Transaction Fee as specified in § 1 of the Product and Underlying Data.]

[In the case of Step-In Tracker Securities, the following applies:

"N" means the number of Observation Dates (k) as specified in § 1 of the Product and Underlying Data.]

["NAV" means the official net asset value (the "Net Asset Value") for a Fund Share as published by the Fund or the Management Company or by a third person on their behalf and at which it is actually possible to redeem Fund Shares.]

Part C – Special Conditions of the Securities – Product Type 2-6a

["Nominal Amount" means the Nominal Amount as specified in § 1 of the Product and Underlying Data.]

["Novation Amount" means the Novation Amount as calculated or, respectively, specified by the Calculation Agent pursuant to § 4 of the Special Conditions.]

[In case of Securities with physical delivery of a Fund Share (other than an ETF) as the Delivery Item, the following applies:

"Novation Event" means any of the following events with regard to the Delivery Item:

- changes are made with respect to the Fund without the consent of the Calculation Agent which affect the ability of the Issuer to hedge its obligations under the Securities, in particular changes with respect to (i) the risk profile of the Fund, (ii) the investment objectives or investment strategy or investment restrictions of the Fund, (iii) the currency of the Fund Shares, (iv) the method of calculating the NAV or (v) the timetable for the subscription, issue, redemption or transfer of the Fund Shares; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) requests for the issue, redemption or transfer of Fund Shares are executed only partially or not at all;
- (c) with respect to the delivery of the Delivery Item, additional fees, premiums, discounts, charges, commissions, taxes or similar fees are levied compared to the First Trade Date; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (d) the Fund or Management Company or a provider of fund services appointed for this purpose by the Fund or Management Company fails to publish the NAV as scheduled or in accordance with normal practice;
- [(e) the inability of the Relevant Exchange of the Delivery Item to open trading during its regular trading hours,]
- ([●]) a change in the legal form of the Fund;
- ([●]) a change of significant individuals in key positions at the Management Company or in Fund Management; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable

discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (i) a change in the legal, accounting, tax or regulatory treatment of the Fund or of the Management Company; or (ii) the suspension, cancellation, revocation or absence of the accreditation or registration of the Fund or of the Management Company; or (iii) the suspension, cancellation, revocation or absence of an authorisation of the Fund by the relevant authority; or (iv) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the Fund, the Management Company or a Fund Services Provider, or of individuals in key positions at the Management Company or in the Fund Management as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) a breach by the Fund or the Management Company of the investment objectives, the investment strategy or the investment restrictions of the Fund that is material, or a breach of statutory or regulatory requirements by the Fund or the Management Company; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) which requires the Issuer, in relation to the subscription, redemption or holding of Fund Shares, (i) to create a reserve or provision, or (ii) to increase the amount of regulatory capital held by the Issuer with respect to complying with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities to an extent that is significant in comparison with the conditions applying on the First Trade Date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) as a result of which compliance by the Issuer with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities would become unlawful or impracticable or would entail substantially

Part C – Special Conditions of the Securities – Product Type 2-6a

higher costs; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- [([•]) an increase in the proportion of the volume held by the Issuer alone or together with a third party with which the Issuer enters into a hedging transaction with respect to the Securities beyond [Insert relevant percentage]% of the Fund Shares outstanding;
- [([●]) the Issuer is required to consolidate the Fund as a result of accounting or other regulations;
- [([•]) the sale or redemption of the Fund Shares for reasons beyond the control of the Issuer and not relating to the Securities, provided that this is not solely for the purpose of entering into or unwinding hedging transactions;
- [([•]) an event or circumstance that has or could have the following effects: (i) the suspension of the issuance of additional Fund Shares or of the redemption of existing Fund Shares or (ii) the reduction of the number of Fund Shares of a shareholder in the Fund for reasons outside the control of that shareholder or (iii) the subdivision, consolidation or reclassification of the Fund Shares or (iv) payments in respect of a redemption of Fund Shares being made partly or wholly by means of a distribution in kind instead of for cash or (v) the creation of side pockets for segregated assets; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [([•]) the Management Company or a Fund Services Provider discontinues its services for the Fund or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [([●]) (i) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the Fund or the Fund Shares, (ii) the initiation of composition, bankruptcy or insolvency proceedings, a demerger or spin-off, a reclassification or consolidation, such as a change in the share class of the Fund or the merger of the Fund into or with another fund, (iii) a requirement to transfer all the Fund Shares to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the Fund Shares by the shareholders;

- [([●]) the initiation of composition, bankruptcy, insolvency, dissolution or comparable proceedings with respect to the Fund or the Management Company;
- [([●]) the Issuer loses the right to use the Fund as the Delivery Item for the Securities;
- [([•]) a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [([•]) no notification is given of the bases of taxation for the Fund in accordance with the applicable provisions of the German Investment Tax Act (Investmentsteuergesetz, "InvStG") or the Fund or the Management Company has announced that no notification of the bases of taxation will be given in accordance with the applicable provisions of the InvStG in the future;
- [([•]) changes in the investment or distribution policy of the Fund which could have a substantial negative effect on the amount of the Fund's distributions as well as distributions which diverge significantly from the Fund's normal distribution policy to date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [([•]) the Fund or the Management Company or a company affiliated to it breaches the agreement entered into with the Issuer in relation to the Fund in a significant respect or terminates that agreement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [([•]) the Fund or the Management Company, contrary to normal practice to date, fails to provide the Calculation Agent with information that the latter reasonably considers necessary to enable it to monitor compliance with the Fund's investment guidelines or restrictions in a timely manner; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- [([•]) the Fund or the Management Company fails to provide the Calculation Agent with the audited statement of accounts and, where relevant, the half-yearly report as soon as possible after receiving a corresponding request; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [([•]) any other event that could have a noticeable adverse effect on the NAV of the Fund or the ability of the Issuer to hedge its obligations under the Securities on more than a temporary basis; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [([●]) the NAV is no longer published in the Delivery Item Currency;
- [([•]) if the Issuer does not receive any of the following information: (i) upon request a report on at least an annual basis to enable an assessment of the assets and liabilities, income and operations over the reporting period or (ii) a list of the investments held by the Fund and their weighting and, if the Fund invests in other funds, the corresponding positions of the investments held by these funds and their weighting on the next following Banking Day[.][;]
- [([•]) the Historic Volatility of the Delivery Item [exceeds][falls below] a volatility level of [*Insert*]%.][the Historic Volatility of the Delivery Item [exceeds][falls below] the Historic Volatility of the VolComparator on a Calculation Day which is also a VolComparator Calculation Day by [*Insert*] percentage points.]

The "Historic Volatility of the Delivery Item" is calculated on a Calculation Date on the basis of the daily logarithmic returns of the Delivery Item over the immediately preceding [Insert number of days] Calculation Dates [which are also VolComparator Calculation Dates] in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{P} \left[\ln\left[\frac{NAV(t-p)}{NAV(t-p-1)}\right] - \frac{1}{P} \times \left(\sum_{q=1}^{P} \ln\left[\frac{NAV(t-q)}{NAV(t-q-1)}\right]\right)\right]^2}{P-1}} \times \sqrt{252}$$

Where:

"t" is the relevant Calculation Date which is also a VolComparator Calculation Date;

"P" is [Insert number of days];

"NAV (t-k)" (with k = p, q) is the NAV of the Delivery Item on the k-th Calculation Date preceding the relevant Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x.

The degree of variation (volatility) is estimated on any day that is a Calculation Date using the daily returns of the Delivery Item for the most recent [*Insert number of days*] Calculation Dates and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the NAV between two consecutive Calculation Dates.

The "Historic Volatility of the VolComparator" is calculated on any day that is a VolComparator Calculation Date and a Calculation Date on the basis of the daily logarithmic returns of the VolComparator over the immediately preceding [Insert number of days] VolComparator Calculation Dates which are also Calculation Dates in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{P} \left[ln \left[\frac{BRP(t-p)}{BRP(t-p-1)} \right] - \frac{1}{P} \times \left(\sum_{q=1}^{P} ln \left[\frac{BRP(t-q)}{BRP(t-q-1)} \right] \right) \right]^2}{P-1}} \times \sqrt{252}$$

Where:

"t" is the relevant VolComparator Calculation Date which is also a Calculation Date;

"**P**" is [*Insert number of days*];

"BRP (t-k)" (with k = p, q) is the VolComparator Reference Price on the k-th VolComparator Calculation Date preceding the relevant VolComparator Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x.]][;

([●]) there is a Hedging Disruption.]

The Calculation Agent is not obliged to monitor whether any of the above events have occurred.]

[In the case of Securities with physical delivery of an ETF as the Delivery Item, the following applies:

"Novation Event" means any of the following events with regard to the Delivery Item:

(a) changes are made with respect to the Fund without the consent of the Calculation Agent which affect the ability of the Issuer to hedge its obligations under the Securities, in particular changes with respect to (i) the risk profile of the Fund, (ii) the investment objectives or investment strategy or investment restrictions of the Fund, (iii) the currency of the Fund Shares, (iv) the method of calculating the NAV or (v) the timetable for the subscription, issue, redemption or transfer of the Fund Shares; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (b) requests for the issue or purchase, redemption or sale or transfer of Fund Shares are executed only partially or not at all;
- (c) with respect to the delivery of the Delivery Item, additional fees, premiums, discounts, charges, commissions, taxes or similar fees are levied compared to the First Trade Date; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (d) the Fund or the Management Company or a provider of fund services appointed for this purpose by the Fund or the Management Company fails to publish the NAV as scheduled or in accordance with normal practice;
- [(e) the inability of the Relevant Exchange of the Delivery Item to open trading during its regular trading hours,]
- ([●]) the quotation of the Delivery Item at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) a change of significant individuals in key positions at the Management Company or in the Fund Management; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [[(•)] an early termination performed by the Determining Futures Exchange of the there traded Derivatives of the Delivery Item;]
- [(●)] (i) a change in the legal, accounting, tax or regulatory treatment of the Fund or of the Management Company; or (ii) the suspension, cancellation, revocation or

absence of the accreditation or registration of the Fund or of the Management Company; or (iii) the suspension, cancellation, revocation or absence of an authorisation of the Fund by the relevant authority; or (iv) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the Fund, the Management Company or a Fund Services Provider, or of individuals in key positions at the Management Company or in the Fund Management as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- [(•)] a breach by the Fund or the Management Company of the investment objectives, the investment strategy or the investment restrictions of the Fund that is material or a breach of statutory or regulatory requirements by the Fund or the Management Company; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(•)] a change in laws or regulations or in their implementation or interpretation (whether formally or informally) which requires the Issuer, in relation to the subscription, redemption or holding of Fund Shares, (i) to create a reserve or provision, or (ii) to increase the amount of regulatory capital held by the Issuer with respect to complying with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities to an extent that is significant in comparison with the conditions applying on the First Trade Date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(•)] a change in laws or regulations or in their implementation or interpretation (whether formally or informally) as a result of which compliance by the Issuer with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities would become unlawful or impracticable or would entail substantially higher costs; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- [(•)] an increase in the proportion of the volume held by the Issuer alone or together with a third party with which the Issuer enters into a hedging transaction with respect to the Securities beyond [insert relevant percentage]% of the Fund Shares outstanding;
- [(●)] the Issuer is required to consolidate the Fund as a result of accounting or other regulations;
- [(•)] the sale or redemption of the Fund Shares for reasons beyond the control of the Issuer and not relating to the Securities, provided that this is not solely for the purpose of entering into or unwinding hedging transactions;
- [(•)] an event or circumstance that has or could have the following effects: (i) the suspension of the issuance of additional Fund Shares or of the redemption of existing Fund Shares or (ii) the reduction of the number of Fund Shares of a shareholder in the Fund for reasons outside the control of that shareholder or (iii) the subdivision, consolidation or reclassification of the Fund Shares or (iv) payments in respect of a redemption of Fund Shares being made partly or wholly by means of a distribution in kind instead of for cash or (v) the creation of side pockets for segregated assets; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(•)] the Management Company or a Fund Services Provider discontinues its services for the Fund or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(•)] (i) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the Fund or the Fund Shares, (ii) the initiation of composition, bankruptcy or insolvency proceedings, a demerger or spin-off, a reclassification or consolidation, such as a change in the share class of the Fund or the merger of the Fund into or with another fund, (iii) a requirement to transfer all the Fund Shares to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the Fund Shares by the shareholders;
- [(•)] the initiation of composition, bankruptcy, insolvency, dissolution or comparable proceedings with respect to the Fund or the Management Company;

- [(•)] the Issuer loses the right to use the Fund Share as the Delivery Item for the Securities;
- [(•)] a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(•)] no notification is given of the basis of taxation for the Fund in accordance with the applicable provisions of the German Investment Tax Act (Investmentsteuergesetz, "InvStG") or the Fund or the Management Company has announced that no notification of the bases of taxation will be given in accordance with the applicable provisions of the InvStG in the future;
- [(•)] changes in the investment or distribution policy of the Fund which could have a substantial negative effect on the amount of the Fund's distributions as well as distributions which diverge significantly from the Fund's normal distribution policy to date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(•)] the Fund or the Management Company or a company affiliated to it breaches the agreement entered into with the Issuer in relation to the Fund in a significant respect or terminates that agreement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(•)] the Fund or the Management Company, contrary to normal practice to date, fails to provide the Calculation Agent with information that the latter reasonably considers necessary to enable it to monitor compliance with the Fund's investment guidelines or restrictions in a timely manner; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(•)] the Fund or the Management Company fails to provide the Calculation Agent with the audited statement of accounts and, where relevant, the half-yearly report as soon as possible after receiving a corresponding request; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German

law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- [(•)] any other event that could have a noticeable adverse effect on the NAV of the Fund or the ability of the Issuer to hedge its obligations under the Securities on more than a temporary basis; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [[(●)] the NAV is no longer published in the Delivery Item Currency][;
- [(●)] a Hedging Disruption occurs.]].

The Calculation Agent is under no obligation to monitor whether or not one of the events referred to above has occurred.]

[In case of Securities with physical delivery of an Index Certificate as the Delivery Item, the following applies:

"Novation Event" means any of the following events with regard to the Delivery Item:

- (a) with respect to the delivery of the Delivery Item, additional fees, premiums, discounts, charges, commissions, taxes or similar fees are levied compared to the First Trade Date; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the delivery of the Delivery Item to the Security Holder becomes unlawful at the time of delivery due to a change in laws that come into force after the First Trade Date;
- (c) the delivery of the Delivery Item to the Securities Holder is in breach of supervisory regulations, official announcements or rules of conduct due to a decree, publication or amendment after the First Trade Date, which the Issuer has publicly committed itself or through an association of which it is a member to comply with after the First Trade Date;
- (d) the Issuer or the person who has sold, offered or made available the Securities to the Security Holder is subject at the time of delivery to additional duties of disclosure, transparency or information with respect to the Delivery Item to the

Part C – Special Conditions of the Securities – Product Type 2-6a

Security Holders due to a change in regulatory requirements as compared to the First Trade Date:

- (e) the Issuer of the Delivery Item has exercised its right to terminate the Delivery Item in accordance with the Terms and Conditions of the Delivery Item;
- (f) the public offer of the Delivery Item is terminated early;
- (g) an adjustment event has occurred with respect to the Delivery Item as specified in the Terms and Conditions of the Delivery Item;
- (h) on the Final Observation Date a market disruption event as defined in the Terms and Conditions of the Delivery Item has occurred;
- [(i) the opening of insolvency proceedings on the assets of the Issuer of the Delivery Item and the official order of settlement measures;]
- [([•]) the inability of the Relevant Exchange of the Delivery Item to open trading during its regular trading hours;]
- [([●]) the suspension or restriction of trading in the Delivery Item on the Relevant Exchange of the Delivery Item;]
- ([●]) an event which is economically equivalent to the above events with regard to its effects on the Delivery Item.

Whether one of the events mentioned above has occurred shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Observation Date" means [the [Insert number] Banking Day prior to each Redemption Date and each Call Date [and the Final Payment Date]. If such day is not a Calculation Date, the immediately following day, which is a Calculation Date, shall be the respective Observation Date. The respective Redemption Date or the respective Call Date [or the Final Payment Date] will be postponed accordingly. Interest shall not be payable due to such postponement.]]

[[each of] the following Observation Dates]:

["Final Observation Date" means [the Final Observation Date] [each of the Final Observation Dates] as specified in § 1 of the Product and Underlying Data. If [the] [a] Final Observation Date is not a Calculation Date [or not a Calculation Date of the Delivery Item], the immediately following day, which is a Calculation Date [and a Calculation Date of the Delivery Item] shall be the [respective] Final Observation

Part C – Special Conditions of the Securities – Product Type 2-6a

Date. [If the last Final Observation Date is not a Calculation Date [or not a Calculation Date of the Delivery Item], the Final Payment Date will be postponed accordingly.] [The Final Payment Date will be postponed accordingly.] Interest shall not be payable due to such postponement.]

["Initial Observation Date" means the Initial Observation Date as specified in § 1 of the Product and Underlying Data. If the Initial Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the Initial Observation Date.]

["Observation Date (k)" means the "Observation Date (k)" as specified in § 1 of the Product and Underlying Data. If an Observation Date (k) is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the respective Observation Date (k).]

["Participation Factor Current" means 100% on the First Trade Date. After each Roll Over Date the Participation Factor Current shall be replaced by the relevant Participation Factor New. Hence, after each Roll Over Date any reference to the Participation Factor Current in these Terms and Conditions shall be deemed to refer to the relevant Participation Factor New.

"Participation Factor New" is calculated by the Calculation Agent on each Roll Over Date as follows:

[Participation Factor New = (100% - Transaction Fee) x Reference Price (Roll Over) / Reference Price New (Roll Over) x Participation Factor Current]

[Participation Factor New = Reference Price (Roll Over) / Reference Price New (Roll Over) x Participation Factor Current]

[The Participation Factor New shall be rounded to six decimals, with 0.0000005 being rounded upwards.]]

["Portfolio Manager" means [the Portfolio Manager [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Portfolio Manager of the Fund, each and every reference to the Portfolio Manager in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Portfolio Manager] [in relation to the Fund, a person, company or institution appointed as a portfolio manager with respect to the investment activities of the Fund].]

"**Principal Paying Agent**" means the Principal Paying Agent as specified in § 2 (1) of the General Conditions.

Part C – Special Conditions of the Securities –
Product Type 2-6a

[["Quanto Element" means the conversion of the Redemption Amount from the Underlying Currency into the Specified Currency with a conversion factor of 1:1.]

"Quanto Fee" means the Quanto Fee as specified in § 1 of the Product and Underlying Data.

The Calculation Agent will, in the case of not only immaterial changes in the market conditions for currency exchange rate protection transactions (e.g. difference in interest rates between the Underlying Currency and the Specified Currency, the volatility of the Underlying, the volatility of the currency exchange rate between the Underlying Currency and the Specified Currency, the correlation between the Underlying and the Underlying Currency, and such other factors), adjust the Quanto Fee to such changed market conditions. The extent of the adjustment is determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] based on the extent of the changes in the relevant market conditions. The methodology used to determine the Quanto Fee at the First Trade Date may not be subsequently changed to the detriment of the Security Holders. The Quanto Fee shall not exceed the Maximum Quanto Fee (including). The Issuer will provide notice of such adjustment pursuant to § 6 of the General Conditions.

"Quanto Fee Excess Call Event" means a situation where the adjustment of the Quanto Fee to changed market conditions would lead to a Quanto Fee lying above the Maximum Quanto Fee; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

"Quanto Fee (t)" means the Quanto Fee applicable on the relevant calendar day (t).

["Quanto Fee Adjustment" means an amount in the Underlying Currency, which is calculated by the Calculation Agent on the respective Observation Date for each calendar day (t) within the period from the First Trade Date (excluding) to the respective Observation Date (including) as follows:

$$\sum_{t=1}^{n} Reference \ Price(t-1) x \frac{Quanto Fee(t)}{365.25}$$

Where:

"n" means the number of calendar days (t) from the First Trade Date (including) to the relevant Observation Date (including).

"Reference Price (t-1)" means the Reference Price which is published one Calculation Date prior to the calendar day (t) [and expressed in the main unit of the Underlying Currency].]]

[In the case of Knock-in Step-In Tracker Securities, the following applies:

["R (b)" means the Reference Price on the [respective Knock-in Date (b)] [[first] [second] [other] Calculation Date, following a Knock-in Date [(b)]].]

["R (initial)" means the Reference Price on the Initial Observation Date [[multiplied][divided] by the respective FX (initial)].]

["R (final)" means the Reference Price on the Final Observation Date [[multiplied][divided] by the respective FX (final)].]

[In the case of Step-In Tracker Securities, the following applies:

["R (k)" means the Reference Price on the respective Observation Date (k) [[multiplied][divided] by the respective FX (k)].]

"Ratio" means

[the Ratio as specified in § 1 of the Product and Underlying Data.]

[the Initial Ratio on the First Trade Date. On each Adjustment Date following the First Trade Date the Ratio shall be adjusted as follows:

Ratio = Ratio (t-1) x Ratio Adjustment Factor.]

[the Initial Ratio on the First Trade Date. On each Adjustment Date following the First Trade Date the Ratio shall be adjusted as follows:

(i) If such Adjustment Date is [the first Adjustment Date immediately following] a Roll Over Date:

Ratio = Ratio (t-1) x Ratio Adjustment Factor [x (100% - Transaction Fee)] x Reference Price (Roll Over) / Reference Price New (Roll Over)

(ii) Otherwise:

Ratio = Ratio (t-1) x Ratio Adjustment Factor.]

[In the case of Step-In Tracker Securities, the following applies:

the Ratio calculated according to the following formula:

Nominal Amount $\times \frac{1}{N} \times \sum_{k=1}^{N} \frac{1}{R(k)}$.]

[The Ratio shall be rounded up or down to [six] [four] decimals, with 0.0000[00]5 being rounded upwards.]]

[In the case of Knock-in Step-In Tracker Securities, the following applies:

the Ratio, which shall be specified by the Calculation Agent as follows:

[If the Relevant Cash Component (initial) is lower than the Nominal Amount, the following applies:

- (i) On the Initial Observation Date, the Ratio is equal to the Initial Ratio.
- (ii) If a Knock-in Event has occurred, the Ratio will be calculated as the sum of the respective Ratios (b) as specified on each Knock-in Date (b) and the Initial Ratio.

If no Knock-in Event has occurred, the Ratio is equal to the Initial Ratio.]

[If the Relevant Cash Component (initial) is equal to the Nominal Amount, the following applies:

- (i) If a Knock-in Event has occurred, the Ratio will be calculated as the sum of the respective Ratios (b) as specified on each Knock-in Date (b).
- (ii) If no Knock-in Event has occurred, the Ratio is equal to zero (0).]

[The Ratio shall be rounded up or down to [six] [four] decimals, with 0.0000[00]5 being rounded upwards.]]

[The Issuer will publish the Ratio after its determination on the Website[s] of the Issuer with the respective product information.]

["Ratio (b)" means, with respect to each Knock-in Event, the respective Ratio (b), which shall be calculated as follows:

Ratio (b) = Nominal Amount x Knock-in Participation Factor / R (b)]

["Initial Ratio" means the Initial Ratio [as specified in § 1 of the Product and Underlying Data.][which is calculated by the Calculation Agent as follows:

Initial Ratio = Nominal Amount [x Knock-in Participation Factor] / R (initial)]

["Ratio (t-1)" means the Ratio on each calendar day immediately preceding the relevant Adjustment Date. On the first Adjustment Date the Ratio (t-1) is the Initial Ratio.]

Part C – Special Conditions of the Securities –
Product Type 2-6a

["Ratio Adjustment Factor" means the Ratio Adjustment Factor calculated according to the following formula: 100% - ([(][Gap Risk Fee (t)] [+] [Index Calculation Fee (t)] [+] [Management Fee (t)] [+] [Quanto Fee (t)] [+] [Short Selling Fee (t)] [)] / 365.5) [- Dividend Tax Deduction (t)].

["Ratio of the Delivery Item" [means the Ratio of the Delivery Item as specified in § 2 of the Product and Underlying Data.] [is equal to the ratio as specified in the Terms and Conditions of the Delivery Item and as adjusted on a daily basis, if applicable, and published on the Website of the Issuer of the Delivery Item.]]

["Ratio of the Delivery Item (final)" means the Ratio of the Delivery Item on the Final Observation Date.]

["**Record Date**" means the Record Date as specified in § 1 of the Product and Underlying Data.]

["Redemption Amount" means the Redemption Amount as calculated or, respectively, specified by the Calculation Agent pursuant to § 4 of the Special Conditions.]

["Redemption Date" means the Redemption Date as defined in § 5 (1) of the Special Conditions.]

["Redemption Right" means the Redemption Right as defined in § 5 (1) of the Special Conditions.]

["Reference Market" means the Reference Market as specified in § 2 of the Product and Underlying Data.]

["Reference Market Replacement Event" means that the trading of the Underlying at the Reference Market is suspended indefinitely or permanently discontinued; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

"Reference Price" means the Reference Price of the Underlying as specified in § 1 of the Product and Underlying Data [,] [and] [as published by the Reference Market] [and converted into the default unit of the Underlying Currency][and expressed in the main unit of the Underlying Currency].

["Reference Price Replacement Event" means the indefinite suspension or permanent discontinuation of the publication of the Reference Price by the Reference Market; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the

Part C – Special Conditions of the Securities –
Product Type 2-6a

case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Reference Price New" means the Reference Price of the New Underlying as specified [in the column "Reference Price" in Table [•]] in § 1 of the Product Data[,][and][as published on the Reference Market and converted into the default unit of the Underlying Currency] [and expressed in the main unit of the Underlying Currency].]

["Reference Price of the Delivery Item" means the Reference Price of the Delivery Item as specified in § 1 of the Product and Underlying Data [and expressed in the main unit of the Delivery Item Currency].]

["Reference Price of the Delivery Item (final)" [means the Reference Price of the Delivery Item on the Final Observation Date[and expressed in the main unit of the Delivery Item Currency].][means the Ratio of the Delivery Item [(final)] multiplied with the Reference Price of the Underlying of the Delivery Item [(final)].]

["Reference Price of the Underlying of the Delivery Item" means the Reference Price of the Underlying of the Delivery Item as specified in § 2 of the Product and Underlying Data[and expressed in the main unit of the Underlying Currency].]

["Reference Price of the Underlying of the Delivery Item (final)" means the Reference Price of the Underlying of the Delivery Item on the Final Observation Date[and expressed in the main unit of the Underlying Currency].]

"Reference Price (Roll Over)" means the Reference Price [at the relevant Roll Over Date][on the Calculation Date immediately preceding the Roll Over Date] [and expressed in the main unit of the Underlying Currency].

["Reference Price New (Roll Over)" means the Reference Price New [at the relevant Roll Over Date][on the Calculation Date immediately preceding the Roll Over Date] [and expressed in the main unit of the Underlying Currency].]

[In the case of Closed End Leverage Securities and Open End Leverage Securities the following applies:

["Reference Underlying" means the Reference Underlying as specified in § 2 of the Product and Underlying Data.]]

["Registered Benchmark Administrator" means that the Underlying is administered by an administrator who is registered in a register pursuant to Article 36 of the Benchmark Regulation as specified in § 2 of the Product and Underlying Data.]

["**Regular Call Right**" means the Regular Call Right as defined in § 5 (2) of the Special Conditions.]

Part C – Special Conditions of the Securities – Product Type 2-6a

[In the case of Knock-in Step-In Tracker Securities, the following applies:

"Relevant Cash Component (b)" means the Relevant Cash Component (b) (with b = 1, ..., n), as specified in § 1 of the Product and Underlying Data.

"Relevant Cash Component (final)" means the Relevant Cash Component (b) corresponding to the Knock-in Date (b), that has most recently occurred, and is remaining on the [Last Day of the Knock-in Observation Period] [on the Final Observation Date (k)]. If no Knock-in Event has occurred, the Relevant Cash Component (final) corresponds to the Relevant Cash Component (initial).

"Relevant Cash Component (initial)" means the Relevant Cash Component (initial), as specified in § 1 of the Product and Underlying Data.]

["Relevant Exchange" means the [Relevant Exchange as specified in § 2 of the Product and Underlying Data] [exchange, on which the components of the Underlying are traded, such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions in accordance with such components' liquidity].]

In the case of a material change in the market conditions at the Relevant Exchange, such as a final discontinuation of the quotation [of the components] of the Underlying at the Relevant Exchange and the quotation at a different stock exchange or a considerably restricted liquidity, the Relevant Exchange shall be substituted as the Relevant Exchange by another exchange that offers satisfactorily liquid trading in the Underlying (the "Replacement Exchange"); such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In this case, any reference to the Relevant Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Replacement Exchange.]

["Relevant Exchange of the Delivery Item" is the Relevant Exchange of the Delivery Item as defined in § 2 of the Product and Underlying Data.

In the case of a material change in the market conditions at the Relevant Exchange of the Delivery Item, such as a final discontinuation of the quotation of the Delivery Item at the Relevant Exchange of the Delivery Item and the quotation at a different securities exchange [or a considerably restricted liquidity], the Calculation Agent is entitled to substitute the Relevant Exchange of the Delivery Item by another exchange that offers satisfactorily liquid trading in the Delivery Item (the "**Replacement Exchange of the Delivery Item**"); such exchange shall be determined by the Calculation Agent [in the case of Securities governed

Part C – Special Conditions of the Securities – Product Type 2-6a

by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In this case, any reference to the Relevant Exchange of the Delivery Item in the Terms and Conditions of these Securities shall be deemed to refer to the Replacement Exchange of the Delivery Item.]

["Relevant Reference Price" means the Reference Price on the respective Observation Date.]

["Roll Over Date" means [the [fifth][tenth][Insert day] Calculation Date preceding the]Last Trading Date of the Underlying on the Reference Market][Insert day][each Roll Over Date as specified in § 2 of the Product and Underlying Data].]

["Roll Over Date" means a Calculation Date as determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], which is at least ten Calculation Dates prior to:

[In the case of Securities where the Reference Market of the Underlying is the Chicago Board of Trade, the Chicago Mercantile Exchange, the Intercontinental Exchange or the New York Mercantile Exchange: the first notice day of the relevant Underlying as published on the respective website of the Reference Market (as specified in § 2 of the Product Data)[,][;]]

[In the case of Securities where the Reference Market of the Underlying is the London Metal Exchange: the second business day preceding the monthly prompt date (as defined in the relevant Contract Specifications of the Underlying) of the respective delivery month of the Underlying[,][;]]].

[Insert further method for the determination of the Roll Over Date]

The determination of the relevant Roll Over Date will be published according to § 6 of the General Conditions.]

["Security Holder" means the holder of a Security.]

["Settlement Cycle" means the period of Clearance System Business Days [following a transaction on the Relevant Exchange [in [the securities that form the basis of] [the Underlying]] [and] [the Delivery Item]], during which period settlement will customarily take place according to the rules of [such Relevant Exchange][that Clearance System [for subscription or redemption of the Fund Shares]].]

["Share Call Event" means each of the following events:

Part C – Special Conditions of the Securities – Product Type 2-6a

- (a) the quotation of the Underlying at the Relevant Exchange is suspended indefinitely or permanently discontinued and no suitable Replacement Exchange is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;
- (c) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]
- [(d) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early[;]]
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["Short Selling Fee" means the Short Selling Fee as specified in § 1 of the Product and Underlying Data.

The Calculation Agent will, in the case of not only immaterial changes in the market conditions for short sales (such as changes in taxation with regard to dividend payments, changes in lending fees for the securities contained in the index, changes in the index, change in hedging costs), adjust the Short Selling Fee to such changed market conditions. The extent of the adjustment is determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] based on the extent of the changes in the relevant market conditions. The methodology used to determine the Short Selling Fee at the First Trade Date may not be subsequently changed to the detriment of the Security Holders. The Short Selling Fee shall not exceed the Maximum Short Selling Fee (including). The Issuer will provide notice of such adjustment pursuant to § 6 of the General Conditions.

"Short Selling Fee Excess Call Event" means a situation where the adjustment of the Short Selling Fee to changed market conditions would, lead to a Short Selling Fee lying above the Maximum Short Selling Fee; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its

Part C – Special Conditions of the Securities – Product Type 2-6a

reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

"Short Selling Fee (t)" means the Short Selling Fee applicable on the relevant calendar day (t).

["Short Selling Fee Adjustment" means an amount in the Underlying Currency, which is calculated by the Calculation Agent on the respective Observation Date for each calendar day (t) within the period from the First Trade Date (excluding) to the respective Observation Date (including) as follows:

$$\sum_{t=1}^{n} Reference \ Price (t-1) \ x \ \frac{Short \ Selling \ Fee \ (t)}{365.25}$$

Where:

"n" means the number of calendar days (t) from the First Trade Date (including) to the relevant Observation Date (including).

"Reference Price (t-1)" means the Reference Price which is published one Calculation Date prior to the calendar day (t) [and expressed in the main unit of the Underlying Currency].]]

"**Specified Currency**" means the Specified Currency as specified in § 1 of the Product and Underlying Data.

["**Terms and Conditions**" means the terms and conditions of these Securities as set out in the General Conditions (Part A), the Product and Underlying Data (Part B) and the Special Conditions (Part C).]

["Terms and Conditions of the Delivery Item" means the terms and conditions of the Delivery Item published on the website of the Issuer of the Delivery Item.]

["Transaction Fee" means a fee, expressed in per cent., as determined by the Calculation Agent at each Roll Over Date [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] under consideration of the then current market conditions for transactions in relevant commodity futures contracts (e.g. transaction costs and other costs and fees, which are usually charged in relation to such transactions). At any time, the Transaction Fee will lie in a range of 0% (including) and a maximum of [Insert][0.5%] (including).]

[In the case of Securities linked to a Reference Strategy Index as Underlying, the following applies:

"Trigger Event" means a Trigger Event as defined in the Index Description.]

Part C – Special Conditions of the Securities – Product Type 2-6a

"Underlying" means [the Underlying] [the Fund Share] as specified in § 1 of the Product and Underlying Data.] [The Underlying is specified by the Index Sponsor and is calculated by the Index Calculation Agent.] [On each Roll Over Date, the expiring Underlying will be "rolled" (the "Roll Over") into the futures contract, traded on the Reference Market, with [the next following] [another] expiry date][[the immediately following] [another] delivery month][[insert month] as delivery month] [[,] [and] which is linked to the same Reference Asset] [and] [having a remaining term of [at least] one month] [●]] (the "New **Underlying**"). The price difference between the Underlying and the New Underlying (contango or backwardation) will be compensated by adjusting the [Participation Factor [Current][New]][Ratio]. After each Roll Over Date, any reference in the Terms and Conditions of these Securities to the Underlying shall be deemed to refer to the respective New Underlying. [The New Underlying will be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] and published pursuant to § 6 of the General Conditions.]]]

"Underlying Currency" means the Underlying Currency as specified in § 2 of the Product and Underlying Data.

["Underlying of the Delivery Item" means an index as specified in § 2 of the Product and Underlying Data.]

["Underlying Distribution (k)" (with k = 1, 2, ..., final) is, in relation to an Underlying Distribution Observation Period (k), the sum of the cash distributions that the Hypothetical Investor would have received per Underlying in the Underlying Distribution Observation Period (k) as determined by the Calculation Agent. Special distributions are not taken into account. If the cash distribution is made in a currency other than the Underlying Currency, the cash distribution will be converted into the Underlying Currency. The conversion is made at the exchange rate on the payment date of the cash distribution to the Hypothetical Investor, as determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB) in accordance with prevailing market conditions] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

"Underlying Distribution (k) (net)" means, in relation to an Underlying Distribution (k), that Underlying Distribution (k) less an amount determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] in the amount of any taxes, duties, retentions, deductions or other charges incurred by the Hypothetical Investor in respect of the cash distribution.

"Underlying Distribution Observation Date (k)" [(with k = 1, 2, ..., final) is the [Insert day] [Calculation Day] [day] [of the months [Insert month(s)]] [of the month [Insert month]] of each year from the First Day of the Underlying Distribution Observation Period (k) (exclusive) to the Underlying Distribution Observation Date (final) (inclusive)][is the Underlying Distribution Observation Date (k) as specified § 1 of the Product and Underlying Data].

"Underlying Distribution Observation Date (final)" is the Underlying Distribution Observation Date (final) as specified in § 1 of the Product and Underlying Data.

"Underlying Distribution Observation Period (k)" (with k = 1, 2, ..., final) means any period from one Underlying Distribution Observation Date (k) (exclusive) to the next Underlying Distribution Observation Date (k) (inclusive) with the exception that the Distribution Observation Period (k) with k=1 is the period between the First Day of the Distribution Observation Period (exclusive) and the Underlying Distribution Observation Date (k) with k=1 (inclusive).]

["VolComparator" means the index as specified in § 1 of the Product and Underlying Data.

"VolComparator Calculation Date" means each day on which the VolComparator Reference Price is calculated and published by the VolComparator Sponsor.

"VolComparator Reference Price" means the closing price of the VolComparator.

"VolComparator Sponsor" means the VolComparator Sponsor as specified in § 1 of the Product and Underlying Data.

"VolComparator Replacement Event" means

- (a) any change in the relevant index concept or the calculation of the VolComparator, that result in a new relevant index concept or calculation of the VolComparator being no longer economically equivalent to the original relevant index concept or the original calculation of the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the calculation or publication of the VolComparator is finally discontinued, or replaced by another index;
- (c) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the VolComparator as basis for any calculation or specifications described in these Terms and Conditions;

Part C – Special Conditions of the Securities – Product Type 2-6a

(d) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

In cases of a VolComparator Replacement Event the Calculation Agent is entitled to determine [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], which index should be used in the future as a VolComparator (the "Replacement VolComparator"). The Replacement VolComparator will be published in accordance with § 6 of the General Conditions. Any reference to the replaced VolComparator in these Terms and Conditions shall be deemed to refer to the Replacement VolComparator.

If the VolComparator is no longer determined by the VolComparator Sponsor but rather by another person, company or institution (the "New VolComparator Sponsor"), then any calculation described in these Terms and Conditions shall occur on the basis of the VolComparator as determined by the New VolComparator Sponsor. In this case, any reference to the replaced VolComparator Sponsor in these Terms and Conditions shall be deemed to refer to the New VolComparator Sponsor.]

"Website[s] for Notices" means the Website[s] for Notices as specified in § 1 of the Product and Underlying Data.

["Website of the Delivery Item" means the Website of the Delivery Item as specified in § 2 of the Product and Underlying Data.]

"Website[s] of the Issuer" means the Website[s] of the Issuer as specified in § 1 of the Product and Underlying Data.

["Website of the Issuer of the Delivery Item" means the Website of the Issuer of the Delivery Item as specified in § 2 of the Product and Underlying Data.]

§ 2

Interest[, Additional Amount]

[In the case of non-interest bearing Securities, the following applies:

Interest: The Securities do not bear interest.]

[In the case of interest bearing Securities, the following applies:

- [[(1) Interest: The Securities shall bear interest [on their [Aggregate Nominal Amount] [Nominal Amount]] from the Interest Commencement Date until the Interest End Date at the Interest Rate.]
- [(1) Interest: [Subject to the occurrence of a Final Knock-in Event,][T][t]he Securities shall bear interest [on their [Aggregate Nominal Amount] [Nominal Amount]] for [the] [each] Interest Period at the Interest Rate.]

[In the case of fixed rate Securities, the following applies:

- [(2) Interest Rate: "Interest Rate" means the Interest Rate [as specified in § 1 of the Product and Underlying Data.] [which is specified for the respective Interest Period in § 1 of the Product and Underlying Data.]]
- [(2) Coupon: "Coupon" means the Coupon as specified in § 1 of the Product and Underlying Data.]
- (3) *Interest Amount*: The [respective] "**Interest Amount**" will be calculated by multiplying the product of the [Coupon][Interest Rate] [and the] [Relevant Cash Component][Aggregate Nominal Amount] [Nominal Amount] with the Day Count Fraction.
 - The [respective] Interest Amount will be due for payment [in arrear] on the respective Interest Payment Date pursuant to the provisions of § 6 of the Special Conditions.

[In the case of Knock-in Step-In Tracker Securities, the following applies:

[(4)] *Relevant Cash Component*: The "**Relevant Cash Component**" will be determined as follows:

- (i) Initial Relevant Cash Component: As of the Interest Commencement Date, the Relevant Cash Component corresponds to the [Relevant Cash Component (initial)] [Nominal Amount]. Unless a Knock-in Event occurs, the Relevant Cash Component is unchanged and corresponds to the [Relevant Cash Component (initial)] [Nominal Amount] until the Last Interest Payment Date.
- (ii) Reduction of the Relevant Cash Component after the occurrence of a Knock-in Event: On every Knock-in Date (b) the Relevant Cash Component will be reduced. If multiple Knock-in Events occur during an Interest Period, the then valid Relevant Cash Component changes multiple times during this Interest Period.
 - As of the first Calculation Date after the Knock-in Date (b) (with b=1) the Relevant Cash Component corresponds to the Relevant Cash Component (b) (with b=1) until the next Knock-in Date (b) (with b=2). As of the first Calculation Date after the Knock-in Date (b) (with b=2) the Relevant Cash Component will be reduced to the Relevant Cash Component (b) (with b=3). This procedure will be repeated on each subsequent Knock-in Date (b) (with b=3, ..., n).

If on a Knock-in Observation Date multiple Knock-in Events occur in relation to the respective Knock-in Barriers (b), the Relevant Cash Component will be reduced on the subsequent Calculation Date to the Relevant Cash Component (b), which corresponds to the Knock-in Barrier (b) in relation to which a Knock-in Event has most recently occurred.

- (iii) Early Cessation of Interest Payment: If a Final Knock-in Event occurs, interest payment under the Securities ends as of the relevant Knock-in Date (b) (the "Final Knock-in Date"). Any accrued interest from the preceding Interest Calculation Date to the Final Knock-in Date shall be paid on the Interest Payment Date with respect to the then current Interest Period.]
- [(4)][(5)] Day Count Fraction: "Day Count Fraction" is with respect to the calculation of the Interest Amount for an Interest Period:

[In the case of Securities where "30/360", "360/360" or "Bond Basis" pursuant to ISDA 2000 is applicable, the following applies:

the number of days in the Interest Period divided by 360, the number of days to be calculated on the basis of a year with 360 days and with 12 30-day months (unless (A) the last day of the Interest Period is the 31 day of a month and the first day of the Interest Period is a day other than the 30th or the 31th of a month, in which case the month that includes that last day shall not be considered to be shortened to a 30-day month, or (B) the last day of the Interest Period is the last day of the month of February, in which case the month of February shall not be considered to be lengthened to a 30 day-month).]

[In the case of Securities where "30/360", "360/360" or "Bond Basis" pursuant to ISDA 2006 is applicable, the following applies:

the number of days in the Interest Period divided by 360, calculated on a formula basis as follows:

Day Count Fraction =
$$\frac{[360 \text{ x} (Y_2 - Y_1)] + [30 \text{ x} (M_2 - M_1)] + (D_2 - D_1)}{360}$$

Where:

" Y_1 " is the year, expressed as number, in which the first day of the Interest Period falls;

" Y_2 " is the year, expressed as number, in which the day immediately following the last day of the Interest Period falls;

" $\mathbf{M_1}$ " is the calendar month, expressed as a number, in which the first day of the Interest Period falls:

Part C – Special Conditions of the Securities – Product Type 2-6a

" M_2 " is the calendar month, expressed as a number, in which the day immediately following the last day of the Interest Period falls;

" $\mathbf{D_1}$ " is the first calendar day, expressed as a number, of the Interest Period, unless such number would be 31, in which case D1 will be 30; and

" $\mathbf{D_2}$ " is the calendar day, expressed as a number, immediately following the last day of the Interest Period, unless such number would be 31 and D1 is greater than 29, in which case D2 will be 30.]

[In the case of Securities where "Act/360" is applicable, the following applies:

the actual number of days in the Interest Period divided by 360.]

[In the case of Securities where "Act/Act" (ISDA) is applicable, the following applies:

the actual number of days in the Interest Period divided by 365 (or, if a portion of that Interest Period falls in a leap year, the sum of (A) the actual number of days in that portion of the Interest Period falling in a leap year divided by 366 and (B) the actual number of days in that portion of the Interest Period not falling in the leap year divided by 365).]

[In the case of Act/Act (ICMA), the following applies:

- [(4)][(5)] Day Count Fraction: "**Day Count Fraction**" means in respect of the calculation of an Interest Amount for a Calculation Period:
 - [[i) if the Calculation Period is equal to or shorter than the Interest Period during which it falls:] the number of days in the Calculation Period divided by [the product of (1) the number of days in the Interest Period [and (2) the number of Interest Periods normally ending in any year]].]
 - [[ii) if the Calculation Period is longer than one Interest Period:] the sum of
 - (A) the number of days in such Calculation Period falling in the Interest Period in which it begins divided by [the product of (1) the number of days in such Interest Period [and (2) the number of Interest Periods normally ending in any year], and
 - (B) the number of days in such Calculation Period falling in the next Interest Period divided by [the product of (1) the number of days in such Interest Period [and (2) the number of Interest Periods ending in any year].]]
- [[(5)][(6)] *Notice*: The Calculation Agent will make all specifications and calculations, which are provided in this § 2, and will notify the Issuer without undue delay, who will notify the Security Holders and any exchange, on which the Securities are listed and whose provisions

Part C – Special Conditions of the Securities – Product Type 2-6a

require a notification to the exchange, for the respective Interest Period pursuant to § 6 of the General Conditions of the Securities.]

[In the case of Securities with an unconditional Additional Amount, the following applies:

[[•]] Additional Unconditional Amount (l): The respective Additional Unconditional Amount (l) will be paid [moreover] on the respective Additional Unconditional Amount Payment Date (l) pursuant to the provisions of § 6 of the Special Conditions.]

§ 3

[Redemption] [,Novation] [, Dividend Payment] [, Distribution Payment]

[In the case of Securities with cash settlement, the following applies:

[(1)] *Redemption:* The Securities shall be redeemed by payment of the Redemption Amount [on the respective Redemption Date or the respective Call Date [or the Final Payment Date]] [on the Final Payment Date] pursuant to the provisions of § 6 of the Special Conditions.

[In the case of Securities with physical delivery, the following applies:

[(1)] *Redemption:*

[The Securities shall be redeemed]

[If no Knock-in Event has occurred, the Securities shall be redeemed by payment of the Nominal Amount.]

If a Knock-in Event has occurred at least one time [during the Knock-in Observation Period] [on an Observation Date (k)], the Securities shall be redeemed, subject to a Final Knock-in Event, by payment of the Relevant Cash Component (final) on the Final Payment Date as well as

<u>[In the case of Securities with physical delivery of the Underlying, the following applies</u>: by delivery pursuant to the provisions of § 6 of the Special Conditions [of the Underlying in a quantity expressed by the Ratio per Security.] [of the Underlying in a quantity which will be determined as follows:

Ratio
$$\left[\times \frac{1}{FX \text{ (final)}}\right] \left[\times FX \text{ (final)}\right]$$
.]

[If a Final Knock-in Event has occurred, the Relevant Cash Component (final) is equal to zero (0).]]

Part C – Special Conditions of the Securities – Product Type 2-6a

<u>In the case of Securities with physical delivery of a Delivery Item, the following applies</u>: barring the occurrence of a Novation Event, by delivery of a quantity of the Delivery Item (the "**Delivery Quantity**") per Security pursuant to the provisions of § 6 of the Special Conditions which will be determined by the Calculation Agent as follows:

$$\frac{\text{R (final)} \times \text{Ratio}}{\text{Reference Price of the Delivery Item (final)}} \left[\times \text{ FX (final)}\right] \left[\times \frac{1}{\text{FX (final)}}\right] \left[\times \text{ FX}_{p} \text{ (final)}\right] \left[\times \frac{1}{\text{FX}_{p}} \text{ (final)}\right]$$

[If a Final Knock-in Event has occurred, the Relevant Cash Component (final) is equal to zero (0).]

If the [Ratio] [Delivery Quantity] leads to a [non-deliverable] fraction of the [Underlying] [Delivery Item], a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of the [non-deliverable][not delivered] fraction of the [Underlying] [Delivery Item] (the "Supplemental Cash Amount") which is calculated from the [Reference Price on the Final Observation Date] [Reference Price of the Delivery Item (final)] multiplied by the [non-deliverable][not delivered] fraction of the [Underlying] [Delivery Item] [and divided by FX (final)] [and multiplied by FX (final)].]

[In the case of Securities with physical delivery of a Delivery Item, the following applies:

(2) *Novation:* Upon occurrence of a Novation Event, the Securities will be redeemed by payment of the Novation Amount on the Final Payment Date pursuant to the provisions of § 6 of the Special Conditions (the "**Novation**"), instead of by delivery of the Delivery Item. The Novation enters into force by notice pursuant to the provisions of § 6 of the General Conditions.

The Issuer's Extraordinary Call Right upon occurrence of an Index Call Event shall remain unaffected.]

[In the case of Securities linked to a distributing index as Underlying, the following applies:

([●]) *Dividend payment*: The Security Holders shall be entitled to receive payment of the respective Dividend Amount (k) (with k = 1, 2, ...[, final]) per Security at each Dividend Amount Payment Date (k) (with k = 1, 2, ...[, final]).

[The right to receive payment of Dividend Amounts ceases for a Security Holder after expiration of the Dividend Period (k) (with k = 1, 2, ...[, final]) immediately preceding the Observation Date in relation to which he exercises his Redemption Right, or in relation to which the Issuer exercises its Regular Call Right, as the case may be.]

Part C – Special Conditions of the Securities – Product Type 2-6a

[The right to payment of the relevant Dividend Amount (k) is excluded if the relevant Security Holder was not holder of the Securities on the Dividend Observation Date (k) immediately preceding the Dividend Amount Payment Date (k).]

The respective Dividend Amount (k) (with k = 1, 2, ...[, final]) shall be paid pursuant to the provisions of § 6 of the Special Conditions.]

[In the case of Securities with Underlying Distribution, the following applies:

([•]) *Distribution Payment:* On each Distribution Amount Payment Date (k) (with k = 1, 2, ..., final), the Security Holders shall receive the respective Distribution Amount (k) (with k = 1, 2, ..., final) per Security.

[The right to payment of the relevant Distribution Amount (k) is excluded if the relevant Security Holder was not holder of the Securities on the Underlying Distribution Observation Date (k) immediately preceding the Distribution Amount Payment Date (k).]

The respective Distribution Amount (k) (with k = 1, 2, ..., final) shall be paid pursuant to the provisions of § 6 of the Special Conditions.

The payment of a Distribution Amount (k) and its amount shall be notified pursuant to the provisions of § 6 of the General Conditions.]

§ 4

[Redemption Amount] [Novation Amount] [[,] Dividend Amount] [[,] Underlying Distribution] [(intentionally omitted)]

[(1)] [Redemption Amount][Novation Amount]: [With respect to any Redemption Date[,][or] Call Date [or the Final Payment Date], as the case may be, and the corresponding Observation Date, the][The] [Redemption Amount] [Novation Amount] equals an amount in the Specified Currency, calculated or specified by the Calculation Agent as follows:

[In the case of Closed End and Open End Securities, the following applies:

Redemption Amount = [[Relevant Reference Price x Ratio[/ FX (final)] [x FX (final)]] [max(Relevant Reference Price [x Participation Factor Current] [— Quanto Fee Adjustment] [— Management Fee Adjustment] [— Short Selling Fee Adjustment] [— Index Calculation Fee Adjustment]; 0) x Ratio [/ FX (final)] [x FX (final)]]

[In the case of Closed End Leverage Securities and Open End Leverage Securities, the following applies:

Redemption Amount = $\max(\text{Relevant Reference Price}; 0) \times \text{Ratio } [/\text{ FX (final)}] [x \text{ FX (final)}]]$

Part C – Special Conditions of the Securities -

Product Type 2-6a

[For the calculation of the Redemption Amount one index point corresponds to one unit of the [Underlying][Specified] Currency (e.g. EUR 1.00 for Euro or USD 1.00 for US-Dollar).] [For the calculation of the Redemption Amount one point of the Reference Price published by the Reference Market per unit of measurement of the Underlying corresponds to one unit of the [Underlying][Specified] Currency.]

The method of calculation or, respectively, specification of the Redemption Amount is subject to adjustments and market disruptions pursuant to § 7[,] [and] § 8 [and § 9] of the Special Conditions.

[In the case of Step-In Tracker Securities the following applies:

Novation Amount = R (final) x Ratio
$$\left[\times \frac{1}{FX \text{ (final)}} \right] \left[\times FX \text{ (final)} \right].$$

[In the case of Knock-in Step-In Tracker Securities, the following applies:

[[Relevant Cash Component (final) +] R (final) x Ratio

[If a Final Knock-in Event has occurred, the Relevant Cash Component (final) is equal to zero (0).]]

[If no Knock-in Event has occurred, the Redemption Amount corresponds to the Nominal Amount.

If a Knock-in Event has occurred at least one time [during the Knock-in Observation Period] [on an Observation Date (k)], the Redemption Amount shall be calculated as follows:

Relevant Cash Component (final) + R (final) x Ratio

If a Final Knock-in Event has occurred, the Relevant Cash Component (final) is equal to zero (0).]

[In the case of Securities linked to a distributing index as Underlying, the following applies:

Dividend Amount: The Dividend Amount (k) (with k = 1, 2, ...) equals an amount [(1)][(2)]in the Specified Currency, which is calculated by the Calculation Agent at the respective Dividend Observation Date (k) (with k = 1, 2, ...) as follows:

Dividend Amount (k) = Dividend Value (k) x Ratio [x Factor (k)]

[For the calculation of the Dividend Amount one index point corresponds to one unit of the Underlying Currency (e.g. EUR 1.00 for Euro or USD 1.00 for US-Dollar).]

Part C – Special Conditions of the Securities – Product Type 2-6a

The method of calculation of the Dividend Amount is subject to adjustments and market disruptions pursuant to § 7 [,] [and] § 8 [and § 9] of the Special Conditions.]

[In the case of Securities linked to a distributing Underlying, the following applies:

[(1)][(2)] Distribution Amount: The Distribution Amount (k) (with k = 1, 2, ..., final) equals an amount in the Specified Currency, which is calculated by the Calculation Agent at the respective Underlying Distribution Observation Date (k) (with k = 1, 2, ..., final) as follows:

Distribution Amount (k) = Underlying Distribution (k) (net) x Ratio]

[In the case of Quanto Securities, the following applies:

For the calculation of the Redemption Amount one unit of the Underlying Currency is equal to one unit of the Specified Currency.]

Product Type 7: Short Cash Collect Securities

[In the case of Short Cash Collect Securities, the following applies:

§ 1

Definitions

"Additional Conditional Amount (k)" means the Additional Conditional Amount (k) as specified in § 1 of the Product and Underlying Data.

"Additional Conditional Amount Payment Date (k)" means the respective Additional Conditional Amount Payment Date (k) as specified in § 1 of the Product and Underlying Data.

"Additional Conditional Amount Payment Event (k)" means that R (k) is equal to or lower than the respective Additional Conditional Amount Payment Level (k)

"Additional Conditional Amount Payment Level (k)" means [the respective Additional Conditional Amount Payment Level (k) as specified in § 1 of the Product and Underlying Data.] [the respective Additional Conditional Amount Payment Factor (k) multiplied by R (initial).]

["Additional Conditional Amount Payment Factor (k)" means the respective Additional Conditional Amount Payment Factor (k) as specified in § 1 of the Product and Underlying Data. [[This is an indicative value.] The final specification will be made by the Issuer on the [last] Initial Observation Date and will be published by notification pursuant to § 6 of the General Conditions within [five] [•] Banking Days.]]]

["Adjustment Event" means [each of the following events]:

[In the case of a share or a depository receipt as Underlying, the following applies:

each measure taken by the company that has issued the Underlying or by a third party, which would – due to a change in the legal and financial position, in particular a change in the company's fixed assets and capital, – affect the Underlying not only immaterially (in particular capital increase against cash contribution, issuance of securities with options or conversion rights into shares, capital increase with company funds, distribution of special dividends, share splits, merger, liquidation, nationalisation); whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]

- [(b) the Determining Futures Exchange adjusts the there traded Underlying Linked Derivatives[;]]
- [([●]) a Hedging Disruption occurs[;]]
- [([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of an index as Underlying, the following applies:

- (a) an Index Replacement Event occurs[;]
- [([●]) a Hedging Disruption occurs[;]]
- [([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of an exchange traded commodity as Underlying, the following applies:

- (a) any change made with respect to the ETC Interest which has a material economic effect on the Underlying, in particular changes with respect to (i) the risk profile of the ETC Interest, (ii) the type, quality, nominal amount or reference value of the ETC Underlying, (iii) a reclassification or consolidation of the ETC Interests, including a change in the class or ranking of the ETC Interests, (iv) the currency of the ETC Interests, (v) the method of calculating the redemption value of the ETC Interest, (vi) the timetable for the redemption of the ETC Interests or (vii) the collateral arrangement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) (i) the redemption of existing ETC Interests or (ii) the reduction of the number of ETC Interests of an investor holding such ETC Interests for reasons outside the control of that investor; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by

Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (c) requests for the redemption of ETC Interests are executed only partially or not at all;
- (d) since the Trade Date, any additional fees, premiums, discounts, charges, commissions or similar fees are levied for the redemption of ETC Interests; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (e) the quotation of the ETC Interest at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (f) an early termination performed by the Determining Futures Exchange of the there traded Derivatives of the ETC Interest or the ETC Underlying;
- (g) (i) a change in the legal, accounting, or regulatory treatment of the ETC Interests; or (ii) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the ETC Issuer [or an ETC Services Provider] as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (h) (i) a breach by the ETC Issuer of its corporate purpose which has a material economic effect on the Underlying, or (ii) a breach of statutory or regulatory requirements by the ETC Issuer, including any missing licences or the revocation or withdrawal of required license in its home jurisdiction and in any jurisdiction it operates, or (iii) a breach by the ETC Issuer of its obligations in relation to the ETC Interests which has a material economic effect on the Underlying; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (i) (i) a change in the legal form of the ETC Issuer or (ii) the ETC Issuer of the ETC Interest is replaced;
- (j) (i) a deterioration of the ETC Issuer's financial position or assets which has a material economic effect on the Underlying, (ii) the initiation of composition, bankruptcy or insolvency proceedings, (iii) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the ETC Issuer, (iii) a requirement to transfer all or a substantial part of the assets of the ETC Issuer to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the ETC Interests by the investors holding such ETC Interests;
- (k) a demerger or spin-off or a subdivision of the ETC Issuer;
- [(1) an ETC Services Provider discontinues its services for the ETC Issuer in relation to the ETC Interests or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]
- [([•])] (i) the Issuer loses any license or permission or to use the ETC Interests as the Underlying for the Securities or (ii) the ETC Issuer prohibits that the Issuer uses the ETC Interests as Underlying for the Securities;
- [([•])] a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]

[[([•])] a Hedging Disruption occurs][.]]

[In the case of a fund share as Underlying, the following applies:

changes are made with respect to the Fund without the consent of the Calculation Agent which affect the ability of the Issuer to hedge its obligations under the Securities, in particular changes with respect to (i) the risk profile of the Fund, (ii) the investment objectives or investment strategy or investment restrictions of the Fund, (iii) the currency of the Fund Shares, (iv) the method of calculating the [NAV][Reference Price] or (v) the timetable for the subscription, issue, redemption or transfer of the Fund Shares; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its

Part C – Special Conditions of the Securities – Product Type 7

reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (b) requests for the issue or purchase, redemption or sale or transfer of Fund Shares are executed only partially or not at all;
- (c) fees, premiums, discounts, charges, commissions, taxes or similar fees are levied for the issue or redemption of Fund Shares; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (d) the Fund or the Management Company or a provider of fund services appointed for this purpose by the Fund or the Management Company fails to publish the [NAV][Reference Price] as scheduled or in accordance with normal practice;
- (e) a change in the legal form of the Fund;
- [([•]) the quotation of the Underlying at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]
- ([●]) a change of significant individuals in key positions at the Management Company or in the Fund Management; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) (i) a change in the legal, accounting, tax or regulatory treatment of the Fund or of the Management Company; or (ii) the suspension, cancellation, revocation or absence of the accreditation or registration of the Fund or of the Management Company; or (iii) the suspension, cancellation, revocation or absence of an authorisation of the Fund by the relevant authority; or (iv) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the Fund, the Management Company or a Fund Services Provider, or of individuals in key positions at the Management Company or in the Fund Management as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities

governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) [an early termination performed by the Determining Futures Exchange of the there traded Underlying Linked Derivatives;]
- ([●]) a breach by the Fund or the Management Company of the investment objectives, the investment strategy or the investment restrictions of the Fund that is material, or a breach of statutory or regulatory requirements by the Fund or the Management Company; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) which requires the Issuer, in relation to the subscription, redemption or holding of Fund Shares, (i) to create a reserve or provision, or (ii) to increase the amount of regulatory capital held by the Issuer with respect to complying with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities to an extent that is significant in comparison with the conditions applying on the First Trade Date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) as a result of which compliance by the Issuer with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities would become unlawful or impracticable or would entail substantially higher costs; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) an increase in the proportion of the volume held by the Issuer alone or together with a third party with which the Issuer enters into a hedging transaction with respect to the Securities beyond [insert relevant percentage]% of the Fund Shares outstanding;
- ([●]) the Issuer is required to consolidate the Fund as a result of accounting or other regulations;

- ([●]) the sale or redemption of the Fund Shares for reasons beyond the control of the Issuer and not relating to the Securities, provided that this is not solely for the purpose of entering into or unwinding hedging transactions;
- ([•]) an event or circumstance that has or could have the following effects: (i) the suspension of the issuance of additional Fund Shares or of the redemption of existing Fund Shares or (ii) the reduction of the number of Fund Shares of a shareholder in the Fund for reasons outside the control of that shareholder or (iii) the subdivision, consolidation or reclassification of the Fund Shares or (iv) payments in respect of a redemption of Fund Shares being made partly or wholly by means of a distribution in kind instead of for cash or (v) the creation of side pockets for segregated assets; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Management Company or a Fund Services Provider discontinues its services for the Fund or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) (i) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the Fund or the Fund Shares, (ii) the initiation of composition, bankruptcy or insolvency proceedings, a demerger or spin-off, a reclassification or consolidation, such as a change in the share class of the Fund or the merger of the Fund into or with another fund, (iii) a requirement to transfer all the Fund Shares to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the Fund Shares by the shareholders;
- ([●]) the initiation of composition, bankruptcy, insolvency, dissolution or comparable proceedings with respect to the Fund or the Management Company;
- ([●]) the Issuer loses the right to use the Fund as the Underlying for the Securities;
- ([●]) a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable

discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) no notification is given of the bases of taxation for the Fund in accordance with the applicable provisions of the German Investment Tax Act (*Investmentsteuergesetz*, "InvStG") or the Fund or the Management Company has announced that no notification of the bases of taxation will be given in accordance with the applicable provisions of the InvStG in the future;
- ([●]) changes in the investment or distribution policy of the Fund which could have a substantial negative effect on the amount of the Fund's distributions as well as distributions which diverge significantly from the Fund's normal distribution policy to date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) the Fund or the Management Company or a company affiliated to it breaches the agreement entered into with the Issuer in relation to the Fund in a significant respect or terminates that agreement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) the Fund or the Management Company, contrary to normal practice to date, fails to provide the Calculation Agent with information that the latter reasonably considers necessary to enable it to monitor compliance with the Fund's investment guidelines or restrictions in a timely manner; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Fund or the Management Company fails to provide the Calculation Agent with the audited statement of accounts and, where relevant, the half-yearly report as soon as possible after receiving a corresponding request; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) any other event that could have a noticeable adverse effect on the [NAV][Reference Price] of the Fund or the ability of the Issuer to hedge its obligations under the

Securities on more than a temporary basis; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) the [NAV][Reference Price] is no longer published in the Underlying Currency;
- [([•]) if the Issuer does not receive any of the following information: (i) upon request a report on at least an annual basis to enable an assessment of the assets and liabilities, income and operations over the reporting period or (ii) a list of the investments held by the Fund and their weighting and, if the Fund invests in other funds, the corresponding positions of the investments held by these funds and their weighting on the next following Banking Day[;]]
- [([●]) a Hedging Disruption occurs[;]].]
- [([●]) [the Historic Volatility of the Underlying exceeds a volatility level of [*Insert*]%.]

[the difference between the Historic Volatility of the Underlying and the Historic Volatility of the VolComparator on both, a Calculation Date and a VolComparator Calculation Date exceeds [*Insert*]%.]

The "Historic Volatility of the Underlying" is calculated on [any day that is] a Calculation Date [and a VolComparator Calculation Date] on the basis of the daily logarithmic returns of the [NAV][Reference Price] over the immediately preceding [Insert number of days] Calculation Dates [which are also VolComparator Calculation Dates] in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{FRP(t-p)}{FRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{FRP(t-q)}{FRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

"t" is the relevant Calculation Date [which is also a VolComparator Calculation Date];

"T" is [Insert number of days];

"FRP (t-k)" (with k=p,q) is the [NAV][Reference Price] of the Underlying on the k-th Calculation Date [that are also VolComparator Calculation Dates] preceding the relevant Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on [a relevant][any day that is a] Calculation Date [and a VolComparator Calculation Date] using the daily returns of the [NAV][Reference Price] for the most recent [*Insert number of days*] Calculation Dates [which are also VolComparator Calculation Dates] and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the [NAV][Reference Price] between two consecutive Calculation Dates [which are also VolComparator Calculation Dates] in each case.]

[The "Historic Volatility of the VolComparator" is calculated on any day that is a VolComparator Calculation Date and a Calculation Date on the basis of the daily logarithmic returns of the VolComparator over the immediately preceding [Insert number of days] VolComparator Calculation Dates which are also Calculation Dates in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{BRP(t-p)}{BRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{BRP(t-q)}{BRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

"t" is the relevant VolComparator Calculation Date which is also a Calculation Date;

"T" is [Insert number of days];

"BRP (t-k)" (with k = p, q) is the VolComparator Reference Price on the k-th VolComparator Calculation Date that are also Calculation Dates preceding the relevant VolComparator Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on any day that is a VolComparator Calculation Date and a Calculation Date using the daily returns of the VolComparator for the most recent [*Insert number of days*] VolComparator Calculation Dates that are also Calculation Dates and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the VolComparator Reference Price between two consecutive VolComparator Calculation Dates that are also Calculation Dates in each case.]]

[In the case of currency exchange rates as Underlying, the following applies:

- (a) a not only immaterial modification in the method of determination and/or publication of FX [(1) or FX (2), as the case may be,] by the Fixing Sponsor (including the time of the determination and/or publication); whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) any other change with respect to the Underlying or FX [(1) or FX (2), as the case may be,] (due to, including but not limited to, any kind of monetary reform or changeover), which affects the Securities not only immaterially; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (c) an early termination performed by the Determining Futures Exchange of the there traded Underlying Linked Derivatives or FX [(1) or FX (2), as the case may be];
- (d) an adjustment performed by the Determining Futures Exchange of the there traded Underlying Linked Derivatives or FX [(1) or FX (2), as the case may be][;][or]
- [(e) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the Underlying or to FX [(1) or FX (2), as the case may be] as basis for the calculations or, respectively, specifications described in the Terms and Conditions of these Securities; the termination of the license to use the Underlying or to FX [(1) or FX (2), as the case may be] due to an unacceptable increase in license fees;]
- [[(●)] [a Hedging Disruption occurs; or]
- [(•)] any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying or FX [(1) or FX (2), as the case may be]; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

[The Calculation Agent is under no obligation to monitor whether or not one of the events referred to above has occurred.]]

["Administrator" means [the Administrator [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Administrator of the Fund, each and every reference to the Administrator in these Terms and Conditions shall be deemed, depending on the

Part C – Special Conditions of the Securities –
Product Type 7

context, to refer to the new Administrator][in relation to the Fund, a person, company or institution appointed for the purpose of providing administrative services to the Fund].]

["Auditor" means [the Auditor [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Auditor of the Fund, each and every reference to the Auditor in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Auditor][in relation to the Fund, a person, company or institution appointed for the purpose of auditing the Fund in connection with the annual report].]

"Banking Day" means each day (other than a Saturday or Sunday) on which the Clearing System [and the Trans-European Automated Real-time Gross settlement Express Transfer-System (TARGET2) ("TARGET2")] [is][are] open for business [and commercial banks and foreign exchange markets settle payments in the Banking Day Financial Centre].

["Banking Day Financial Centre" means the Banking Day Financial Centre as specified in § 1 of the Product and Underlying Data.]

"Barrier" means [the Barrier as specified in § 1 of the Product and Underlying Data.] [Barrier Level x R (initial). [The Barrier shall be rounded up or down to [six] [four] decimals, with 0.0000[00]5 being rounded upwards.]]

"Barrier Event" means that the Reference Price on any Barrier Observation Date is [equal to or] greater than the Barrier.]

["Barrier Level" means the Barrier Level as specified in § 1 of the Product and Underlying Data. [[This is an indicative value.] The final specification will be made by the Issuer on the [last] Initial Observation Date and will be published by notification pursuant to § 6 of the General Conditions within [five] [•] Banking Days.]]

"Calculation Agent" means the Calculation Agent as specified in § 2 (2) of the General Conditions.

"Calculation Date" means [each day on which the Reference Price is [normally] [reported and/or] published by the [Fund or the Management Company] [Relevant Exchange] [Index Sponsor or the Index Calculation Agent, as the case may be] [Reference Market] [and] [[FX] [FX (1) and FX (2)] [is] [are] customarily published [by the Fixing Sponsor]]] [FX Calculation Date].

["Call Event" means [Share Call Event] [Index Call Event] [ETC Call Event] [Fund Call Event] [or] [FX Call Event].]

["Change in Law" means that due to

(a) the coming into effect of changes in laws or regulations (including but not limited to tax laws or capital market provisions) or

Part C – Special Conditions of the Securities – Product Type 7

(b) a change in relevant case law or administrative practice (including the administrative practice of the tax or financial supervisory authorities),

if such changes become effective on or after the First Trade Date,

- [(a)] the holding, acquisition or sale of the Underlying or assets that are needed in order to hedge price risks or other risks with respect to its obligations under the Securities is or becomes wholly or partially illegal for the Issuer [or
- (b) the costs associated with the obligations under the Securities have increased substantially (including but not limited to an increase in tax obligations, the reduction of tax benefits or other negative consequences with regard to tax treatment)].

The Issuer determines [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] whether this is the case.]

["Clearance System" means the principal domestic clearance system customarily used for settling trades [with respect to] [[in the securities that form the basis of] the Underlying][subscription or redemption of the Fund Shares] as determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Clearance System Business Day" means, with respect to the Clearance System, any day (other than a Saturday or Sunday) on which the Clearance System is open for the acceptance and execution of settlement instructions.]

["Clearing System" means [Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn ("CBF")] [Clearstream Banking S.A., Luxembourg ("CBL") and Euroclear Bank SA/NV ("Euroclear Bank") (CBL and Euroclear are individually referred to as an "ICSD" (International Central Securities Depository) and, collectively, the "ICSDs")] [Euroclear France SA ("Euroclear France")] [Monte Titoli S.p.A., with offices in Piazza degli Affari no. 6, Milan, Italy ("Monte Titoli")] [Insert other Clearing System(s)].]

["Custodian Bank" means [the Custodian Bank [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Custodian Bank of the Fund, each and every reference to the Custodian Bank in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Custodian Bank] [in relation to the Fund, a person, company or institution acting as custodian of the Fund's assets].]

Part C – Special Conditions of the Securities –
Product Type 7

["Determining Futures Exchange" means the [options and/or] futures exchange, on which respective derivatives of the Underlying [or [– if derivatives on the Underlying are not traded –] its [components][underlying assets]] [or derivatives on the commodity referenced by the Underlying] (the "Underlying Linked Derivatives") are mostly liquidly traded, such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions.

In the case of a material change in the market conditions at the Determining Futures Exchange, such as a final discontinuation of derivatives' quotation linked to the Underlying [or to its components] at the Determining Futures Exchange or a considerably restricted number or liquidity, it shall be substituted as the Determining Futures Exchange by another [options and/or] futures exchange that offers satisfactorily liquid trading in the Underlying Linked Derivatives (the "Substitute Futures Exchange"); such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In the event of such substitution, any reference to the Determining Futures Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Substitute Futures Exchange.]

[In the case of an exchange traded commodity as Underlying, the following applies:

["ETC Call Event" means each of the following:

- (a) the price of the Underlying is no longer calculated or published in the Underlying Currency[;][or]
- [(b) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s]; [or]
- ([●]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders [(an "ETC Replacement Event")]; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

"ETC Documents" means [in relation to an ETC Interest], the constitutive and governing documents, subscription agreements, custody agreements and all other agreements of the ETC Issuer which specify the terms and conditions of [the ETC Issuer and] the ETC Interest, in each case in the respective valid version.

Part C – Special Conditions of the Securities – Product Type 7

"ETC Interest" means a unit or note, as the case may be, of the ETC Issuer and of the series set out in § 1 of the Product and Underlying Data.

"ETC Issuer" means, in relation to an ETC Interest, the issuer issuing that ETC Interest.

["ETC Services Provider" means, in relation to an ETC Issuer, any person or entity that is appointed to provide services, directly or indirectly, to that ETC Issuer as specified in the ETC Documents, including any administrator, advisor, arranger, auditor, calculation agent, collateral agent, commodity or derivative counterparty, custodian bank, depository, manager, sponsor and trustee.]

"ETC Underlying" means the commodity tracked by the ETC Interest as specified in § 2 of the Product and Underlying Data.]

["Expiry Date [(Data di Scadenza)]" means the Expiry Date as specified in § 1 of the Product and Underlying Data.]

"Final Payment Date" means the Final Payment Date as specified in § 1 of the Product and Underlying Data.

"First Trade Date" means the First Trade Date as specified in § 1 of the Product and Underlying Data.

[In the case of a Currency Exchange Rate as Underlying or in the case of Quanto Securities with physical delivery, the following applies:

"Fixing Sponsor" means the Fixing Sponsor as specified in § 1 of the Product and Underlying Data.]

[In the case of a Fund Share as Underlying, the following applies:

"**Fund**" means, in relation to a Fund Share, the investment fund issuing that Fund Share or the Fund in whose assets the Fund Share represents a proportional interest.

["Fund Call Event" means any of the following events:

(a) [the quotation of the Underlying on the Relevant Exchange is suspended indefinitely or permanently discontinued and] no suitable Replacement Underlying or a no suitable [Replacement Management Company][Replacement Exchange] is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- [(b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;]
- ([●]) a Change in Law [and/or a [Hedging Disruption] [and/or] [Increased Costs of Hedging]] occur[s][;]
- [([•]) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early[;]]
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not justifiable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][("Fund Replacement Event")]].]

["Fund Documents" means the annual report and the half-yearly report, the prospectus (including the management regulations, terms and conditions), the key investor information and all other documents of the Fund which specify the terms and conditions of the Fund and the Fund Shares, in each case in the respective valid version.]

"Fund Management" means the persons responsible for the portfolio and/or risk management of the Fund.

"Fund Services Provider" means, if applicable, the Administrator, the Investment Adviser, the Custodian Bank, the Management Company, the Portfolio Manager and the Auditor.

"**Fund Share**" means a unit or share of the Fund and of the class set out under "Underlying" in § 1 of the Product and Underlying Data.]

[In the case of a Currency Exchange Rate as Underlying or in the case of Quanto Securities with physical delivery, the following applies:

["FX" means the [official] [fixing of the] FX Exchange Rate [(mid exchange rate)] as reported and/or published [for] [at] [[Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If the FX Exchange Rate[(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or any successor page), FX shall be calculated by the Calculation Agent as the quotient of the number one (1) divided by the [official] fixing of the FX Inverse Exchange Rate as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If [also] the FX Inverse Exchange Rate [(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or

Part C – Special Conditions of the Securities –
Product Type 7

any successor page), FX shall be calculated by the Calculation Agent as the quotient of the exchange rate for the conversion of one (1) Euro into the [Underlying Currency] [Specified Currency] divided by the exchange rate for the conversion of one (1) Euro into the [Specified Currency] [Underlying Currency] each as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].]

["FX (1)" means the [official] [fixing of the] FX Exchange Rate (1) [(mid exchange rate)] as reported and/or published [[Insert] [p.m.] [a.m.] [Insert] local time] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].]

["FX (2)" means the [official] [fixing of the] FX Exchange Rate (2) [(mid exchange rate)] as reported and/or published [[Insert] [p.m.] [a.m.] [Insert] local time] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].]

"**FX Calculation Date**" means each day on which FX [(1) and FX (2)] [is] [are] reported and/or published by the Fixing Sponsor [or, if FX [(1) or FX (2) [(mid exchange rate)]] is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor].

["**FX Call Event**" means[, with respect to FX (1) or FX (2), as the case may be,] each of the following events

- [(a) no suitable New Fixing Sponsor (as specified in § [8][9] (1) of the Special Conditions) or Replacement Exchange Rate (as specified in § [8][9] (2) of the Special Conditions) is available; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] [,]]
- [([•]) the early termination by the Determining Futures Exchange of the there traded derivatives relating to the [Underlying [or its components]] [FX Exchange Rate][FX Exchange Rate (1) and/or FX Exchange Rate (2)] [,]]
- [([●]) due to the occurrence of special circumstances or force majeure (such as catastrophes, war, terror, insurgency, restrictions on payment transactions, entering of the currency used for the calculation into the European Economic Monetary Union, withdrawing of the relevant country from the European Economic Monetary Union and other circumstances having a comparable impact on [the respective] FX) the reliable determination of [the respective] FX is impossible or impracticable

Part C – Special Conditions of the Securities – Product Type 7

- [([•]) a change in law [and/or a Hedging Disruption][and/or Increased Cost of Hedging] occur[s] [,]]
- [([●]) an adjustment pursuant to § 8 (1) [or § [9][●]([●])] of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["FX Exchange Rate" means the [exchange rate for the conversion of the [Specified Currency into the Underlying Currency] [Underlying Currency into the Specified Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Specified Currency] per unit of the [Specified Currency][Underlying Currency]].] [[The] FX Exchange Rate [as][is also] specified in § [1][2] of the Product and Underlying Data.]]

["FX Exchange Rate (1)" means the [exchange rate for the conversion of the [Standard Currency into the Underlying Currency] [Underlying Currency into the Standard Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Standard Currency] per unit of the [Standard Currency][Underlying Currency]].] [[The] FX Exchange Rate (1) [as][is also] specified in § [•] of Product and Underlying Data.]]

["FX Exchange Rate (2)" means the [exchange rate for the conversion of the [Standard Currency into the Specified Currency] [Specified Currency into the Standard Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Standard Currency] per unit of the [Standard Currency][Underlying Currency]].] [[The] FX Exchange Rate (2) [as][is also] specified in § [•] of Product and Underlying Data.]]

["**FX** (**final**)" means FX on the FX Observation Date (final).]

["**FX** (1) (**final**)" means FX (1) on the FX Observation Date (final).]

["FX (2) (final)" means FX (2) on the FX Observation Date (final).]

["FX Inverse Exchange Rate" means the [exchange rate for the conversion of the [Underlying Currency] [Specified Currency] into the [Specified Currency] [Underlying Currency], expressed as units (or fractional units) of the [Specified Currency][Underlying Currency] per unit of the [Underlying Currency][Specified Currency].] [[The] FX Inverse Exchange Rate [as] [is also] specified in § [1][2] of Product and Underlying Data.]]

"**FX Market Disruption Event**" means[, with respect to FX (1) or FX (2), as the case may be,] each of the following events:

(a) the failure of the Fixing Sponsor to report and/or publish the [respective] FX [(1) or FX (2)] [or, if FX [(1) or FX (2)] is derived by the Calculation Agent from other

Part C – Special Conditions of the Securities – Product Type 7

exchange rate fixings scheduled to be published by the Fixing Sponsor, the failure of the Fixing Sponsor to publish any such exchange rate fixing];;

- (b) the suspension or restriction in foreign exchange trading for at least one of the two currencies quoted as a part of [the respective] FX [(1) or FX (2)] (including options or futures contracts) or the restriction of the convertibility of the currencies quoted in such exchange rate or the effective impossibility of obtaining a quotation of such exchange rate;
- (c) any other events with commercial effects which are similar to the events listed above;

to the extent that the above-mentioned events are material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

["FX Observation Date (final)" means the [FX Observation Date (final)] [Final Observation Date] [as specified in § 1 of the Product and Underlying Data] [immediately following the respective Observation Date]. [If the FX Observation Date (final) is not a FX Calculation Date, the immediately following day, which is a FX Calculation Date shall be the FX Observation Date (final).]]

"FX Screen Page" means the FX Screen Page as specified in § 1 of the Product and Underlying Data.]

["Hedging Disruption" means that the Issuer is not able to

- (a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]; or
- (b) realise, reclaim or pass on proceeds from such transactions or assets,

under conditions which are economically substantially equivalent to those on the First Trade Date.]

["Increased Costs of Hedging" means that the Issuer has to pay a substantially higher amount of taxes, duties, expenditures and fees (with the exception of broker fees) compared to the First Trade Date in order to

- (a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]; or
- (b) realise, reclaim or pass on proceeds from such transactions or assets,

whereas cost increases due to a deterioration of the credit-worthiness of the Issuer are not considered as Increased Costs of Hedging.]

["Index Calculation Agent" means the Index Calculation Agent as specified [in the column "Index Calculation Agent" in Table 2.1] in § 2 of the Product and Underlying Data.]

["Index Call Event" means each of the following events:

- (a) an Index Replacement Event has occurred and no suitable Replacement Underlying is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]
- [(c)]the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early [;]];
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["Index Fees" means the Index Fees as specified in § 2 of the Product and Underlying Data.]

["Index Replacement Event" means each of the following events:

(a) changes in the relevant Index Concept or the calculation of the Underlying, that result in a new relevant Index Concept or calculation of the Underlying being no longer economically equivalent to the original relevant Index Concept or the original calculation of the Underlying; whether this is the case shall be determined

Part C – Special Conditions of the Securities – Product Type 7

by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (b) the calculation or publication of the Underlying is indefinitely or permanently discontinued, or replaced by another index;
- (c) the calculation or publication of the Underlying no longer occurs in the Underlying Currency;
- (d) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the Underlying as basis for the calculations or, respectively, specifications described in the Terms and Conditions of these Securities this also applies to the termination of the license to use the Underlying due to an unacceptable increase in license fees.]

["Index Sponsor" means the Index Sponsor as specified in § 2 of the Product and Underlying Data.]

["Investment Adviser" means [the Investment Adviser [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Investment Adviser of the Fund, each and every reference to the Investment Adviser in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Investment Adviser] [in relation to the Fund, a person, company or institution appointed as an adviser with respect to the investment activities of the Fund].]

"Issue Date" means the Issue Date as specified in § 1 of the Product and Underlying Data.

["**Issuing Agent**" means the Issuing Agent as specified in § 1 of the Product and Underlying Data.]

["Management Company" means [the Management Company [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund specifies another person, company or institution as the Management Company of the Fund, each and every reference to the Management Company in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Management Company] [in relation to the Fund, a person, company or institution that manages the Fund].]

"Market Disruption Event" means [FX Market Disruption Event.] [each of the following events:

Part C – Special Conditions of the Securities – Product Type 7

[In the case of a share or a depository receipt as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions;
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;
- (c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange or, as the case may be, the Determining Futures Exchange.]

[In the case of an index as Underlying, the following applies:

- (a) in general the suspension or restriction of trading on the exchanges or the markets on which the [securities that form the basis of the Underlying][components of the Underlying] are listed or traded[, or on the respective futures exchanges or on the markets on which derivatives on the components of the Underlying] are listed or traded;
- (b) in relation to [individual securities which form the basis of the Underlying][components of the Underlying], the suspension or restriction of trading on the exchanges or on the markets on which such [securities][components] are traded [or on the respective futures exchange or the markets on which derivatives of such [securities][components] are traded;
- (c) in relation to individual Underlying Linked Derivatives, the suspension or restriction of trading on the Determining Futures Exchange or the markets on which such Underlying Linked Derivatives are traded;
- (d) the suspension of or failure or the non-publication of the calculation of the Underlying as a result of a decision by the Index Sponsor or the Index Calculation Agent;

Part C – Special Conditions of the Securities – Product Type 7

[to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].] [to the extent that such Market Disruption Event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].] Any restriction of the trading hours or the number of days on which trading takes place on the [Relevant Exchange] [Reference Market] or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the [Relevant Exchange.]

[In the case of an exchange traded commodity as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions;
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;
- (c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange [or, as the case may be, the Determining Futures Exchange] shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange [or, as the case may be, the Determining Futures Exchange].]

[In the case of a fund share as Underlying, the following applies:

(a) the failure to calculate or the non-publication of the calculation of the NAV as a result of a decision by the Management Company or by the Fund Services Provider on behalf of the Management Company, or

Part C – Special Conditions of the Securities –
Product Type 7

- (b) the closure, conversion or insolvency of the Underlying or other circumstances which make it impossible to determine the NAV, or
- (c) it is not possible to trade Fund Shares at the NAV. This also covers cases in which the Fund, the Management Company or the Fund Services Provider on their behalf decides to suspend the redemption or issue of Fund Shares for a specified period or to restrict the redemption or issue of Fund Shares to a specified portion of the Fund volume or to levy additional fees, or
- (d) the Fund or the Management Company redeems the Fund Shares in return for payment in kind instead of payment in cash, or
- (e) comparable events which affect the ability of the Issuer to hedge its obligations under the Securities, or
- (f) in general the suspension or restriction of trading on exchanges, futures exchanges or markets on which financial instruments or currencies which constitute a significant factor affecting the value of the Fund are listed or traded,[or]
- [(g) in general the suspension or restriction of trading in a derivative on the index which the ETF aims to replicate ("ETF-Benchmark") or on an index which only differs from the ETF-Benchmark in the treatment of dividends, interest or distributions or the currency in which such index is calculated, or
- (h) the failure of the Relevant Exchange to open for trading during its regular trading sessions, or
- (i) the suspension or restriction of trading in the Underlying on the Relevant Exchange,

to the extent that that event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

"Maximum Amount" means the Maximum Amount as specified in § 1 of the Product and Underlying Data.

"Minimum Redemption Amount" means the Minimum Redemption Amount as specified in § 1 of the Product and Underlying Data.

["NAV" means the official net asset value (the "Net Asset Value") for a Fund Share as published by the Fund or the Management Company or by a third person on their behalf and at which it is actually possible to redeem Fund Shares.]

"Nominal Amount" means the Nominal Amount as specified in § 1 of the Product and Underlying Data.

Part C – Special Conditions of the Securities – Product Type 7

"Observation Date" means each of the following Observation Dates:

"Barrier Observation Date" means each of the Barrier Observation Dates as specified in § 1 of the Product and Underlying Data. If a Barrier Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the respective Barrier Observation Date.

["Initial Observation Date" means [the Initial Observation Date] [each of the Initial Observation Dates] as specified in § 1 of the Product and Underlying Data. If [the] [an] Initial Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the [respective] Initial Observation Date.]

"Final Observation Date" means [the Final Observation Date] [each of the Final Observation Dates] as specified in § 1 of the Product and Underlying Data. If [the] [a] Final Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the [respective] Final Observation Date. [If the last Final Observation Date is not a Calculation Date, the Final Payment Date will be postponed accordingly.] [The Final Payment Date will be postponed accordingly.] Interest shall not be payable due to such postponement.

"Observation Date (k)" means the "Observation Date (k)" as specified in § 1 of the Product and Underlying Data. If an Observation Date (k) is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the respective Observation Date (k). [The respective Additional Conditional Amount Payment Date (k) will be postponed accordingly.] Interest shall not be payable due to such postponement.

["Performance of the Underlying (k)" means the performance of the Underlying (k) using the following formula:

R(k)/R (initial).]

["Portfolio Manager" means [the Portfolio Manager [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Portfolio Manager of the Fund, each and every reference to the Portfolio Manager in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Portfolio Manager] [in relation to the Fund, a person, company or institution appointed as a portfolio manager with respect to the investment activities of the Fund].]

"**Principal Paying Agent**" means the Principal Paying Agent as specified in § 2 (1) of the General Conditions.

"R (final)" means the Reference Price on the Final Observation Date.

Part C – Special Conditions of the Securities – Product Type 7

[In the case of Securities where R (initial) has already been specified, the following applies:

"**R** (initial)" means R (initial) as specified in § 1 of the Product and Underlying Data.]

[In the case of Securities with initial Reference Price observation, the following applies:

"**R** (initial)" means the Reference Price on the Initial Observation Date.]

"**R** (**k**)" means the Reference Price on the respective Observation Date (k).]

["Record Date" means the [Banking Day immediately preceding the related Additional Conditional Amount Payment Date (k).] [Record Date as specified in § 1 of the Product and Underlying Data. On the Record Date the Clearing System determines the payment of the Additional Conditional Amount (k) vis-à-vis the Security Holders.]]

"Redemption Amount" means the Redemption Amount as calculated or, respectively, specified by the Calculation Agent pursuant to § 4 of the Special Conditions.

["Reference Market" means the Reference Market as specified in § 2 of the Product and Underlying Data.]

["Reference Market Replacement Event" means that the trading of the Underlying at the Reference Market is suspended indefinitely or permanently discontinued; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Reference Price" means the Reference Price of the Underlying as specified in § 1 of the Product and Underlying Data [and expressed in the main unit of the Underlying Currency].]

["**Reference Price**" means, with respect to any Calculation Date, the quotient of FX (1) divided by FX (2), as calculated by the Calculation Agent.]

["Reference Price Replacement Event" means the indefinite suspension or permanent discontinuation of the publication of the Reference Price by the Reference Market; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Registered Benchmark Administrator" means that the Underlying is administered by an administrator who is registered in a register pursuant to Article 36 of the Benchmark Regulation as specified in § 2 of the Product and Underlying Data.]

Part C – Special Conditions of the Securities –
Product Type 7

["Relevant Exchange" means the [Relevant Exchange as specified in § 2 of the Product and Underlying Data] [exchange, on which the components of the Underlying are traded, such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions in accordance with such components' liquidity].

In the case of a material change in the market conditions at the Relevant Exchange, such as a final discontinuation of the quotation [of the components] of the Underlying at the Relevant Exchange and the quotation at a different stock exchange or a considerably restricted liquidity, the Relevant Exchange shall be substituted as the Relevant Exchange by another exchange that offers satisfactorily liquid trading in the Underlying (the "Replacement Exchange"); such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In this case, any reference to the Relevant Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Replacement Exchange.]

["Security Holder" means the holder of a Security.]

["Settlement Cycle" means the period of Clearance System Business Days [following a transaction on the Relevant Exchange [in [the securities that form the basis of] the Underlying]] during which period settlement will customarily take place according to the rules of [such Relevant Exchange][that Clearance System [for subscription or redemption of the Fund Shares]].]

["Share Call Event" means each of the following events:

- (a) the quotation of the Underlying at the Relevant Exchange is suspended indefinitely or permanently discontinued and no suitable Replacement Exchange is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;
- (c) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]
- [(d) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early [;]]

Part C – Special Conditions of the Securities –
Product Type 7

[([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

"**Specified Currency**" means the Specified Currency as specified in § 1 of the Product and Underlying Data.

"**Strike**" means [the Strike as specified in § 1 of the Product and Underlying Data] [Strike Level x R (initial)].

["Strike Level" means the Strike Level as specified in § 1 of the Product and Underlying Data.]

["**Terms and Conditions**" means the terms and conditions of these Securities as set out in the General Conditions (Part A), the Product and Underlying Data (Part B) and the Special Conditions (Part C).]

"Underlying" means the Underlying as specified in § 1 of the Product and Underlying Data.

["Underlying Currency" means the Underlying Currency as specified in § 2 of the Product and Underlying Data.]

["VolComparator" means the index as specified in § 1 of the Product and Underlying Data.

"VolComparator Calculation Date" means each day on which the VolComparator Reference Price is calculated and published by the VolComparator Sponsor.

"VolComparator Reference Price" means the closing price of the VolComparator.

"VolComparator Sponsor" means the VolComparator Sponsor as specified in § 1 of the Product and Underlying Data.

"VolComparator Replacement Event" means

(a) any change in the relevant index concept or the calculation of the VolComparator, that result in a new relevant index concept or calculation of the VolComparator being no longer economically equivalent to the original relevant index concept or the original calculation of the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (b) the calculation or publication of the VolComparator is finally discontinued, or replaced by another index;
- (c) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the VolComparator as basis for any calculation or specifications described in these Terms and Conditions;
- (d) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

In cases of a VolComparator Replacement Event the Calculation Agent is entitled to determine [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], which index should be used in the future as a VolComparator (the "Replacement VolComparator"). The Replacement VolComparator will be published in accordance with § 6 of the General Conditions. Any reference to the replaced VolComparator in these Terms and Conditions shall be deemed to refer to the Replacement VolComparator.

If the VolComparator is no longer determined by the VolComparator Sponsor but rather by another person, company or institution (the "New VolComparator Sponsor"), then any calculation described in these Terms and Conditions shall occur on the basis of the VolComparator as determined by the New VolComparator Sponsor. In this case, any reference to the replaced VolComparator Sponsor in these Terms and Conditions shall be deemed to refer to the New VolComparator Sponsor.]

"Website[s] for Notices" means the Website[s] for Notices as specified in § 1 of the Product and Underlying Data.

"Website[s] of the Issuer" means the Website[s] of the Issuer as specified in § 1 of the Product and Underlying Data.

§ 2

Interest, Additional Amount

- (1) *Interest*: The Securities do not bear interest.
- (2) Additional Conditional Amount (k): If an Additional Conditional Amount Payment Event (k) has occurred on an Observation Date (k) the respective Additional Conditional Amount

(k) will be paid on the corresponding Additional Conditional Amount Payment Date (k) pursuant to the provisions of § 6 of the Special Conditions.

If no Additional Conditional Amount Payment Event (k) has occurred on this respective Observation Date (k), no Additional Conditional Amount (k) will be paid on the corresponding Additional Conditional Amount Payment Date (k).

§ 3

Redemption

Redemption: The Securities shall be redeemed by payment of the Redemption Amount on the [[fifth][•]Banking Day immediately following the] [Final Observation Date] [Final Payment Date] pursuant to the provisions of § 6 of the Special Conditions.

§ 4

Redemption Amount

Redemption Amount: The Redemption Amount corresponds to an amount in the Specified Currency calculated or specified by the Calculation Agent as follows:

- If no Barrier Event has occurred the Redemption Amount corresponds to the Maximum Amount.
- If a Barrier Event has occurred, the Redemption Amount is specified according to the following formula:

Redemption Amount = Nominal Amount x (2 - R (final) / Strike)

However, in this case the Redemption Amount is not greater than the Maximum Amount and no less than the Minimum Redemption Amount].]

Part C – Special Conditions of the Securities – Product Type 8-15

Product Type 8: Cash Collect Securities

Product Type 9: Twin-Win Cash Collect Securities

Product Type 10: Twin-Win Lock-in Cash Collect Securities

Product Type 11: Lock-In Cash Collect Securities

Product Type 12: Twin-Win Geared Put Cash Collect Securities

Product Type 13: Geared Put Cash Collect Securities

Product Type 14: Geoscope Lock-in Cash Collect Securities

Product Type 15: Barrier Geoscope Lock-in Cash Collect Securities

[In the case of Cash Collect Securities Cash Collect Securities, Twin-Win Cash Collect Securities, Twin-Win Lock-in Cash Collect Securities, Lock-In Cash Collect Securities, Twin-Win Geared Put Cash Collect Securities, Geoscope Lock-in Cash Collect Securities, Barrier Geoscope Lock-in Cash Collect Securities, the following applies:

§ 1

Definitions

["Additional Conditional Amount (k)" means the Additional Conditional Amount (k) as specified in § 1 of the Product and Underlying Data.]

["Additional Unconditional Amount (I)" means the Additional Unconditional Amount (I) as specified in § 1 of the Product and Underlying Data.]

["Additional Conditional Amount Payment Date (k)" means the respective Additional Conditional Amount Payment Date (k) as specified in § 1 of the Product and Underlying Data.]

["Additional Unconditional Amount Payment Date (I)" means the Additional Unconditional Amount Payment Date (I) as specified in § 1 of the Product and Underlying Data.]

["Additional Conditional Amount Payment Event (k)" means that R (k) is equal to or greater than the respective Additional Conditional Amount Payment Level (k).

"Additional Conditional Amount Payment Level (k)" means [the respective Additional Conditional Amount Payment Level (k) as specified in § 1 of the Product and Underlying Data.] [the respective Additional Conditional Amount Payment Factor (k) multiplied by [R (initial)].]

["Additional Conditional Amount Payment Factor (k)" means the respective Additional Conditional Amount Payment Factor (k) as specified in § 1 of the Product and Underlying Data. [[This is an indicative value.] The final specification will be made by the Issuer on the [last] Initial Observation Date and will be published by notification pursuant to § 6 of the General Conditions within [five] [•] Banking Days.]]]

["Adjustment Event" means [each of the following events]:

[In the case of a share or a depository receipt as Underlying, the following applies:

- each measure taken by the company that has issued the Underlying or by a third party, which would due to a change in the legal and financial position, in particular a change in the company's fixed assets and capital, affect the Underlying not only immaterially (in particular capital increase against cash contribution, issuance of securities with options or conversion rights into shares, capital increase with company funds, distribution of special dividends, share splits, merger, liquidation, nationalisation); whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]
- [(b) the Determining Futures Exchange adjusts the there traded Underlying Linked Derivatives[;]]
- [([•]) a Hedging Disruption occurs[;]]
- [([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of an index as Underlying, the following applies:

- (a) an Index Replacement Event occurs[;]
- [([●]) a Hedging Disruption occurs[;]]
- [([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of an exchange traded commodity as Underlying, the following applies:

- (a) any change made with respect to the ETC Interest which has a material economic effect on the Underlying, in particular changes with respect to (i) the risk profile of the ETC Interest, (ii) the type, quality, nominal amount or reference value of the ETC Underlying, (iii) a reclassification or consolidation of the ETC Interests, including a change in the class or ranking of the ETC Interests, (iv) the currency of the ETC Interests, (v) the method of calculating the redemption value of the ETC Interest, (vi) the timetable for the redemption of the ETC Interests or (vii) the collateral arrangement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) (i) the redemption of existing ETC Interests or (ii) the reduction of the number of ETC Interests of an investor holding such ETC Interests for reasons outside the control of that investor; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (c) requests for the redemption of ETC Interests are executed only partially or not at all;
- (d) since the Trade Date, any additional fees, premiums, discounts, charges, commissions or similar fees are levied for the redemption of ETC Interests; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (e) the quotation of the ETC Interest at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case
 - of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (f) an early termination performed by the Determining Futures Exchange of the there traded Derivatives of the ETC Interest or the ETC Underlying;

- (g) (i) a change in the legal, accounting, or regulatory treatment of the ETC Interests; or (ii) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the ETC Issuer [or an ETC Services Provider] as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (h) (i) a breach by the ETC Issuer of its corporate purpose which has a material economic effect on the Underlying, or (ii) a breach of statutory or regulatory requirements by the ETC Issuer, including any missing licences or the revocation or withdrawal of required license in its home jurisdiction and in any jurisdiction it operates, or (iii) a breach by the ETC Issuer of its obligations in relation to the ETC Interests which has a material economic effect on the Underlying; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (i) (i) a change in the legal form of the ETC Issuer or (ii) the ETC Issuer of the ETC Interest is replaced;
- (j) (i) a deterioration of the ETC Issuer's financial position or assets which has a material economic effect on the Underlying, (ii) the initiation of composition, bankruptcy or insolvency proceedings, (iii) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the ETC Issuer, (iii) a requirement to transfer all or a substantial part of the assets of the ETC Issuer to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the ETC Interests by the investors holding such ETC Interests;
- (k) a demerger or spin-off or a subdivision of the ETC Issuer;
- [(1) an ETC Services Provider discontinues its services for the ETC Issuer in relation to the ETC Interests or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]

- [([●])] (i) the Issuer loses any license or permission or to use the ETC Interests as the Underlying for the Securities or (ii) the ETC Issuer prohibits that the Issuer uses the ETC Interests as Underlying for the Securities;
- [([•])] a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]

[[([●])] a Hedging Disruption occurs][.]]

[In the case of a fund share as Underlying, the following applies:

- changes are made with respect to the Fund without the consent of the Calculation Agent which affect the ability of the Issuer to hedge its obligations under the Securities, in particular changes with respect to (i) the risk profile of the Fund, (ii) the investment objectives or investment strategy or investment restrictions of the Fund, (iii) the currency of the Fund Shares, (iv) the method of calculating the [NAV][Reference Price] or (v) the timetable for the subscription, issue, redemption or transfer of the Fund Shares; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) requests for the issue or purchase, redemption or sale or transfer of Fund Shares are executed only partially or not at all;
- (c) fees, premiums, discounts, charges, commissions, taxes or similar fees are levied for the issue or redemption of Fund Shares; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (d) the Fund or the Management Company or a provider of fund services appointed for this purpose by the Fund or the Management Company fails to publish the [NAV][Reference Price] as scheduled or in accordance with normal practice;
- (e) a change in the legal form of the Fund;
- [([•]) the quotation of the Underlying at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is

Part C – Special Conditions of the Securities – Product Type 8-15

the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]

- ([●]) a change of significant individuals in key positions at the Management Company or in the Fund Management; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) (i) a change in the legal, accounting, tax or regulatory treatment of the Fund or of the Management Company; or (ii) the suspension, cancellation, revocation or absence of the accreditation or registration of the Fund or of the Management Company; or (iii) the suspension, cancellation, revocation or absence of an authorisation of the Fund by the relevant authority; or (iv) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the Fund, the Management Company or a Fund Services Provider, or of individuals in key positions at the Management Company or in the Fund Management as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) [an early termination performed by the Determining Futures Exchange of the there traded Underlying Linked Derivatives;]
- ([●]) a breach by the Fund or the Management Company of the investment objectives, the investment strategy or the investment restrictions of the Fund that is material, or a breach of statutory or regulatory requirements by the Fund or the Management Company; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) which requires the Issuer, in relation to the subscription, redemption or holding of Fund Shares, (i) to create a reserve or provision, or (ii) to increase the amount of regulatory capital held by the Issuer with respect to complying with the terms of the agreements it has entered into for the purpose of

Part C – Special Conditions of the Securities –
Product Type 8-15

hedging its obligations under the Securities to an extent that is significant in comparison with the conditions applying on the First Trade Date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) as a result of which compliance by the Issuer with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities would become unlawful or impracticable or would entail substantially higher costs; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) an increase in the proportion of the volume held by the Issuer alone or together with a third party with which the Issuer enters into a hedging transaction with respect to the Securities beyond [insert relevant percentage]% of the Fund Shares outstanding;
- ([●]) the Issuer is required to consolidate the Fund as a result of accounting or other regulations;
- ([●]) the sale or redemption of the Fund Shares for reasons beyond the control of the Issuer and not relating to the Securities, provided that this is not solely for the purpose of entering into or unwinding hedging transactions;
- ([•]) an event or circumstance that has or could have the following effects: (i) the suspension of the issuance of additional Fund Shares or of the redemption of existing Fund Shares or (ii) the reduction of the number of Fund Shares of a shareholder in the Fund for reasons outside the control of that shareholder or (iii) the subdivision, consolidation or reclassification of the Fund Shares or (iv) payments in respect of a redemption of Fund Shares being made partly or wholly by means of a distribution in kind instead of for cash or (v) the creation of side pockets for segregated assets; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Management Company or a Fund Services Provider discontinues its services for the Fund or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in]

Part C – Special Conditions of the Securities –
Product Type 8-15

the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([•]) (i) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the Fund or the Fund Shares, (ii) the initiation of composition, bankruptcy or insolvency proceedings, a demerger or spin-off, a reclassification or consolidation, such as a change in the share class of the Fund or the merger of the Fund into or with another fund, (iii) a requirement to transfer all the Fund Shares to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the Fund Shares by the shareholders;
- ([●]) the initiation of composition, bankruptcy, insolvency, dissolution or comparable proceedings with respect to the Fund or the Management Company;
- ([●]) the Issuer loses the right to use the Fund as the Underlying for the Securities;
- ([●]) a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) no notification is given of the bases of taxation for the Fund in accordance with the applicable provisions of the German Investment Tax Act (*Investmentsteuergesetz*, "InvStG") or the Fund or the Management Company has announced that no notification of the bases of taxation will be given in accordance with the applicable provisions of the InvStG in the future;
- ([●]) changes in the investment or distribution policy of the Fund which could have a substantial negative effect on the amount of the Fund's distributions as well as distributions which diverge significantly from the Fund's normal distribution policy to date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Fund or the Management Company or a company affiliated to it breaches the agreement entered into with the Issuer in relation to the Fund in a significant respect or terminates that agreement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by

Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) the Fund or the Management Company, contrary to normal practice to date, fails to provide the Calculation Agent with information that the latter reasonably considers necessary to enable it to monitor compliance with the Fund's investment guidelines or restrictions in a timely manner; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Fund or the Management Company fails to provide the Calculation Agent with the audited statement of accounts and, where relevant, the half-yearly report as soon as possible after receiving a corresponding request; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) any other event that could have a noticeable adverse effect on the [NAV][Reference Price] of the Fund or the ability of the Issuer to hedge its obligations under the Securities on more than a temporary basis; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the [NAV][Reference Price] is no longer published in the Underlying Currency;
- [([•]) if the Issuer does not receive any of the following information: (i) upon request a report on at least an annual basis to enable an assessment of the assets and liabilities, income and operations over the reporting period or (ii) a list of the investments held by the Fund and their weighting and, if the Fund invests in other funds, the corresponding positions of the investments held by these funds and their weighting on the next following Banking Day[;]]
- [([●]) a Hedging Disruption occurs[;]].]
- [([•]) [the Historic Volatility of the Underlying exceeds a volatility level of [*Insert*]%.]

[the difference between the Historic Volatility of the Underlying and the Historic Volatility of the VolComparator on both, a Calculation Date and a VolComparator Calculation Date exceeds [*Insert*]%.]

The "Historic Volatility of the Underlying" is calculated on [any day that is] a Calculation Date [and a VolComparator Calculation Date] on the basis of the daily logarithmic returns of the [NAV][Reference Price] over the immediately preceding [Insert number of days] Calculation Dates [which are also VolComparator Calculation Dates] in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{FRP(t-p)}{FRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{FRP(t-q)}{FRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

"t" is the relevant Calculation Date [which is also a VolComparator Calculation Date];

"T" is [Insert number of days];

"FRP (t-k)" (with k = p, q) is the [NAV][Reference Price] of the Underlying on the k-th Calculation Date [that are also VolComparator Calculation Dates] preceding the relevant Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on [a relevant][any day that is a] Calculation Date [and a VolComparator Calculation Date] using the daily returns of the [NAV][Reference Price] for the most recent [*Insert number of days*] Calculation Dates [which are also VolComparator Calculation Dates] and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the [NAV][Reference Price] between two consecutive Calculation Dates [which are also VolComparator Calculation Dates] in each case.]

[The "Historic Volatility of the VolComparator" is calculated on any day that is a VolComparator Calculation Date and a Calculation Date on the basis of the daily logarithmic returns of the VolComparator over the immediately preceding [Insert number of days] VolComparator Calculation Dates which are also Calculation Dates in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{BRP(t-p)}{BRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{BRP(t-q)}{BRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

Part C – Special Conditions of the Securities – Product Type 8-15

"t" is the relevant VolComparator Calculation Date which is also a Calculation Date;

"T" is [Insert number of days];

"BRP (t-k)" (with k = p, q) is the VolComparator Reference Price on the k-th VolComparator Calculation Date that are also Calculation Dates preceding the relevant VolComparator Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on any day that is a VolComparator Calculation Date and a Calculation Date using the daily returns of the VolComparator for the most recent [*Insert number of days*] VolComparator Calculation Dates that are also Calculation Dates and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the VolComparator Reference Price between two consecutive VolComparator Calculation Dates that are also Calculation Dates in each case.]]

[In the case of currency exchange rates as Underlying, the following applies:

- (a) a not only immaterial modification in the method of determination and/or publication of FX [(1) or FX (2), as the case may be,] by the Fixing Sponsor (including the time of the determination and/or publication); whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) any other change with respect to the Underlying or FX [(1) or FX (2), as the case may be,] (due to, including but not limited to, any kind of monetary reform or changeover), which affects the Securities not only immaterially; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (c) an early termination performed by the Determining Futures Exchange of the there traded Underlying Linked Derivatives or FX [(1) or FX (2), as the case may be];
- (d) an adjustment performed by the Determining Futures Exchange of the there traded Underlying Linked Derivatives or FX [(1) or FX (2), as the case may be][;][or]
- [(e) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the Underlying or to FX [(1) or FX (2), as the case may be] as basis for the calculations or, respectively, specifications described in the Terms and

Part C – Special Conditions of the Securities – Product Type 8-15

Conditions of these Securities; the termination of the license to use the Underlying or to FX [(1) or FX (2), as the case may be] due to an unacceptable increase in license fees;]

- [[(●)] [a Hedging Disruption occurs; or]
- [(•)] any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying or FX [(1) or FX (2), as the case may be]; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

[The Calculation Agent is under no obligation to monitor whether or not one of the events referred to above has occurred.]]

["Administrator" means [the Administrator [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Administrator of the Fund, each and every reference to the Administrator in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Administrator][in relation to the Fund, a person, company or institution appointed for the purpose of providing administrative services to the Fund].]

["Auditor" means [the Auditor [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Auditor of the Fund, each and every reference to the Auditor in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Auditor][in relation to the Fund, a person, company or institution appointed for the purpose of auditing the Fund in connection with the annual report].]

"Banking Day" means each day (other than a Saturday or Sunday) on which the Clearing System [and the Trans-European Automated Real-time Gross settlement Express Transfer-System (TARGET2) ("TARGET2")] [is][are] open for business [and commercial banks and foreign exchange markets settle payments in the Banking Day Financial Centre].

["Banking Day Financial Centre" means the Banking Day Financial Centre as specified in § 1 of the Product and Underlying Data.]

"Barrier" means [the Barrier as specified in § 1 of the Product and Underlying Data.] [Barrier Level x R (initial). [The Barrier shall be rounded up or down to [six] [four] decimals, with 0.0000[00]5 being rounded upwards.]]

[In the case of Securities with continuous Barrier observation, the following applies:

Part C – Special Conditions of the Securities – Product Type 8-15

"Barrier Event" means that any [price] [rate] of the Underlying [as published by the [Relevant Exchange] [Index Sponsor or Index Calculation Agent] [Reference Market]] [as published on the Screen Page for the Continuous Observation] with continuous observation during the Barrier Observation Period [is equal to or] lower than the Barrier. [A published price shall refer to any price officially published by the Relevant Exchange, resulting from a real transaction, observed during trading hours, from opening auction to closing, with opening and closing auction prices included.]]

[In the case of Securities with date-related Barrier observation, the following applies:

"Barrier Event" means that [the Reference Price on any Barrier Observation Date] is [equal to or] lower than the Barrier.]

[In the case of Securities with daily Barrier observation, the following applies:

"Barrier Event" means that any Reference Price during the Barrier Observation Period is [equal to or] lower than the Barrier.]

[In the case of Securities with final Barrier observation, the following applies:

"Barrier Event" means that R (final) is [equal to or] lower than the Barrier.]

[In the case of Securities where the Barrier is still to be specified, the following applies:

"Barrier Level" means the Barrier Level as specified in § 1 of the Product and Underlying Data. [[This is an indicative value.] The final specification will be made by the Issuer on the [last] Initial Observation Date and will be published by notification pursuant to § 6 of the General Conditions within [five] [•] Banking Days.]]

[In the case of Securities with continuous Barrier observation, the following applies:

"Barrier Observation Period" means each Calculation Date from the First Day of the Barrier Observation Period (including) to the Last Day of the Barrier Observation Period (including).]

"Calculation Agent" means the Calculation Agent as specified in § 2 (2) of the General Conditions.

"Calculation Date" means [each day on which the Reference Price is [normally] [reported and/or] published by the [Fund or the Management Company] [Relevant Exchange] [Index Sponsor or the Index Calculation Agent, as the case may be] [Reference Market] [and] [[FX] [FX (1) and FX (2)] [is] [are] customarily published [by the Fixing Sponsor]]] [FX Calculation Date].

["Call Event" means [Share Call Event] [Index Call Event] [Commodity Call Event] [ETC Call Event] [Fund Call Event] [or] [FX Call Event].]

Part C – Special Conditions of the Securities –
Product Type 8-15

["Change in Law" means that due to

- (a) the coming into effect of changes in laws or regulations (including but not limited to tax laws or capital market provisions) or
- (b) a change in relevant case law or administrative practice (including the administrative practice of the tax or financial supervisory authorities),

if such changes become effective on or after the First Trade Date,

- [(a)] the holding, acquisition or sale of the Underlying or assets that are needed in order to hedge price risks or other risks with respect to its obligations under the Securities is or becomes wholly or partially illegal for the Issuer [or
- (b) the costs associated with the obligations under the Securities have increased substantially (including but not limited to an increase in tax obligations, the reduction of tax benefits or other negative consequences with regard to tax treatment)].

The Issuer determines [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] whether this is the case.]

["Clearance System" means the principal domestic clearance system customarily used for settling trades [with respect to] [[in the securities that form the basis of] the Underlying][subscription or redemption of the Fund Shares] as determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Clearance System Business Day" means, with respect to the Clearance System, any day (other than a Saturday or Sunday) on which the Clearance System is open for the acceptance and execution of settlement instructions.]

["Clearing System" means [Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn ("CBF")] [Clearstream Banking S.A., Luxembourg ("CBL") and Euroclear Bank SA/NV ("Euroclear Bank") (CBL and Euroclear are individually referred to as an "ICSD" (International Central Securities Depository) and, collectively, the "ICSDs")] [Euroclear France SA ("Euroclear France")] [Monte Titoli S.p.A., with offices in Piazza degli Affari no. 6, Milan, Italy ("Monte Titoli")] [Insert other Clearing System(s)].]

["Commodity Call Event" means each of the following:

(a) a Reference Market Replacement Event has occurred and no suitable Replacement Reference Market is available or can be determined; whether this is the case shall

Part C – Special Conditions of the Securities –
Product Type 8-15

be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (b) the quotation of the Underlying no longer occurs in the Underlying Currency;
- (c) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early;
- (d) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s].

["Custodian Bank" means [the Custodian Bank [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Custodian Bank of the Fund, each and every reference to the Custodian Bank in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Custodian Bank] [in relation to the Fund, a person, company or institution acting as custodian of the Fund's assets].]

["**D** (**k**)" means the denominator attributed to the respective Observation Date (k) as specified in § 1 of the Product and Underlying Data.]

["Determining Futures Exchange" means the [options and/or] futures exchange, on which respective derivatives of the Underlying [or [– if derivatives on the Underlying are not traded –] its [components][underlying assets]] [or derivatives on the commodity referenced by the Underlying] (the "Underlying Linked Derivatives") are mostly liquidly traded, such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions.

In the case of a material change in the market conditions at the Determining Futures Exchange, such as a final discontinuation of derivatives' quotation linked to the Underlying [or to its components] at the Determining Futures Exchange or a considerably restricted number or liquidity, it shall be substituted as the Determining Futures Exchange by another [options and/or] futures exchange that offers satisfactorily liquid trading in the Underlying Linked Derivatives (the "Substitute Futures Exchange"); such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In the event of such substitution, any reference to the Determining Futures Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Substitute Futures Exchange.]

Part C – Special Conditions of the Securities – Product Type 8-15

[In the case of an exchange traded commodity as Underlying, the following applies:

["ETC Call Event" means each of the following:

- (a) the price of the Underlying is no longer calculated or published in the Underlying Currency[;][or]
- [(b) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s]; [or]
- ([●]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders [(an "ETC Replacement Event")]; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

"ETC Documents" means [in relation to an ETC Interest], the constitutive and governing documents, subscription agreements, custody agreements and all other agreements of the ETC Issuer which specify the terms and conditions of [the ETC Issuer and] the ETC Interest, in each case in the respective valid version.

"ETC Interest" means a unit or note, as the case may be, of the ETC Issuer and of the series set out in § 1 of the Product and Underlying Data.

"ETC Issuer" means, in relation to an ETC Interest, the issuer issuing that ETC Interest.

["ETC Services Provider" means, in relation to an ETC Issuer, any person or entity that is appointed to provide services, directly or indirectly, to that ETC Issuer as specified in the ETC Documents, including any administrator, advisor, arranger, auditor, calculation agent, collateral agent, commodity or derivative counterparty, custodian bank, depository, manager, sponsor and trustee.]

"ETC Underlying" means the commodity tracked by the ETC Interest as specified in § 2 of the Product and Underlying Data.]

["Expiry Date [(Data di Scadenza)]" means the Expiry Date as specified in § 1 of the Product and Underlying Data.]

"Final Payment Date" means the Final Payment Date as specified in § 1 of the Product and Underlying Data.

[In the case of Securities with continuous Barrier observation, the following applies:

Part C – Special Conditions of the Securities – Product Type 8-15

"First Day of the Barrier Observation Period" means the First Day of the Barrier Observation Period as specified in § 1 of the Product and Underlying Data.]

["First Day of the [Best] [Worst]-out Period" means the First Day of the [Best] [Worst]-out Period as specified in § 1 of the Product and Underlying Data.]

"First Trade Date" means the First Trade Date as specified in § 1 of the Product and Underlying Data.

[In the case of a Currency Exchange Rate as Underlying or in the case of Quanto Securities with physical delivery, the following applies:

"**Fixing Sponsor**" means the Fixing Sponsor as specified in § 1 of the Product and Underlying Data.]

[In the case of a Fund Share as Underlying, the following applies:

"**Fund**" means, in relation to a Fund Share, the investment fund issuing that Fund Share or the Fund in whose assets the Fund Share represents a proportional interest.

["Fund Call Event" means any of the following events:

- (a) [the quotation of the Underlying on the Relevant Exchange is suspended indefinitely or permanently discontinued and] no suitable Replacement Underlying or a no suitable [Replacement Management Company][Replacement Exchange] is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;]
- ([●]) a Change in Law [and/or a [Hedging Disruption] [and/or] [Increased Costs of Hedging]] occur[s][;]
- [([•]) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early [;]]
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not justifiable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][("Fund Replacement Event")]].]

Part C – Special Conditions of the Securities – Product Type 8-15

["Fund Documents" means the annual report and the half-yearly report, the prospectus (including the management regulations, terms and conditions), the key investor information and all other documents of the Fund which specify the terms and conditions of the Fund and the Fund Shares, in each case in the respective valid version.]

"Fund Management" means the persons responsible for the portfolio and/or risk management of the Fund.

"Fund Services Provider" means, if applicable, the Administrator, the Investment Adviser, the Custodian Bank, the Management Company, the Portfolio Manager and the Auditor.

"**Fund Share**" means a unit or share of the Fund and of the class set out under "Underlying" in § 1 of the Product and Underlying Data.]

[In the case of a Currency Exchange Rate as Underlying or in the case of Quanto Securities with physical delivery, the following applies:

["FX" means the [official] [fixing of the] FX Exchange Rate [(mid exchange rate)] as reported and/or published [for] [at] [[Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If the FX Exchange Rate[(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or any successor page), FX shall be calculated by the Calculation Agent as the quotient of the number one (1) divided by the [official] fixing of the FX Inverse Exchange Rate as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [Insert] local time)].] [If [also] the FX Inverse Exchange Rate [(mid exchange rate)] is not observable (due to a reason other than a temporary disruption) on the FX Screen Page (or any successor page), FX shall be calculated by the Calculation Agent as the quotient of the exchange rate for the conversion of one (1) Euro into the [Underlying Currency] [Specified Currency] divided by the exchange rate for the conversion of one (1) Euro into the [Specified Currency] [Underlying Currency] each as reported and/or published [for] [at] [Insert] [p.m.] [a.m.] [([Munich] [Insert] local time)] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [Insert] [p.m.] [a.m.] ([Munich] [*Insert*] local time)].]

["FX (1)" means the [official] [fixing of the] FX Exchange Rate (1) [(mid exchange rate)] as reported and/or published [[*Insert*] [p.m.] [a.m.] [*Insert*] local time] by the Fixing Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [*Insert*] [p.m.] [a.m.] ([Munich] [*Insert*] local time)].]

["FX (2)" means the [official] [fixing of the] FX Exchange Rate (2) [(mid exchange rate)] as reported and/or published [[Insert] [p.m.] [a.m.] [Insert] local time] by the Fixing

Part C – Special Conditions of the Securities – Product Type 8-15

Sponsor [which appears] on the FX Screen Page (or any successor page) [at approximately [*Insert*] [p.m.] [a.m.] ([Munich] [*Insert*] local time)].]

"**FX Calculation Date**" means each day on which FX [(1) and FX (2)] [is] [are] reported and/or published by the Fixing Sponsor [or, if FX [(1) or FX (2) [(mid exchange rate)]] is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor].

["FX Call Event" means[, with respect to FX (1) or FX (2), as the case may be,] each of the following events

- [(a) no suitable New Fixing Sponsor (as specified in § [8][9] (1) of the Special Conditions) or Replacement Exchange Rate (as specified in § [8][9] (2) of the Special Conditions) is available; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] [,]]
- [([•]) the early termination by the Determining Futures Exchange of the there traded derivatives relating to the [Underlying [or its components]] [FX Exchange Rate][FX Exchange Rate (1) and/or FX Exchange Rate (2)] [,]]
- [([●]) due to the occurrence of special circumstances or force majeure (such as catastrophes, war, terror, insurgency, restrictions on payment transactions, entering of the currency used for the calculation into the European Economic Monetary Union, withdrawing of the relevant country from the European Economic Monetary Union and other circumstances having a comparable impact on [the respective] FX) the reliable determination of [the respective] FX is impossible or impracticable
- [([•]) a change in law [and/or a Hedging Disruption][and/or Increased Cost of Hedging] occur[s] [,]]
- [([●]) an adjustment pursuant to § 8 (1) [or § [9][●]([●])] of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["FX Exchange Rate" means the [exchange rate for the conversion of the [Specified Currency into the Underlying Currency] [Underlying Currency into the Specified Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Specified Currency] per unit of the [Specified Currency][Underlying Currency]].] [[The] FX Exchange Rate [as][is also] specified in § [1][2] of the Product and Underlying Data.]]

Part C – Special Conditions of the Securities – Product Type 8-15

["FX Exchange Rate (1)" means the [exchange rate for the conversion of the [Standard Currency into the Underlying Currency] [Underlying Currency into the Standard Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Standard Currency] per unit of the [Standard Currency][Underlying Currency]].] [[The] FX Exchange Rate (1) [as][is also] specified in § [•] of Product and Underlying Data.]]

["FX Exchange Rate (2)" means the [exchange rate for the conversion of the [Standard Currency into the Specified Currency] [Specified Currency into the Standard Currency] [, expressed as units (or fractional units) of the [Underlying Currency][Standard Currency] per unit of the [Standard Currency][Underlying Currency]].] [[The] FX Exchange Rate (2) [as][is also] specified in § [•] of Product and Underlying Data.]]

["**FX** (**final**)" means FX on the FX Observation Date (final).]

["**FX** (1) (**final**)" means FX (1) on the FX Observation Date (final).]

["FX (2) (final)" means FX (2) on the FX Observation Date (final).]

["FX Inverse Exchange Rate" means the [exchange rate for the conversion of the [Underlying Currency] [Specified Currency] into the [Specified Currency] [Underlying Currency], expressed as units (or fractional units) of the [Specified Currency][Underlying Currency] per unit of the [Underlying Currency][Specified Currency].] [[The] FX Inverse Exchange Rate [as] [is also] specified in § [1][2] of Product and Underlying Data.]]

"**FX Market Disruption Event**" means[, with respect to FX (1) or FX (2), as the case may be,] each of the following events:

- (a) the failure of the Fixing Sponsor to report and/or publish the [respective] FX [(1) or FX (2)] [or, if FX [(1) or FX (2)] is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor, the failure of the Fixing Sponsor to publish any such exchange rate fixing];
- (b) the suspension or restriction in foreign exchange trading for at least one of the two currencies quoted as a part of [the respective] FX [(1) or FX (2)] (including options or futures contracts) or the restriction of the convertibility of the currencies quoted in such exchange rate or the effective impossibility of obtaining a quotation of such exchange rate;
- (c) any other events with commercial effects which are similar to the events listed above;

to the extent that the above-mentioned events are material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

Part C – Special Conditions of the Securities – Product Type 8-15

["FX Observation Date (final)" means the [FX Observation Date (final)] [Final Observation Date] [as specified in § 1 of the Product and Underlying Data] [immediately following the respective Observation Date]. [If the FX Observation Date (final) is not a FX Calculation Date, the immediately following day, which is a FX Calculation Date shall be the FX Observation Date (final).]]

"**FX Screen Page**" means the FX Screen Page as specified in § 1 of the Product and Underlying Data.]

["Geometric Average Performance of the Underlying (k)" means the performance of the Underlying (k) using the following formula:

(Performance of the Underlying (k))^{1/D(k)}]

["Hedging Disruption" means that the Issuer is not able to

- (a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be determined by the Calculation Agent[in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]; or
- (b) realise, reclaim or pass on proceeds from such transactions or assets,

under conditions which are economically substantially equivalent to those on the First Trade Date.]

["Increased Costs of Hedging" means that the Issuer has to pay a substantially higher amount of taxes, duties, expenditures and fees (with the exception of broker fees) compared to the First Trade Date in order to

- (a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]; or
- (b) realise, reclaim or pass on proceeds from such transactions or assets,

whereas cost increases due to a deterioration of the credit-worthiness of the Issuer are not considered as Increased Costs of Hedging.]

Part C – Special Conditions of the Securities – Product Type 8-15

["Index Calculation Agent" means the Index Calculation Agent as specified [in the column "Index Calculation Agent" in Table 2.1] in § 2 of the Product and Underlying Data.]

["Index Replacement Event" means each of the following events:

- (a) changes in the relevant Index Concept or the calculation of the Underlying, that result in a new relevant Index Concept or calculation of the Underlying being no longer economically equivalent to the original relevant Index Concept or the original calculation of the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the calculation or publication of the Underlying is indefinitely or permanently discontinued, or replaced by another index;
- (c) the calculation or publication of the Underlying no longer occurs in the Underlying Currency;
- (d) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the Underlying as basis for the calculations or, respectively, specifications described in the Terms and Conditions of these Securities this also applies to the termination of the license to use the Underlying due to an unacceptable increase in license fees.]

["Index Call Event" means each of the following events:

- (a) an Index Replacement Event has occurred and no suitable Replacement Underlying is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]
- [(c) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early[;]];
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)]

Part C – Special Conditions of the Securities – Product Type 8-15

[in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["Index Fees" means the Index Fees as specified in § 2 of the Product and Underlying Data.]

["Index Sponsor" means the Index Sponsor as specified in § 2 of the Product and Underlying Data.]

["Investment Adviser" means [the Investment Adviser [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Investment Adviser of the Fund, each and every reference to the Investment Adviser in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Investment Adviser] [in relation to the Fund, a person, company or institution appointed as an adviser with respect to the investment activities of the Fund].]

"Issue Date" means the Issue Date as specified in § 1 of the Product and Underlying Data.

["**Issuing Agent**" means the Issuing Agent as specified in § 1 of the Product and Underlying Data.]

[In the case of Securities with continuous Barrier observation, the following applies:

"Last Day of the Barrier Observation Period" means the Last Day of the Barrier Observation Period as specified in § 1 of the Product and Underlying Data.]

["Lock-In Event" means that [the Geometric Average Performance of the Underlying (k) on an Observation Date (k) is [equal to or] higher than the Lock-in Factor][R (k) is [equal to or] higher than the Lock-in Level.]]

["Lock-in Level" means [the Lock-in Level as specified in § 1 of the Product and Underlying Data] [Lock-in Factor x R (initial)].]

["Lock-in Factor" means the Lock-in Factor as specified in § 1 of the Product and Underlying Data.]

["Last Day of the [Best] [Worst]-in Period" means the Last Day of the [Best] [Worst]-in Period as specified in § 1 of the Product and Underlying Data.]

["Management Company" means [the Management Company [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund specifies another person, company or institution as the Management Company of the Fund, each and every reference to the Management Company in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Management Company] [in relation to the Fund, a person, company or institution that manages the Fund].]

Part C – Special Conditions of the Securities – Product Type 8-15

"Market Disruption Event" means [FX Market Disruption Event.] [each of the following events:

[In the case of a share or a depository receipt as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions:
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;
- (c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange [or, as the case may be, the Determining Futures Exchange.]

[In the case of an index as Underlying, the following applies:

- (a) in general the suspension or restriction of trading on the exchanges or the markets on which the [securities that form the basis of the Underlying][components of the Underlying] are listed or traded[, or on the respective futures exchanges or on the markets on which derivatives on the components of the Underlying] are listed or traded;
- (b) in relation to [individual securities which form the basis of the Underlying][components of the Underlying], the suspension or restriction of trading on the exchanges or on the markets on which such [securities][components] are traded [or on the respective futures exchange or the markets on which derivatives of such [securities][components] are traded;
- (c) in relation to individual Underlying Linked Derivatives, the suspension or restriction of trading on the Determining Futures Exchange or the markets on which such Underlying Linked Derivatives are traded;

(d) the suspension of or failure or the non-publication of the calculation of the Underlying as a result of a decision by the Index Sponsor or the Index Calculation Agent;

[to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].] [to the extent that such Market Disruption Event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].] Any restriction of the trading hours or the number of days on which trading takes place on the [Relevant Exchange] [Reference Market] or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the [Relevant Exchange.]

[In the case of a commodity as Underlying, the following applies:

- (a) the suspension or restriction of trading or the price determination of the Underlying on the Reference Market or
- (b) the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange,

to the extent that such Market Disruption Event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Reference Market [or, as the case may be, the Determining Futures Exchange] shall not constitute a Market Disruption Event provided that the restriction is due to a previously announced change in the rules of the Reference Market [or, as the case may be, the Determining Futures Exchange].]

[In the case of an exchange traded commodity as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions;
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;

Part C – Special Conditions of the Securities – Product Type 8-15

(c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange [or, as the case may be, the Determining Futures Exchange] shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange [or, as the case may be, the Determining Futures Exchange].]

[In the case of a fund share as Underlying, the following applies:

- (a) the failure to calculate or the non-publication of the calculation of the NAV as a result of a decision by the Management Company or by the Fund Services Provider on behalf of the Management Company, or
- (b) the closure, conversion or insolvency of the Underlying or other circumstances which make it impossible to determine the NAV, or
- (c) it is not possible to trade Fund Shares at the NAV. This also covers cases in which the Fund, the Management Company or the Fund Services Provider on their behalf decides to suspend the redemption or issue of Fund Shares for a specified period or to restrict the redemption or issue of Fund Shares to a specified portion of the Fund volume or to levy additional fees, or
- (d) the Fund or the Management Company redeems the Fund Shares in return for payment in kind instead of payment in cash, or
- (e) comparable events which affect the ability of the Issuer to hedge its obligations under the Securities, or
- (f) in general the suspension or restriction of trading on exchanges, futures exchanges or markets on which financial instruments or currencies which constitute a significant factor affecting the value of the Fund are listed or traded, [or]
- [(g) in general the suspension or restriction of trading in a derivative on the index which the ETF aims to replicate ("ETF-Benchmark") or on an index which only differs from the ETF-Benchmark in the treatment of dividends, interest or distributions or the currency in which such index is calculated, or

Part C – Special Conditions of the Securities – Product Type 8-15

- (h) the failure of the Relevant Exchange to open for trading during its regular trading sessions, or
- (i) the suspension or restriction of trading in the Underlying on the Relevant Exchange,]

to the extent that that event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Maximum Additional Conditional Amount [(k)]" means the Maximum Additional Conditional Amount [(k)] as specified in § 1 of the Product and Underlying Data.]

["Maximum Amount" means the Maximum Amount as specified in § 1 of the Product and Underlying Data.]

["Minimum Additional Conditional Amount [(k)]" means the Minimum Additional Conditional Amount [(k)] as specified in § 1 of the Product and Underlying Data.]

["Minimum Redemption Amount" means the Minimum Redemption Amount as specified in § 1 of the Product and Underlying Data.]

["NAV" means the official net asset value (the "Net Asset Value") for a Fund Share as published by the Fund or the Management Company or by a third person on their behalf and at which it is actually possible to redeem Fund Shares.]

"Nominal Amount" means the Nominal Amount as specified in § 1 of the Product and Underlying Data.

"Observation Date" means each of the following Observation Dates:

["Barrier Observation Date" means each of the Barrier Observation Dates as specified in § 1 of the Product and Underlying Data. If a Barrier Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the respective Barrier Observation Date.]

[In the case of Securities with an asianing Barrier Event observation, the following applies:

["Barrier Observation Date (b)" means each of the Averaging Observation Dates specified for such Barrier Observation Date (b). If an Averaging Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the respective Averaging Observation Date.

"Averaging Observation Date" means, with respect to a Barrier Observation Date (b), each of the Averaging Observation Dates specified for such Barrier Observation Date (b). If an Averaging Observation Date is not a Calculation Date, the

Part C – Special Conditions of the Securities – Product Type 8-15

immediately following day, which is a Calculation Date shall be the respective Averaging Observation Date. If, as a result of such a postponement, several Observation Dates fall on the same day, then each of those Observation Dates shall be deemed to be an Observation Date for averaging purposes.]

["Initial Observation Date" means [the Initial Observation Date] [each of the Initial Observation Dates] as specified in § 1 of the Product and Underlying Data. If [the] [an] Initial Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the [respective] Initial Observation Date.]

"Final Observation Date" means [the Final Observation Date] [each of the Final Observation Dates] as specified in § 1 of the Product and Underlying Data. If [the] [a] Final Observation Date is not a Calculation Date the immediately following day, which is a Calculation Date shall be the [respective] Final Observation Date. [If the last Final Observation Date is not a Calculation Date, the Final Payment Date will be postponed accordingly.] [The Final Payment Date will be postponed accordingly.] Interest shall not be payable due to such postponement.

["Observation Date (k)" means the "Observation Date (k)" as specified in § 1 of the Product and Underlying Data. If an Observation Date (k) is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the respective Observation Date (k). [The respective Additional Conditional Amount Payment Date (k) will be postponed accordingly.] Interest shall not be payable due to such postponement.]

[In the case of Securities with an asianing Additional Conditional Amount Payment Level (k) observation, the following applies:

"**Observation Date** (**k**)" means the Averaging Observation Dates specified for such Observation Date (k) in § 1 of the Product and Underlying Data.

"Averaging Observation Date" means, with respect to an Observation Date (k), each of the Averaging Observation Dates specified for such Observation Date (k). If an Averaging Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the respective Averaging Observation Date.]

["Participation Factor" means [the Participation Factor as specified in § 1 of the Product and Underlying Data][1/Strike Level].]

["Participation Factor Down" means the Participation Factor Down as specified in § 1 of the Product and Underlying Data.]

Part C – Special Conditions of the Securities – Product Type 8-15

["Participation Factor Up" means the Participation Factor Up as specified in § 1 of the Product and Underlying Data.]

["Performance of the Underlying (k)" means the performance of the Underlying (k) using the following formula:

R(k)/R (initial).]

["Portfolio Manager" means [the Portfolio Manager [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Portfolio Manager of the Fund, each and every reference to the Portfolio Manager in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Portfolio Manager] [in relation to the Fund, a person, company or institution appointed as a portfolio manager with respect to the investment activities of the Fund].]

"**Principal Paying Agent**" means the Principal Paying Agent as specified in § 2 (1) of the General Conditions.

[In the case of Securities with final Reference Price observation, the following applies:

"**R** (**final**)" means the Reference Price on the Final Observation Date.]

[In the case of Securities with final average observation, the following applies:

"**R** (**final**)" means the equally weighted average (arithmetic mean) of the Reference Prices specified on the Final Observation Dates.]

[In the case of Securities with [best] [worst]-out observation, the following applies:

"**R** (**final**)" means the [highest] [lowest] Reference Price on [each of the Final Observation Dates] [each [Insert relevant date(s)] between the First Day of the [Best] [Worst]-out Period (including) and the Final Observation Date (including).]]

[In the case of Securities where R (initial) has already been specified, the following applies:

"R (initial)" means R (initial) as specified in § 1 of the Product and Underlying Data.]

[In the case of Securities with initial Reference Price observation, the following applies:

"R (initial)" means the Reference Price on the Initial Observation Date.]

[In the case of Securities with initial average observation, the following applies:

"**R** (initial)" means the equally weighted average (arithmetic mean) of the Reference Prices specified on the Initial Observation Dates.]

Part C – Special Conditions of the Securities – Product Type 8-15

[In the case of Securities with [best] [worst]-in observation, the following applies:

"R (initial)" means the [highest] [lowest] Reference Price on [each of the Initial Observation Dates] [each [Insert relevant date(s)] between the Initial Observation Date (including) and the Last Day of the [Best] [Worst]-in Period (including)].]

[In the case of Securities with Reference Price observation, the following applies:

"**R** (**k**)" means the Reference Price on the respective Observation Date (k).]

[In the case of Securities with average observation, the following applies:

"**R** (**k**)" means the equally weighted average (arithmetic mean) of the Reference Prices on the Averaging Observation Dates (k).]

[In the case of Securities with physical delivery, the following applies:

"Ratio" means the Ratio [as specified in § 1 of the Product and Underlying Data.] [which is calculated by the Calculation Agent as follows:

Ratio = [Nominal Amount [x FX [(1)] (final)] / Strike] [Nominal Amount / (Strike [x FX [(1)] (final)])].

The Ratio shall be rounded up or down to six decimals, with 0.0000005 being rounded upwards].]

["Record Date" means the [Banking Day immediately preceding the related [Additional Conditional Amount Payment Date (k)] [and/or] [Additional Unconditional Amount Payment Date (l)].]] [Record Date as specified in § 1 of the Product and Underlying Data.] On the Record Date the Clearing System determines the payment of the [Additional Conditional Amount (k)] [and/or] [Additional Unconditional Amount (l)] vis-à-vis the Security Holders.]]

"Redemption Amount" means the Redemption Amount as calculated or, respectively, specified by the Calculation Agent pursuant to § 4 of the Special Conditions.

["Reference Market" means the Reference Market as specified in § 2 of the Product and Underlying Data.]

["Reference Market Replacement Event" means that the trading of the Underlying at the Reference Market is suspended indefinitely or permanently discontinued; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

Part C – Special Conditions of the Securities – Product Type 8-15

"Reference Price" means the Reference Price of the Underlying as specified in § 1 of the Product and Underlying Data [and expressed in the main unit of the Underlying Currency].]

["**Reference Price**" means, with respect to any Calculation Date, the quotient of FX (1) divided by FX (2), as calculated by the Calculation Agent.]

["Reference Price Replacement Event" means the indefinite suspension or permanent discontinuation of the publication of the Reference Price by the Reference Market; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Registered Benchmark Administrator" means that the Underlying is administered by an administrator who is registered in a register pursuant to Article 36 of the Benchmark Regulation as specified in § 2 of the Product and Underlying Data.]

["Relevant Exchange" means the [Relevant Exchange as specified in § 2 of the Product and Underlying Data] [exchange, on which the components of the Underlying are traded], such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions in accordance with such components' liquidity].

In the case of a material change in the market conditions at the Relevant Exchange, such as a final discontinuation of the quotation [of the components] of the Underlying at the Relevant Exchange and the quotation at a different stock exchange or a considerably restricted liquidity, the Relevant Exchange shall be substituted as the Relevant Exchange by another exchange that offers satisfactorily liquid trading in the Underlying (the "Replacement Exchange"); such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In this case, any reference to the Relevant Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Replacement Exchange.]

["Screen Page for the Continuous Observation" means the Screen Page for the Continuous Observation as specified in § [•] of the Product and Underlying Data.]

["Security Holder" means the holder of a Security.]

["Settlement Cycle" means the period of Clearance System Business Days [following a transaction on the Relevant Exchange [in [the securities that form the basis of] the Underlying]] during which period settlement will customarily take place according to the

Part C – Special Conditions of the Securities – Product Type 8-15

rules of [such Relevant Exchange][that Clearance System [for subscription or redemption of the Fund Shares]].]

["Share Call Event" means each of the following events:

- (a) the quotation of the Underlying at the Relevant Exchange is suspended indefinitely or permanently discontinued and no suitable Replacement Exchange is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;
- (c) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]
- [(d) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early[;]]
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

"**Specified Currency**" means the Specified Currency as specified in § 1 of the Product and Underlying Data.

"**Strike**" means [the Strike as specified in § 1 of the Product and Underlying Data] [Strike Level x R (initial)].

["Strike Level" means the Strike Level as specified in § 1 of the Product and Underlying Data.]

["Terms and Conditions" means the terms and conditions of these Securities as set out in the General Conditions (Part A), the Product and Underlying Data (Part B) and the Special Conditions (Part C).]

"Underlying" means the Underlying as specified in § 1 of the Product and Underlying Data.

"Underlying Currency" means the Underlying Currency as specified in § 2 of the Product and Underlying Data.

Part C – Special Conditions of the Securities – Product Type 8-15

["VolComparator" means the index as specified in § 1 of the Product and Underlying Data.

"VolComparator Calculation Date" means each day on which the VolComparator Reference Price is calculated and published by the VolComparator Sponsor.

"VolComparator Reference Price" means the closing price of the VolComparator.

"VolComparator Sponsor" means the VolComparator Sponsor as specified in § 1 of the Product and Underlying Data.

"VolComparator Replacement Event" means

- (a) any change in the relevant index concept or the calculation of the VolComparator, that result in a new relevant index concept or calculation of the VolComparator being no longer economically equivalent to the original relevant index concept or the original calculation of the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the calculation or publication of the VolComparator is permanently discontinued, or replaced by another index;
- (c) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the VolComparator as basis for any calculation or specifications described in these Terms and Conditions;
- (d) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

In cases of a VolComparator Replacement Event the Calculation Agent is entitled to determine [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], which index should be used in the future as a VolComparator (the "Replacement VolComparator"). The Replacement VolComparator will be published in accordance with § 6 of the General Conditions. Any reference to the replaced VolComparator in these Terms and Conditions shall be deemed to refer to the Replacement VolComparator.

Part C – Special Conditions of the Securities –
Product Type 8-15

If the VolComparator is no longer determined by the VolComparator Sponsor but rather by another person, company or institution (the "New VolComparator Sponsor"), then any calculation described in these Terms and Conditions shall occur on the basis of the VolComparator as determined by the New VolComparator Sponsor. In this case, any reference to the replaced VolComparator Sponsor in these Terms and Conditions shall be deemed to refer to the New VolComparator Sponsor.]

"Website[s] for Notices" means the Website[s] for Notices as specified in § 1 of the Product and Underlying Data.

"Website[s] of the Issuer" means the Website[s] of the Issuer as specified in § 1 of the Product and Underlying Data.

§ 2

Interest, Additional Amount

(1) *Interest*: The Securities do not bear interest.

[Product Type 8: Cash Collect Securities

[Product Type 11: Lock-in Cash Collect Securities

[Product Type 13: Geared Put Cash Collect Securities

[In the case of Cash Collect Securities (Memory), the following applies:

(2) Additional Conditional Amount (k): If an Additional Conditional Amount Payment Event (k) has occurred on an Observation Date (k), the respective Additional Conditional Amount (k) will be paid on the corresponding Additional Conditional Amount Payment Date (k) pursuant to the provisions of § 6 of the Special Conditions less the sum of all Additional Conditional Amounts (k) already paid on the preceding Additional Conditional Amount Payment Dates (k).

If <u>no</u> Additional Conditional Amount Payment Event (k) has occurred on this respective Observation Date (k), no Additional Conditional Amount (k) will be paid on the corresponding Additional Conditional Amount Payment Date (k).]

[In the case of Cash Collect Securities (Memory + Consolidation), the following applies:

(2) Additional Conditional Amount (k): If an Additional Conditional Amount Payment Event (k) has occurred the following shall apply:

The respective Additional Conditional Amount (k) less the sum of all Additional Conditional Amounts (k) which have not been paid on the preceding Additional Conditional Amount Payment Dates (k) shall be paid to the Security Holders on the Additional

Part C – Special Conditions of the Securities – Product Type 8-15

Conditional Amount Payment Date (k) immediately following the Observation Date (k) at which the Additional Conditional Amount Payment Event (k) has occurred (no Additional Conditional Amount (k) will be paid more than once).

In addition, on each Additional Conditional Amount Payment Date (k) thereafter, the Additional Conditional Amount (k) with respect to such Additional Conditional Amount Payment Date (k) shall be paid to the Security Holders without consideration of the occurrence of an Additional Conditional Amount Payment Event (k).

Payments of Additional Conditional Amounts (k) shall be made pursuant to the provisions of § 6 of the Special Conditions.

If <u>no</u> Additional Conditional Amount Payment Event (k) has occurred, no Additional Conditional Amount (k) shall be paid to the Security Holders on any Additional Conditional Amount Payment Date (k).]

[In the case of Cash Collect Securities (Relax) (In Fine), Lock-in Cash Collect, Geared Put Cash Collect, the following applies:

(2) Additional Conditional Amount (k): If an Additional Conditional Amount Payment Event (k) has occurred on an Observation Date (k) [and if no Barrier Event has occurred on or prior to this Observation Date (k)], [In the case of Cash Collect Relax, Lock-in Cash Collect, Geared Put Cash Collect, the following applies: the [respective] Additional Conditional Amount (k) will be paid on the corresponding Additional Conditional Amount Payment Date (k) pursuant to the provisions of § 6 of the Special Conditions. [In the case of Lock-in Cash Collect the following applies: If a Lock-in Event has occurred on any Observation Date (k) the Additional Conditional Amount (k) will be paid on the corresponding Additional Conditional Amount Payment Date (k) and on any subsequent Additional Conditional Amount Payment Date (k), regardless if an Additional Conditional Amount Payment Event (k) has occurred or not. The Additional Conditional Amount (k) will be paid only once on each Additional Conditional Amount Payment Date (k), even if on any Observation Date (k) following the occurrence of a Lock-in Event an Additional Conditional Amount Payment Event (k) has occurred.]] [In the case of Cash Collect In Fine, the following applies: the respective Additional Conditional Amount (k) shall be recorded.

If no Additional Conditional Amount Payment Event (k) has occurred on this respective Observation Date (k), no Additional Conditional Amount (k) will be recorded in respect to this date.

The sum of all recorded Additional Conditional Amounts (k) shall be paid on the Final Payment Date pursuant to the provisions of § 6 of the Special Conditions.].

[If <u>no</u> Additional Conditional Amount Payment Event (k) has occurred on this respective Observation Date (k), no Additional Conditional Amount (k) will be paid on the corresponding Additional Conditional Amount Payment Date (k).]]

Part C – Special Conditions of the Securities – Product Type 8-15

[In the case of Cash Collect Relax with consideration of a barrier, the following applies:

If a Barrier Event has occurred on or prior to an Observation Date (k), from then on no payment of any Additional Conditional Amount (k) will be made on any following Additional Conditional Amount Payment Date (k).]]

[In the case of Cash Collect Relax Securities (Consolidation), the following applies:

(2) Additional Conditional Amount (k): If an Additional Conditional Amount Payment Event (k) has occurred on an Observation Date (k), the respective Additional Conditional Amount (k) will be paid on the respective Additional Conditional Amount Payment Date (k) pursuant to the provisions of § 6 of the Special Conditions. On each Additional Conditional Amount Payment Date (k) thereafter, the Additional Conditional Amount (k) with respect to such Additional Conditional Amount Payment Date (k) shall be paid without consideration of the occurrence of an Additional Conditional Amount Payment Event (k).

If no Additional Conditional Amount Payment Event (k) has occurred on an Observation Date (k), no respective Additional Conditional Amount (k) will be paid on the respective Additional Conditional Amount Payment Date (k) (unless an Additional Conditional Amount Payment Event (k) has occurred on a preceding Observation Date (k)).]]

[Product Type 9: Twin-Win Cash Collect

Product Type 10: Twin-Win Lock-in Cash Collect

Product Type 12: Twin-Win Geared Put Cash Collect

(2) Additional Conditional Amount (k): If an Additional Conditional Amount Payment Event (k) has occurred on an Observation Date (k), the respective Additional Conditional Amount (k) will be paid on the respective Additional Conditional Amount Payment Date (k) pursuant to the provisions of § 6 of the Special Conditions.

The "Additional Conditional Amount (k)" is specified as follows:

(i) If R(k) is greater than R (initial) the Additional Conditional Amount (k) is calculated according to the following formula:

Additional Conditional Amount (k) = Nominal Amount x Participation Factor Up x (R (k) / R (initial) - 1)

(ii) If R(k) is less than R (initial) the Additional Conditional Amount (k) is calculated according to the following formula:

Additional Conditional Amount (k) = Nominal Amount x Participation Factor Down x (1 - R(k) / R(initial))

Part C – Special Conditions of the Securities – Product Type 8-15

[The Additional Conditional Amount (k) is not less than the Minimum Additional Conditional Amount [and no greater than the Maximum Additional Conditional Amount].] [The Additional Conditional Amount (k) is not greater than the Maximum Additional Conditional Amount.]

If no Additional Conditional Amount Payment Event (k) has occurred on this respective Observation Date (k), no Additional Conditional Amount (k) will be paid on the corresponding Additional Conditional Amount Payment Date (k).]

[Product Type 14: Geoscope Lock-in Cash Collect

Product Type 15: Barrier Geoscope Lock-in Cash Collect

(2) Additional Conditional Amount (k): The Additional Conditional Amount (k) will be paid on the respective Additional Conditional Amount Payment Date (k) pursuant to the provisions of § 6 of the Special Conditions and calculated or specified by the Calculation Agent as follows:

Additional Conditional Amount (k) = Nominal Amount (k) = Nomina

[The Additional Conditional Amount (k) is not less than the respective Minimum Additional Conditional Amount (k).]

The Additional Conditional Amount (k) is not greater than the Maximum Additional Conditional Amount (k).

If a Lock-In Event has occurred on an Observation Date (k), the Maximum Additional Amount shall be paid on the corresponding Additional Conditional Amount Payment Date (k). Moreover, on all Additional Conditional Amount Payment Dates (k) following this Additional Conditional Amount Payment Date (k) the Maximum Additional Amount shall be paid regardless of the Geometric Average Performance of the Underlying (k).]

[Product Types 8 to 15:

[In the case of Securities with an unconditional Additional Amount, the following applies:

[(2)] [(3)] *Additional Unconditional Amount (1)*: The respective Additional Unconditional Amount (1) will be paid [moreover] on the respective Additional Unconditional Amount Payment Date (1) pursuant to the provisions of § 6 of the Special Conditions.]]

§ 3

Redemption

Part C – Special Conditions of the Securities – Product Type 8-15

Redemption: The Securities shall be redeemed by payment of the Redemption Amount on the [[fifth][●] Banking Day immediately following the] [Final Observation Date] [Final Payment Date] pursuant to the provisions of § 6 of the Special Conditions.]

[In the case of Securities with physical delivery, the following applies:

Redemption: The Securities shall be redeemed either

- (i) if no Barrier Event has occurred or if a Barrier Event has occurred and R (final) is equal to or greater than the Strike by payment of the Redemption Amount on the Final Payment Date pursuant to the provisions of § 6 of the Special Conditions, or
- (ii) if a Barrier Event has occurred and if R (final) is lower than the Strike by delivery of the Underlying in a quantity expressed by the Ratio per Security. If the Ratio leads to a [non-deliverable] fraction of the Underlying, a cash amount expressed in the Specified Currency will be paid instead in the amount of the value of the [non-deliverable][not delivered] fraction of the Underlying (the "Supplemental Cash Amount") which is calculated from the Reference Price on the Final Observation Date multiplied by the [non-deliverable][not delivered] fraction of the Underlying [and divided by FX (final)] [and multiplied by FX (final)].]

§ 4

Redemption Amount

Redemption Amount: The Redemption Amount corresponds to an amount in the Specified Currency calculated or specified by the Calculation Agent as follows:

[Product Type 8: Cash Collect Securities

[In the case of Cash Collect Securities with cash settlement, the following applies:

- If no Barrier Event has occurred the Redemption Amount corresponds to the Maximum Amount.
- If a Barrier Event has occurred, the Redemption Amount is specified according to the following formula:

Redemption Amount = Nominal Amount [x Participation Factor] x R (final) / Strike

However, in this case the Redemption Amount is not greater than the Maximum Amount [*In the case of Cash Collect with Floor (Put Spread), the following applies:* and no less than the Minimum Redemption Amount].]

[In the case of Cash Collect Securities with physical delivery, the following applies:

- If no Barrier Event has occurred the Redemption Amount corresponds to the Maximum Amount.
- If a Barrier Event has occurred and if R (final) is equal to or greater than the Strike, the Redemption Amount corresponds to the Nominal Amount.]]

[Product Type 9: Twin-Win Cash Collect

- If no Barrier Event has occurred the Redemption Amount corresponds to the Nominal Amount.
- If a Barrier Event has occurred, the Redemption Amount is specified according to the following formula:

Redemption Amount = Nominal Amount x R (final) / R (initial).

[Product Type 10: Twin-Win Lock-in Cash Collect and Product Type 11: Lock-in Cash Collect

- If a Lock-in Event has occurred on any Observation Date (k), the Redemption Amount corresponds to the Nominal Amount.
- If no Lock-in Event has occurred and no Barrier Event has occurred, the Redemption Amount corresponds to the Nominal Amount.
- If no Lock-in Event has occurred and a Barrier Event has occurred, the Redemption is specified according to the following formula:

Redemption Amount = Nominal Amount x R (final) / R (initial).

[Product Type 12: Twin-Win Geared Put Cash Collect and Product Type 13: Geared Put Cash Collect

- If R (final) is equal to or greater than the Strike, the Redemption Amount corresponds to the Nominal Amount.
- If R (final) is lower than the Strike, the Redemption Amount is specified according to the following formula:

Redemption Amount = Nominal Amount x (1+ (Participation Factor x ((R (final) - Strike)/ R (initial)).]

[Product Type 14 and 15: Geoscope Lock-In Cash Collect and Barrier Geoscope Lock-In Cash Collect

- If a Lock-In Event has occurred the Redemption Amount corresponds to the Nominal Amount.

Part C – Special Conditions of the Securities – Product Type 8-15

[In the case of Barrier Geoscope Lock-In Cash Collect, the following applies:

- If no Lock-In Event has occurred and if no Barrier Event has occurred, the Redemption Amount corresponds to the Nominal Amount.]
- If no Lock-in Event has occurred [In the case of Barrier Geoscope Lock-In Cash Collect, the following applies: and a Barrier Event has occurred], the Redemption Amount is specified according to the following formula:

Redemption Amount = Nominal Amount x R (final) / R (initial)

[In the case of Securities with Floor, the following applies:

The Redemption Amount in this case is not less than the Minimum Redemption Amount.]]

Product Type 16: Icarus Securities

Product Type 17: Orpheus Securities

[In the case of Icarus Securities and Orpheus Securities the following applies:

§ 1

Definitions

["Additional Unconditional Amount (1)" means the Additional Unconditional Amount (1) as specified in § 1 of the Product and Underlying Data.]

["Additional Unconditional Amount Payment Date (I)" means the Additional Unconditional Amount Payment Date (I) as specified in § 1 of the Product and Underlying Data.]

["Adjustment Event" means [each of the following events]:

[In the case of a share or a depository receipt as Underlying, the following applies:

- (a) each measure taken by the company that has issued the Underlying or by a third party, which would due to a change in the legal and financial position, in particular a change in the company's fixed assets and capital, affect the Underlying not only immaterially (in particular capital increase against cash contribution, issuance of securities with options or conversion rights into shares, capital increase with company funds, distribution of special dividends, share splits, merger, liquidation, nationalisation); whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]
- [(b) the Determining Futures Exchange adjusts the there traded Underlying Linked Derivatives[;]]
- [([●]) a Hedging Disruption occurs[;]]
- [([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of an index as Underlying, the following applies:

- (a) an Index Replacement Event occurs[;]
- [([●]) a Hedging Disruption occurs[;]]
- [([•]) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

[In the case of an exchange traded commodity as Underlying, the following applies:

- any change made with respect to the ETC Interest which has a material economic effect on the Underlying, in particular changes with respect to (i) the risk profile of the ETC Interest, (ii) the type, quality, nominal amount or reference value of the ETC Underlying, (iii) a reclassification or consolidation of the ETC Interests, including a change in the class or ranking of the ETC Interests, (iv) the currency of the ETC Interests, (v) the method of calculating the redemption value of the ETC Interest, (vi) the timetable for the redemption of the ETC Interests or (vii) the collateral arrangement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) (i) the redemption of existing ETC Interests or (ii) the reduction of the number of ETC Interests of an investor holding such ETC Interests for reasons outside the control of that investor; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (c) requests for the redemption of ETC Interests are executed only partially or not at all:
- (d) since the Trade Date, any additional fees, premiums, discounts, charges, commissions or similar fees are levied for the redemption of ETC Interests; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- the quotation of the ETC Interest at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (f) an early termination performed by the Determining Futures Exchange of the there traded Derivatives of the ETC Interest or the ETC Underlying;
- (g) (i) a change in the legal, accounting, or regulatory treatment of the ETC Interests; or (ii) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the ETC Issuer [or an ETC Services Provider] as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (h) (i) a breach by the ETC Issuer of its corporate purpose which has a material economic effect on the Underlying, or (ii) a breach of statutory or regulatory requirements by the ETC Issuer, including any missing licences or the revocation or withdrawal of required license in its home jurisdiction and in any jurisdiction it operates, or (iii) a breach by the ETC Issuer of its obligations in relation to the ETC Interests which has a material economic effect on the Underlying; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (i) (i) a change in the legal form of the ETC Issuer or (ii) the ETC Issuer of the ETC Interest is replaced;
- (j) (i) a deterioration of the ETC Issuer's financial position or assets which has a material economic effect on the Underlying, (ii) the initiation of composition, bankruptcy or insolvency proceedings, (iii) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the ETC Issuer, (iii) a requirement to transfer all or a substantial part of the assets of the ETC Issuer to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the ETC Interests by the investors holding such ETC Interests;
- (k) a demerger or spin-off or a subdivision of the ETC Issuer;

- [(1) an ETC Services Provider discontinues its services for the ETC Issuer in relation to the ETC Interests or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]
- [([•])] (i) the Issuer loses any license or permission or to use the ETC Interests as the Underlying for the Securities or (ii) the ETC Issuer prohibits that the Issuer uses the ETC Interests as Underlying for the Securities;
- [([•])] a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][;]

[[([•])] a Hedging Disruption occurs][.]]

[In the case of a fund share as Underlying, the following applies:

- changes are made with respect to the Fund without the consent of the Calculation Agent which affect the ability of the Issuer to hedge its obligations under the Securities, in particular changes with respect to (i) the risk profile of the Fund, (ii) the investment objectives or investment strategy or investment restrictions of the Fund, (iii) the currency of the Fund Shares, (iv) the method of calculating the [NAV][Reference Price] or (v) the timetable for the subscription, issue, redemption or transfer of the Fund Shares; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) requests for the issue or purchase, redemption or sale or transfer of Fund Shares are executed only partially or not at all;
- (c) fees, premiums, discounts, charges, commissions, taxes or similar fees are levied for the issue or redemption of Fund Shares; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- (d) the Fund or the Management Company or a provider of fund services appointed for this purpose by the Fund or the Management Company fails to publish the [NAV][Reference Price] as scheduled or in accordance with normal practice;
- (e) a change in the legal form of the Fund;
- [([•]) the quotation of the Underlying at the Relevant Exchange is permanently discontinued and no Replacement Exchange could be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];]
- ([●]) a change of significant individuals in key positions at the Management Company or in the Fund Management; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) (i) a change in the legal, accounting, tax or regulatory treatment of the Fund or of the Management Company; or (ii) the suspension, cancellation, revocation or absence of the accreditation or registration of the Fund or of the Management Company; or (iii) the suspension, cancellation, revocation or absence of an authorisation of the Fund by the relevant authority; or (iv) the initiation of investigatory proceedings by the supervisory authorities, a conviction by a court or an order by a competent authority relating to the activities of the Fund, the Management Company or a Fund Services Provider, or of individuals in key positions at the Management Company or in the Fund Management as a result of misconduct, a violation of the law or for similar reasons; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) [an early termination performed by the Determining Futures Exchange of the there traded Underlying Linked Derivatives;]
- ([●]) a breach by the Fund or the Management Company of the investment objectives, the investment strategy or the investment restrictions of the Fund that is material, or a breach of statutory or regulatory requirements by the Fund or the Management Company; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by

Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([•]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) which requires the Issuer, in relation to the subscription, redemption or holding of Fund Shares, (i) to create a reserve or provision, or (ii) to increase the amount of regulatory capital held by the Issuer with respect to complying with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities to an extent that is significant in comparison with the conditions applying on the First Trade Date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) a change in laws or regulations or in their implementation or interpretation (whether formally or informally) as a result of which compliance by the Issuer with the terms of the agreements it has entered into for the purpose of hedging its obligations under the Securities would become unlawful or impracticable or would entail substantially higher costs; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) an increase in the proportion of the volume held by the Issuer alone or together with a third party with which the Issuer enters into a hedging transaction with respect to the Securities beyond [insert relevant percentage]% of the Fund Shares outstanding;
- ([●]) the Issuer is required to consolidate the Fund as a result of accounting or other regulations;
- ([●]) the sale or redemption of the Fund Shares for reasons beyond the control of the Issuer and not relating to the Securities, provided that this is not solely for the purpose of entering into or unwinding hedging transactions;
- ([•]) an event or circumstance that has or could have the following effects: (i) the suspension of the issuance of additional Fund Shares or of the redemption of existing Fund Shares or (ii) the reduction of the number of Fund Shares of a shareholder in the Fund for reasons outside the control of that shareholder or (iii) the subdivision, consolidation or reclassification of the Fund Shares or (iv) payments in respect of a redemption of Fund Shares being made partly or wholly by means of a distribution in kind instead of for cash or (v) the creation of side pockets for segregated assets; whether the conditions are fulfilled shall be determined by the Calculation Agent [in the case of Securities governed by German

law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([●]) the Management Company or a Fund Services Provider discontinues its services for the Fund or loses its accreditation, registration, approval or authorisation and is not immediately replaced by another services provider which is of similarly good standing; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) (i) an order or valid resolution for a winding-up, dissolution, termination, liquidation or an event with similar effects in relation to the Fund or the Fund Shares, (ii) the initiation of composition, bankruptcy or insolvency proceedings, a demerger or spin-off, a reclassification or consolidation, such as a change in the share class of the Fund or the merger of the Fund into or with another fund, (iii) a requirement to transfer all the Fund Shares to a trustee, liquidator, insolvency administrator or similar office-holder or (iv) the legal prohibition of transfers of the Fund Shares by the shareholders;
- ([●]) the initiation of composition, bankruptcy, insolvency, dissolution or comparable proceedings with respect to the Fund or the Management Company;
- ([●]) the Issuer loses the right to use the Fund as the Underlying for the Securities;
- ([●]) a change in the tax laws and regulations or a change in case law or the administrative practice of the tax authorities which has negative consequences for the Issuer or a Security Holder; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) no notification is given of the bases of taxation for the Fund in accordance with the applicable provisions of the German Investment Tax Act (*Investmentsteuergesetz*, "InvStG") or the Fund or the Management Company has announced that no notification of the bases of taxation will be given in accordance with the applicable provisions of the InvStG in the future;
- ([●]) changes in the investment or distribution policy of the Fund which could have a substantial negative effect on the amount of the Fund's distributions as well as distributions which diverge significantly from the Fund's normal distribution policy to date; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§

315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];

- ([•]) the Fund or the Management Company or a company affiliated to it breaches the agreement entered into with the Issuer in relation to the Fund in a significant respect or terminates that agreement; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the Fund or the Management Company, contrary to normal practice to date, fails to provide the Calculation Agent with information that the latter reasonably considers necessary to enable it to monitor compliance with the Fund's investment guidelines or restrictions in a timely manner; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([•]) the Fund or the Management Company fails to provide the Calculation Agent with the audited statement of accounts and, where relevant, the half-yearly report as soon as possible after receiving a corresponding request; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) any other event that could have a noticeable adverse effect on the [NAV][Reference Price] of the Fund or the ability of the Issuer to hedge its obligations under the Securities on more than a temporary basis; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- ([●]) the [NAV][Reference Price] is no longer published in the Underlying Currency;
- [([●]) if the Issuer does not receive any of the following information: (i) upon request a report on at least an annual basis to enable an assessment of the assets and liabilities, income and operations over the reporting period or (ii) a list of the investments held by the Fund and their weighting and, if the Fund invests in other funds, the corresponding positions of the investments held by these funds and their weighting on the next following Banking Day[;]]

- [([●]) a Hedging Disruption occurs[;]].]
- [([●]) [the Historic Volatility of the Underlying exceeds a volatility level of [*Insert*]%.]

[the difference between the Historic Volatility of the Underlying and the Historic Volatility of the VolComparator on both, a Calculation Date and a VolComparator Calculation Date exceeds [*Insert*]%.]

The "Historic Volatility of the Underlying" is calculated on [any day that is] a Calculation Date [and a VolComparator Calculation Date] on the basis of the daily logarithmic returns of the [NAV][Reference Price] over the immediately preceding [Insert number of days] Calculation Dates [which are also VolComparator Calculation Dates] in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{FRP(t-p)}{FRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{FRP(t-q)}{FRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

"t" is the relevant Calculation Date [which is also a VolComparator Calculation Date];

"T" is [Insert number of days];

"FRP (t-k)" (with k=p, q) is the [NAV][Reference Price] of the Underlying on the k-th Calculation Date [that are also VolComparator Calculation Dates] preceding the relevant Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on [a relevant][any day that is a] Calculation Date [and a VolComparator Calculation Date] using the daily returns of the [NAV][Reference Price] for the most recent [*Insert number of days*] Calculation Dates [which are also VolComparator Calculation Dates] and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the [NAV][Reference Price] between two consecutive Calculation Dates [which are also VolComparator Calculation Dates] in each case.]

[The "Historic Volatility of the VolComparator" is calculated on any day that is a VolComparator Calculation Date and a Calculation Date on the basis of the daily logarithmic returns of the VolComparator over the immediately preceding [Insert number

of days] VolComparator Calculation Dates which are also Calculation Dates in each case using the following formula:

$$\sigma(t) = \sqrt{\frac{\sum_{p=1}^{T} \left[\ln \left[\frac{BRP(t-p)}{BRP(t-p-1)} \right] - \frac{1}{T} \times \left(\sum_{q=1}^{T} \ln \left[\frac{BRP(t-q)}{BRP(t-q-1)} \right] \right) \right]^2}{T-1}} \times \sqrt{252}$$

Where:

"t" is the relevant VolComparator Calculation Date which is also a Calculation Date;

"T" is [Insert number of days];

"BRP (t-k)" (with k = p, q) is the VolComparator Reference Price on the k-th VolComparator Calculation Date that are also Calculation Dates preceding the relevant VolComparator Calculation Date (t);

" $\ln [x]$ " denotes the natural logarithm of x;

"p" and "q" represents the natural number from 1 to T (each including).

The degree of variation (volatility) is estimated on any day that is a VolComparator Calculation Date and a Calculation Date using the daily returns of the VolComparator for the most recent [*Insert number of days*] VolComparator Calculation Dates that are also Calculation Dates and standardised to produce an annual volatility level. The return is defined as the logarithm of the change in the VolComparator Reference Price between two consecutive VolComparator Calculation Dates that are also Calculation Dates in each case.]

[The Calculation Agent is under no obligation to monitor whether or not one of the events referred to above has occurred.]]

["Administrator" means [the Administrator [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Administrator of the Fund, each and every reference to the Administrator in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Administrator][in relation to the Fund, a person, company or institution appointed for the purpose of providing administrative services to the Fund].]

["Auditor" means [the Auditor [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Auditor of the Fund, each and every reference to the Auditor in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Auditor][in relation to the Fund, a person, company or institution appointed for the purpose of auditing the Fund in connection with the annual report].]

Part C – Special Conditions of the Securities – Product Type 16-17

"Banking Day" means each day (other than a Saturday or Sunday) on which the Clearing System [and the Trans-European Automated Real-time Gross settlement Express Transfer-System (TARGET2) ("TARGET2")] [is][are] open for business [and commercial banks and foreign exchange markets settle payments in the Banking Day Financial Centre].

["Banking Day Financial Centre" means the Banking Day Financial Centre as specified in § 1 of the Product and Underlying Data.]

"Barrier" means [the Barrier as specified in § 1 of the Product and Underlying Data] [Barrier Level x R (initial)].

[In the case of Securities with continuous Barrier observation, the following applies:

"Barrier Event" means that any price of the Underlying as published by the [Relevant Exchange] [Index Sponsor or Index Calculation Agent] [Reference Market] with continuous observation during the Barrier Observation Period is equal to [or less] [or greater] than the Barrier.]

[In the case of Securities with daily Barrier observation, the following applies:

"Barrier Event" means that any Reference Price during the Barrier Observation Period is [equal to] [or] [greater] [less] than the Barrier.]

[In the case of Securities with date-related Barrier observation, the following applies:

"Barrier Event" means that any Reference Price on the respective Barrier Observation Date is [equal to] [or] [greater] [less] than the Barrier.]

[In the case of Securities with final Barrier observation, the following applies:

"Barrier Event" means that R (final) is [equal to] [or] [greater] [less] than the Barrier.]

["Barrier Level" means the Barrier Level as specified in § 1 of the Product and Underlying Data.]

[In the case of Securities with the daily Barrier observation or with continuous Barrier observation, the following applies:

"Barrier Observation Period" means each Calculation Date from the First Day of the Barrier Observation Period (including) to the Last Day of the Barrier Observation Period (including).]

"Bonus Amount" means the Bonus Amount as specified in § 1 of the Product and Underlying Data.

"Calculation Agent" means the Calculation Agent as specified in § 2 (2) of the General Conditions.

Part C – Special Conditions of the Securities – Product Type 16-17

"Calculation Date" means each day on which the Reference Price is [normally] [reported and/or] published by the [Fund or the Management Company] [Relevant Exchange] [Index Sponsor or the Index Calculation Agent, as the case may be] [Reference Market].

["Call Event" means [Share Call Event] [Index Call Event] [Commodity Call Event] [ETC Call Event] [or] [Fund Call Event].]

["Change in Law" means that due to

- (a) the coming into effect of changes in laws or regulations (including but not limited to tax laws or capital market provisions) or
- (b) a change in relevant case law or administrative practice (including the administrative practice of the tax or financial supervisory authorities),

if such changes become effective on or after the First Trade Date,

- [(a)] the holding, acquisition or sale of the Underlying or assets that are needed in order to hedge price risks or other risks with respect to its obligations under the Securities is or becomes wholly or partially illegal for the Issuer [or
- (b) the costs associated with the obligations under the Securities have increased substantially (including but not limited to an increase in tax obligations, the reduction of tax benefits or other negative consequences with regard to tax treatment)].

The Issuer determines [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] whether this is the case.]

["Clearance System" means the principal domestic clearance system customarily used for settling trades [with respect to] [[in the securities that form the basis of] the Underlying][subscription or redemption of the Fund Shares] as determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Clearance System Business Day" means, with respect to the Clearance System, any day (other than a Saturday or Sunday) on which the Clearance System is open for the acceptance and execution of settlement instructions.]

["Clearing System" means [Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn ("CBF")] [Clearstream Banking S.A., Luxembourg ("CBL") and Euroclear Bank SA/NV ("Euroclear Bank") (CBL and Euroclear are individually referred to as an "ICSD" (International Central Securities Depository) and, collectively, the

Part C – Special Conditions of the Securities – Product Type 16-17

"**ICSDs**")] [Euroclear France SA ("**Euroclear France**")] [Monte Titoli S.p.A., with offices in Piazza degli Affari no. 6, Milan, Italy ("**Monte Titoli**")] [*Insert other Clearing System*(s)].]

["Commodity Call Event" means each of the following:

- (a) a Reference Market Replacement Event has occurred and no suitable Replacement Reference Market is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the quotation of the Underlying no longer occurs in the Underlying Currency;
- (c) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early;
- (d) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s].

["Custodian Bank" means [the Custodian Bank [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Custodian Bank of the Fund, each and every reference to the Custodian Bank in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Custodian Bank] [in relation to the Fund, a person, company or institution acting as custodian of the Fund's assets].]

["Determining Futures Exchange" means the [options and/or] futures exchange, on which respective derivatives of the Underlying [or [– if derivatives on the Underlying are not traded –] its [components][underlying assets]] [or derivatives on the commodity referenced by the Underlying] (the "Underlying Linked Derivatives") are mostly liquidly traded, such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions.

In the case of a material change in the market conditions at the Determining Futures Exchange, such as a final discontinuation of derivatives' quotation linked to the Underlying [or to its components] at the Determining Futures Exchange or a considerably restricted number or liquidity, it shall be substituted as the Determining Futures Exchange by another [options and/or] futures exchange that offers satisfactorily liquid trading in the Underlying Linked Derivatives (the "Substitute Futures Exchange"); such [options and/or] futures exchange shall be determined by the Calculation Agent [in the case of Securities governed

Part C – Special Conditions of the Securities – Product Type 16-17

by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In the event of such substitution, any reference to the Determining Futures Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Substitute Futures Exchange.]

[In the case of an exchange traded commodity as Underlying, the following applies:

["ETC Call Event" means each of the following:

- (a) the price of the Underlying is no longer calculated or published in the Underlying Currency[;][or]
- [(b) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s]; [or]
- ([●]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders [(an "ETC Replacement Event")]; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

"ETC Documents" means [in relation to an ETC Interest], the constitutive and governing documents, subscription agreements, custody agreements and all other agreements of the ETC Issuer which specify the terms and conditions of [the ETC Issuer and] the ETC Interest, in each case in the respective valid version.

"ETC Interest" means a unit or note, as the case may be, of the ETC Issuer and of the series set out in § 1 of the Product and Underlying Data.

"ETC Issuer" means, in relation to an ETC Interest, the issuer issuing that ETC Interest.

["ETC Services Provider" means, in relation to an ETC Issuer, any person or entity that is appointed to provide services, directly or indirectly, to that ETC Issuer as specified in the ETC Documents, including any administrator, advisor, arranger, auditor, calculation agent, collateral agent, commodity or derivative counterparty, custodian bank, depository, manager, sponsor and trustee.]

"ETC Underlying" means the commodity tracked by the ETC Interest as specified in § 2 of the Product and Underlying Data.]

["Expiry Date [(Data di Scadenza)]" means the Expiry Date as specified in § 1 of the Product and Underlying Data.]

Part C – Special Conditions of the Securities – Product Type 16-17

["First Day of the Barrier Observation Period" means the First Day of the Barrier Observation Period as specified in § 1 of the Product and Underlying Data.]

"Final Payment Date" means the Final Payment Date as specified in § 1 of the Product and Underlying Data.

["Final Strike Level" means the Final Strike Level as specified in § 1 of the Product and Underlying Data.]

["First Day of the [Best][Worst]-out Period" means the First Day of the [Best][Worst]-out Period as specified in § 1 of the Product and Underlying Data.]

"First Trade Date" means the First Trade Date as specified in § 1 of the Product and Underlying Data.

"Floor Level" means the Floor Level, as specified in § 1 of the Product and Underlying Data.

[In the case of a Fund Share as Underlying, the following applies:

"**Fund**" means, in relation to a Fund Share, the investment fund issuing that Fund Share or the Fund in whose assets the Fund Share represents a proportional interest.

["Fund Call Event" means any of the following events:

- (a) [the quotation of the Underlying on the Relevant Exchange is suspended indefinitely or permanently discontinued and] no suitable Replacement Underlying or a no suitable [Replacement Management Company][Replacement Exchange] is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- [(b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;]
- ([●]) a Change in Law [and/or a [Hedging Disruption] [and/or] [Increased Costs of Hedging]] occur[s][;]
- [([•]) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early [;]]
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not justifiable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities

Part C – Special Conditions of the Securities – Product Type 16-17

governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith][("Fund Replacement Event")]].]

["Fund Documents" means the annual report and the half-yearly report, the prospectus (including the management regulations, terms and conditions), the key investor information and all other documents of the Fund which specify the terms and conditions of the Fund and the Fund Shares, in each case in the respective valid version.]

"Fund Management" means the persons responsible for the portfolio and/or risk management of the Fund.

"Fund Services Provider" means, if applicable, the Administrator, the Investment Adviser, the Custodian Bank, the Management Company, the Portfolio Manager and the Auditor.

"Fund Share" means a unit or share of the Fund and of the class set out under "Underlying" in § 1 of the Product and Underlying Data.]

["Hedging Disruption" means that the Issuer is not able to

- (a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]; or
- (b) realise, reclaim or pass on proceeds from such transactions or assets,

under conditions which are economically substantially equivalent to those on the First Trade Date.]

["Increased Costs of Hedging" means that the Issuer has to pay a substantially higher amount of taxes, duties, expenditures and fees (with the exception of broker fees) compared to the First Trade Date in order to

- (a) close, continue or carry out transactions or acquire, exchange, hold or sell assets (respectively) which are needed in order to hedge price risks or other risks with regard to its obligations under the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] or
- (b) realise, reclaim or pass on proceeds from such transactions or assets,

Part C – Special Conditions of the Securities –
Product Type 16-17

whereas cost increases due to a deterioration of the credit-worthiness of the Issuer are not considered as Increased Costs of Hedging.]

["Index Calculation Agent" means the Index Calculation Agent as specified in § 2 of the Product and Underlying Data.]

["Index Call Event" means each of the following events:

- (a) an Index Replacement Event has occurred and no suitable Replacement Underlying is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]
- [(c) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early [;]];
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["Index Fees" means the Index Fees as specified in § 2 of the Product and Underlying Data.]

["Index Replacement Event" means each of the following events:

- (a) changes in the relevant Index Concept or the calculation of the Underlying, that result in a new relevant Index Concept or calculation of the Underlying being no longer economically equivalent to the original relevant Index Concept or the original calculation of the Underlying; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the calculation or publication of the Underlying is indefinitely or permanently discontinued, or replaced by another index;
- (c) the calculation or publication of the Underlying no longer occurs in the Underlying Currency;

Part C – Special Conditions of the Securities –
Product Type 16-17

(d) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the Underlying as basis for the calculations or, respectively, specifications described in the Terms and Conditions of these Securities this also applies to the termination of the license to use the Underlying due to an unacceptable increase in license fees.]

["Index Sponsor" means the Index Sponsor as specified in § 2 of the Product and Underlying Data.]

["Investment Adviser" means [the Investment Adviser [specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Investment Adviser of the Fund, each and every reference to the Investment Adviser in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Investment Adviser] [in relation to the Fund, a person, company or institution appointed as an adviser with respect to the investment activities of the Fund].]

"Issue Date" means the Issue Date as specified in § 1 of the Product and Underlying Data.

["**Issuing Agent**" means the Issuing Agent as specified in § 1 of the Product and Underlying Data.]

["Last Day of the Barrier Observation Period" means the Last Day of the Barrier Observation Period as specified in § 1 of the Product and Underlying Data.]

["Last Day of the [Best][Worst]-in Period" means the Last Day of the [Best][Worst]-in Period as specified in § 1 of the Product and Underlying Data.]

["Management Company" means [the Management Company [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund specifies another person, company or institution as the Management Company of the Fund, each and every reference to the Management Company in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Management Company] [in relation to the Fund, a person, company or institution that manages the Fund].]

"Market Disruption Event" means each of the following events:

[In the case of a share or a depository receipt as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions;
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;
- (c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

Part C – Special Conditions of the Securities – Product Type 16-17

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities, [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange or, as the case may be, the Determining Futures Exchange.]

[In the case of an index as Underlying, the following applies:

- in general the suspension or restriction of trading on the exchanges or the markets on which the [securities that form the basis of the Underlying][components of the Underlying] are listed or traded[, or on the respective futures exchanges or on the markets on which derivatives on the components of the Underlying] are listed or traded;
- (b) in relation to [individual securities which form the basis of the Underlying][components of the Underlying], the suspension or restriction of trading on the exchanges or on the markets on which such [securities][components] are traded [or on the respective futures exchange or the markets on which derivatives of such [securities][components] are traded;
- (c) in relation to individual Underlying Linked Derivatives, the suspension or restriction of trading on the Determining Futures Exchange or the markets on which such Underlying Linked Derivatives are traded;
- (d) the suspension of or failure or the non-publication of the calculation of the Underlying as a result of a decision by the Index Sponsor or the Index Calculation Agent;

[to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].] [to the extent that such Market Disruption Event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

Part C – Special Conditions of the Securities – Product Type 16-17

Any restriction of the trading hours or the number of days on which trading takes place on the [Relevant Exchange] [Reference Market] or, as the case may be, the Determining Futures Exchange, shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the [Relevant Exchange] [Reference Market] or, as the case may be, the Determining Futures Exchange.]

[In the case of a commodity as Underlying, the following applies:

- (a) the suspension or restriction of trading or the price determination of the Underlying on the Reference Market or
- (b) the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange,

to the extent that such Market Disruption Event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Reference Market [or, as the case may be, the Determining Futures Exchange] shall not constitute a Market Disruption Event provided that the restriction is due to a previously announced change in the rules of the Reference Market [or, as the case may be, the Determining Futures Exchange].]

[In the case of an exchange traded commodity as Underlying, the following applies:

- (a) the failure of the Relevant Exchange to open for trading during its regular trading sessions;
- (b) the suspension or restriction of trading in the Underlying on the Relevant Exchange;
- (c) in general the suspension or restriction of trading in an Underlying Linked Derivative on the Determining Futures Exchange;

to the extent that such Market Disruption Event occurs in the last hour prior to the normal calculation of the Reference Price which is relevant for the Securities [and][or] continues at the point of time of the normal calculation and is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. Any restriction of the trading hours or the number of days on which trading takes place on the Relevant Exchange [or, as the case may be, the Determining Futures Exchange] shall not constitute a Market Disruption Event provided that the restriction occurs due to a previously announced change in the rules of the Relevant Exchange [or, as the case may be, the Determining Futures Exchange].]

Part C – Special Conditions of the Securities – Product Type 16-17

[In the case of a fund share as Underlying, the following applies:

- (a) the failure to calculate or the non-publication of the calculation of the NAV as a result of a decision by the Management Company or by the Fund Services Provider on behalf of the Management Company, or
- (b) the closure, conversion or insolvency of the Underlying or other circumstances which make it impossible to determine the NAV, or
- (c) it is not possible to trade Fund Shares at the NAV. This also covers cases in which the Fund, the Management Company or the Fund Services Provider on their behalf decides to suspend the redemption or issue of Fund Shares for a specified period or to restrict the redemption or issue of Fund Shares to a specified portion of the Fund volume or to levy additional fees, or
- (d) the Fund or the Management Company redeems the Fund Shares in return for payment in kind instead of payment in cash, or
- (e) comparable events which affect the ability of the Issuer to hedge its obligations under the Securities, or
- (f) in general the suspension or restriction of trading on exchanges, futures exchanges or markets on which financial instruments or currencies which constitute a significant factor affecting the value of the Fund are listed or traded, [or]
- [(g) in general the suspension or restriction of trading in a derivative on the index which the ETF aims to replicate ("ETF-Benchmark") or on an index which only differs from the ETF-Benchmark in the treatment of dividends, interest or distributions or the currency in which such index is calculated, or
- (h) the failure of the Relevant Exchange to open for trading during its regular trading sessions, or
- (i) the suspension or restriction of trading in the Underlying on the Relevant Exchange,]

to the extent that that event is material; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]]

["Maximum Amount" means the Maximum Amount as specified in § 1 of the Product and Underlying Data.]

["Minimum Redemption Amount" means the Minimum Redemption Amount as specified in § 1 of the Product and Underlying Data.]

Part C – Special Conditions of the Securities – Product Type 16-17

["NAV" means the official net asset value (the "Net Asset Value") for a Fund Share as published by the Fund or the Management Company or by a third person on their behalf and at which it is actually possible to redeem Fund Shares.]

"Nominal Amount" means the Nominal Amount as specified in § 1 of the Product and Underlying Data.

"Observation Date" means each of the following Observation Dates:

"Initial Observation Date" means [the Initial Observation Date] [each of the Initial Observation Dates] as specified in § 1 of the Product and Underlying Data. If [the][an] Initial Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the [respective] Initial Observation Date.

[In the case of Securities with date-related Barrier observation, the following applies:

"Barrier Observation Date" means each of the Barrier Observation Dates as specified in § 1 of the Product and Underlying Data. If a Barrier Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the respective Barrier Observation Date.]

"Final Observation Date" means [the Final Observation Date] [each of the Final Observation Dates] as specified in § 1 of the Product and Underlying Data. If [the][a] Final Observation Date is not a Calculation Date, the immediately following day, which is a Calculation Date shall be the [respective] Final Observation Date. [If the last Final Observation Date is not a Calculation Date, the Final Payment Date will be postponed accordingly.] [The Final Payment Date will be postponed accordingly.] Interest shall not be payable due to such postponement.

"Participation Factor" means the Participation Factor as specified in § 1 of the Product and Underlying Data.

"**Performance of the Underlying**" means the quotient of R (final) as the numerator and R (initial) as the denominator.

["Portfolio Manager" means [the Portfolio Manager [as specified in § 2 of the Product and Underlying Data] [of the Fund]. If the Fund or the Management Company specifies another person, company or institution as the Portfolio Manager of the Fund, each and every reference to the Portfolio Manager in these Terms and Conditions shall be deemed, depending on the context, to refer to the new Portfolio Manager] [in relation to the Fund, a person, company or institution appointed as a portfolio manager with respect to the investment activities of the Fund].]

Part C – Special Conditions of the Securities – Product Type 16-17

"**Principal Paying Agent**" means the Principal Paying Agent as specified in § 2 (1) of the General Conditions.

[In the case of Securities with final Reference Price observation, the following applies:

"**R** (**final**)" means the Reference Price on the Final Observation Date.]

[In the case of Securities with final average observation, the following applies:

"**R** (**final**)" means the equally weighted average (arithmetic mean) of the Reference Prices specified on the Final Observation Dates.]

[In the case of Securities with [best] [worst]-out observation, the following applies:

"**R** (**final**)" means the [highest] [lowest] Reference Price on [each of the Final Observation Dates] [each [Insert relevant date(s)] between the First Day of the [Best] [Worst]-out Period (including) and the Final Observation Date (including)].]

[In the case of Securities where R (initial) has already been specified, the following applies:

"R (initial)" means R (initial), as specified in § 1 of the Product and Underlying Data.]

[In the case of Securities with initial Reference Price observation, the following applies:

"**R** (initial)" means the Reference Price on the Initial Observation Date.]

[In the case of Securities with initial average observation, the following applies:

"**R** (initial)" means the equally weighted average (arithmetic mean) of the Reference Prices specified on the Initial Observation Dates.]

[In the case of Securities with [best] [worst]-in observation, the following applies:

"R (initial)" means the [highest] [lowest] Reference Price on [each of the Initial Observation Dates] [each [Insert relevant date(s)] between the Initial Observation Date (including) and the Last Day of the [Best] [Worst]-in Period (including)].]

"Redemption Amount" means the Redemption Amount as calculated or, respectively, specified by the Calculation Agent pursuant to § 4 of the Special Conditions.

["Reference Market" means the Reference Market as specified in § 2 of the Product and Underlying Data.]

["Reference Market Replacement Event" means that the trading of the Underlying at the Reference Market is suspended indefinitely or permanently discontinued; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of

Part C – Special Conditions of the Securities – Product Type 16-17

Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

"Reference Price" means the Reference Price of the Underlying as specified in § 1 of the Product and Underlying Data.

["Reference Price Replacement Event" means the indefinite suspension or permanent discontinuation of the publication of the Reference Price by the Reference Market; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]

["Registered Benchmark Administrator" means that the Underlying is administered by an administrator who is registered in a register pursuant to Article 36 of the Benchmark Regulation as specified in § 2 of the Product and Underlying Data.]

["Relevant Exchange" means the [Relevant Exchange as specified in § 2 of the Product and Underlying Data] [exchange, on which the components of the Underlying are traded, such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] by way of notice pursuant to § 6 of the General Conditions in accordance with such components' liquidity].

In the case of a material change in the market conditions at the Relevant Exchange, such as a final discontinuation of the quotation [of the components] of the Underlying at the Relevant Exchange and the quotation at a different stock exchange or a considerably restricted liquidity, the Relevant Exchange shall be substituted as the Relevant Exchange by another exchange that offers satisfactorily liquid trading in the Underlying (the "Replacement Exchange"); such exchange shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]. In this case, any reference to the Relevant Exchange in the Terms and Conditions of these Securities shall be deemed to refer to the Replacement Exchange.]

["Security Holder" means the holder of a Security.]

["Settlement Cycle" means the period of Clearance System Business Days [following a transaction on the Relevant Exchange [in [the securities that form the basis of] the Underlying]] during which period settlement will customarily take place according to the rules of [such Relevant Exchange][that Clearance System [for subscription or redemption of the Fund Shares]].]

Part C – Special Conditions of the Securities – Product Type 16-17

["Share Call Event" means each of the following events:

- (a) the quotation of the Underlying at the Relevant Exchange is suspended indefinitely or permanently discontinued and no suitable Replacement Exchange is available or can be determined; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the quotation of the Underlying at the Relevant Exchange no longer occurs in the Underlying Currency;
- (c) a Change in Law [[and/or a Hedging Disruption] [and/or Increased Costs of Hedging]] occur[s][;]
- [(d) the Determining Futures Exchange terminates the there traded Underlying Linked Derivatives early [;]]
- [([•]) an adjustment pursuant to § 8 (1) of the Special Conditions is not possible or not reasonable with regard to the Issuer and/or the Security Holders; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

["**Specified Currency**" means the Specified Currency as specified in § 1 of the Product and Underlying Data.]

["**Terms and Conditions**" means the terms and conditions of these Securities as set out in the General Conditions (Part A), the Product and Underlying Data (Part B) and the Special Conditions (Part C).]

"Underlying" means the Underlying as specified in § 1 of the Product and Underlying Data.

"Underlying Currency" means the Underlying Currency as specified in § 2 of the Product and Underlying Data.

["VolComparator" means the index as specified in § 1 of the Product and Underlying Data.

"VolComparator Calculation Date" means each day on which the VolComparator Reference Price is calculated and published by the VolComparator Sponsor.

"VolComparator Reference Price" means the closing price of the VolComparator.

"VolComparator Sponsor" means the VolComparator Sponsor as specified in § 1 of the Product and Underlying Data.

"VolComparator Replacement Event" means

- (a) any change in the relevant index concept or the calculation of the VolComparator, that result in a new relevant index concept or calculation of the VolComparator being no longer economically equivalent to the original relevant index concept or the original calculation of the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
- (b) the calculation or publication of the VolComparator is permanently discontinued, or replaced by another index;
- (c) due to circumstances for which the Issuer is not responsible, the Issuer is no longer entitled to use the VolComparator as basis for any calculation or specifications described in these Terms and Conditions;
- (d) any event which is economically equivalent to one of the above-mentioned events with regard to its consequences on the VolComparator; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

In cases of a VolComparator Replacement Event the Calculation Agent is entitled to determine [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], which index should be used in the future as a VolComparator (the "Replacement VolComparator"). The Replacement VolComparator will be published in accordance with § 6 of the General Conditions. Any reference to the replaced VolComparator in these Terms and Conditions shall be deemed to refer to the Replacement VolComparator.

If the VolComparator is no longer determined by the VolComparator Sponsor but rather by another person, company or institution (the "New VolComparator Sponsor"), then any calculation described in these Terms and Conditions shall occur on the basis of the VolComparator as determined by the New VolComparator Sponsor. In this case, any reference to the replaced VolComparator Sponsor in these Terms and Conditions shall be deemed to refer to the New VolComparator Sponsor.]

"Website[s] for Notices" means the Website[s] for Notices as specified in § 1 of the Product and Underlying Data.

Part C – Special Conditions of the Securities – Product Type 16-17

"Website[s] of the Issuer" means the Website[s] of the Issuer as specified in § 1 of the Product and Underlying Data.

§ 2

Interest[, Additional Amount]

[(1)] Interest: The Securities do not bear interest.

[In the case of Securities with an unconditional Additional Amount, the following applies:

(2) Additional Amount: The respective Additional Unconditional Amount (l) will be paid on the Additional Unconditional Amount Payment Date (l) pursuant to the provisions of § 6 of the Special Conditions.]

§ 3

Redemption

Redemption: The Securities shall be redeemed by payment of the Redemption Amount on the Final Payment Date pursuant to the provisions of § 6 of the Special Conditions.

§ 4

Redemption Amount

Redemption Amount: The Redemption Amount corresponds to an amount in the Specified Currency calculated or specified by the Calculation Agent as follows:

[*In the case of Icarus Securities the following applies:*

If no Barrier Event has occurred, the Redemption Amount is determined according to the following formula:

Redemption Amount = Nominal Amount x (Floor Level + Participation Factor x (Performance of the Underlying - Final Strike Level))

[However, the Redemption Amount is not greater than the Maximum Amount.]

[However, in this case the Redemption Amount is not less than the Minimum Redemption Amount.]

If a Barrier Event has occurred, the Redemption Amount is equal to the Bonus Amount.]

[In the case of Orpheus Securities the following applies:

If no Barrier Event has occurred, the Redemption Amount is determined according to the following formula:

 $\label{eq:Redemption Amount = Nominal Amount x (Floor Level + Participation Factor x (Final Strike Level - Performance of the Underlying))}$

Part C – Special Conditions of the Securities – Product Type 16-17

[However, the Redemption Amount is not greater than the Maximum Amount.]

[However, in this case the Redemption Amount is not less than the Minimum Redemption Amount.]

If a Barrier Event has occurred, the Redemption Amount is equal to the Bonus Amount.]

[Special Conditions that apply for all product types:

§ 5 [Redemption Right of the Security Holders, Issuer's Regular Call Right,] [Issuer's Extraordinary Call Right]

(1) Redemption Right of the Security Holders: Each Security Holder may demand redemption of the Securities pursuant to the provisions of § 4 (1) of the Special Conditions against delivery of the Securities to the account of the Principal Paying Agent No. [Insert account number] with the Clearing System to the Issuer's order (the "Redemption Right") at [each Banking Day][the last Banking Day of the [month][months] of [Insert month(s)] of each year] starting on the First Redemption Date [until the Final Payment Date (excluding)] (each such date a "Redemption Date").

The exercise of the Redemption Right shall be declared by the Security Holder by transmission of a duly completed form (the "**Redemption Notice**"), available at the offices of the Issuer during normal business hours, to the Issuer at least [Insert notice period] Banking Days prior to the designated Redemption Date.

The Redemption Notice shall include in particular:

- (a) the name and the address of the Security Holder, with sufficiently conclusive proof of ownership to the Principal Paying Agent that such Security Holder at the time of such notice is a holder of the respective Securities;
- (b) the security identification number and the number of Securities in relation to which the Redemption Right shall be exercised;
- (c) the cash account held by a bank to which the Redemption Amount is to be transferred.

If the number of Securities stated in the Redemption Notice deviates from the number of Securities transferred to the Principal Paying Agent, the Redemption Notice shall be deemed to have been submitted for the number of Securities corresponding to the smaller of the two numbers. Any remaining Securities are transferred back to the Security Holder at the latter's expense and risk.

No Redemption Right so exercised may be revoked or withdrawn.

(2) Issuer's Regular Call Right: The Issuer may at [each Banking Day][the last Banking Day of the [month][months] of [Insert month(s)] of each year] starting on the First Call Date [until the Final Payment Date (excluding)] (each such date a "Call Date") call the Securities completely but not partially (the "Regular Call Right") and redeem them pursuant to § 4 (1) of the Special Conditions.

Part C – Special Conditions of the Securities – All Product Types

The Issuer shall give notice of such call at least [Insert notice period] prior to the relevant Call Date pursuant to § 6 of the General Conditions. Such notice shall be irrevocable and shall specify the relevant Call Date.

The Redemption Right of the Security Holders remains unaffected until the last Redemption Date immediately preceding the Call Date.]

[In the case of Securities with Issuer's Extraordinary Call Right, the following applies:

[(3)] Issuer's extraordinary call right: Upon the occurrence of a Call Event the Issuer may call the Securities extraordinarily by giving notice pursuant to § 6 of the General Conditions and redeem the Securities at their Cancellation Amount. Such call shall become effective at the time indicated in the notice. [In the case of Securities governed by German law, insert: The application of §§ 313, 314 BGB remains reserved.]

The "Cancellation Amount" shall be the fair market value of the Securities as of [the tenth Banking Day] [insert days] before the extraordinary call becomes effective, determined by the Calculation Agent [In the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] under then prevailing circumstances.

The determination of the fair market value is based on the economic equivalent of the Issuer's payment obligations to the Security Holders consistent with the provisions for the redemption profile, interest or other additional amounts of the Securities that would otherwise be due after the day on which the extraordinary call becomes effective and which is adjusted for taking into consideration the following parameters as of [the [tenth] [insert number of days] Banking Day before] [the day when] the extraordinary call becomes effective: the price of the Underlying, the remaining time to maturity, the estimated volatility, the expected dividends (if applicable), the current market interest rate as well as the interest spread associated with the credit default risk of the Issuer and any other relevant market parameter that can influence the value of the Securities. The Cancellation Amount will be paid within five Banking Days following the date as of which the extraordinary call becomes effective, or at the date specified in the above mentioned notice, as the case may be, pursuant to the provisions of § 6 of the Special Conditions.]

[In the case of Securities without a Redemption Right of the Security Holders, an Issuer's Regular Call Right and an Issuer's Extraordinary Call Right, the following applies:

(intentionally omitted)]

§ 6 Payments[, Deliveries]

[In the case of Securities where the Specified Currency is the Euro, the following applies:

(1) *Rounding:* The amounts payable under these Terms and Conditions shall be rounded up or down to the nearest EUR 0.01, with EUR 0.005 being rounded upwards.]

[In the case of Securities where the Specified Currency is not Euro, the following applies:

- (1) Rounding: The amounts payable under these Terms and Conditions shall be rounded up or down to the smallest unit of the Specified Currency, with 0.5 of such unit being rounded upwards.]
- (2) Business day convention: If the due date for any payment under the Securities (the "Payment Date") is not a Banking Day then the Security Holders shall not be entitled to payment until the next following Banking Day. The Security Holders shall not be entitled to further interest or other payments in respect of such delay.
- (3) *Manner of payment, discharge:* All payments shall be made to the Principal Paying Agent. The Principal Paying Agent shall pay the amounts due to the Clearing System to be credited to the respective accounts of the depository banks and to be transferred to the Security Holders. The payment to the Clearing System shall discharge the Issuer from its obligations under the Securities in the amount of such a payment.

[In the case of Securities governed by German law, the following shall apply:

(4) *Interest of default:* If the Issuer fails to make payments under the Securities when due, the amount due shall bear interest on the basis of the default interest rate established by law. Such accrual of interest starts on the day following the due date of that payment (including) and ends on the effective date of the payment (including).]

[In the case of Securities governed by Italian law, the following shall apply:

(4) Interest of default: If the Issuer fails to make payments under the Securities when due, the amount due shall bear interest on the basis of the legal interest rate ('Saggio degli Interessi legali'), pursuant to Section 1284 CC, without prejudice to any other mandatory provisions under Italian law. Such accrual of interest starts on the day following the due date of that payment (including) and ends on the effective date of the payment (including).]

VII. Conditions of the Securities Part C – Special Conditions of the Securities – All Product Types

[In the case of Securities with physical delivery, the following applies:

- (5) Delivery: The Delivery of the [Underlying][Delivery Item] and the payment of a Supplemental Cash Amount shall be made within five Banking Days after the Final Payment Date (the "Delivery Period") to the Clearing System for credit to the accounts of the relevant depository banks of the Security Holders. All costs, incl. possible custody fees, exchange turnover taxes, stamp taxes, transaction fees, other taxes or levies (together the "Delivery Costs"), incurred as a result of the delivery of the [Underlying][Delivery Item], shall be borne by the respective Security Holder. Subject to the provisions of these Terms and Conditions, the [Underlying][Delivery Item] shall be delivered at the Security Holder's own risk. If the Final Payment Date of a delivery or payment is not a Banking Day, such delivery or payment shall be made on the next following Banking Day. Such delay will not constitute any entitlement to interest or other payments. [The Issuer shall not be obliged to forward to the Security Holders any notifications or documents of the issuer of the [Underlying][Delivery Item] that were provided to the Issuer prior to such delivery of the [Underlying][Delivery Item], even if such notifications or other documents refer to events that occurred after delivery of the [Underlying][Delivery Item]. During the Delivery Period the Issuer shall not be obliged to exercise any rights under the [Underlying][Delivery Item].
- (6) Transaction Disturbance: If, as determined by the Calculation Agent [In the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], [a Fund Delivery Disturbance Event or another] [an] event outside of the Issuer's control, which results in the Issuer not being able to deliver the [Underlying][Delivery Item] pursuant to the Terms and Conditions of these Securities (a "Transaction **Disturbance**") and this Transaction Disturbance has occurred prior to delivery of the [Underlying][Delivery Item] and continues to exist on the Final Payment Date, then the first day of the Delivery Period shall be postponed to the next Banking Day, on which no Transaction Disturbance exists. The Security Holders shall be notified accordingly pursuant to § 6 of the General Conditions. The Security Holders shall not be entitled to interest payment or other amounts, if a delay in the delivery of the [Underlying][Delivery Item] occurs in accordance with this paragraph. The Issuer shall not be liable in this respect. In the event of a Transaction Disturbance, the Securities may, [In the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB) of the Issuer and the Calculation Agent] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith by the Issuer and the Calculation Agent] be redeemed at the [Cash Value of the Redemption Price] [Novation Amount]. [The "Cash Value of the Redemption Price" is an amount determined by the Calculation Agent [In the case of Securities governed by German law, insert: in its

reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] on the basis of the stock exchange or market price of the [Underlying][Delivery Item] on the Final Observation Date or, should such stock exchange or market prices not be available, the volume weighted average of the stock exchange or market prices in a representative period or, should such volume weighted average not be available, an amount determined by the Calculation Agent [In the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]] [The "Cash Value of the Redemption Price" is an amount determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] on the basis of the [NAV] [or] [Reference Price] of the [Underlying][Delivery Item] on the Final Observation Date [if subscriptions and redemptions may take place at this [NAV] [or] [Reference Price]] or, otherwise, an amount determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith]].]

§ 7 Market Disruptions

[(1)]Postponement: Notwithstanding the provisions of § 8 of the Special Conditions, if a Market Disruption Event occurs on a[n] [Initial Observation Date] [and/or] [Observation Date][and/or][Roll Over Date][Calculation Date immediately preceding the Roll Over Date], the respective [Initial Observation Date] [and/or] [Observation Date] [and/or] [Roll Over Date] [and] [Calculation Date immediately preceding the Roll Over Date], will be postponed to the [next following Calculation Date [Calculation Date immediately preceding the [postponed] Roll Over Date] on which Market Disruption **Event** longer exists.[FX] [Observation[(initial)]][(final)]][Calculation] Date will be postponed accordingly.] [Insert in the case of Securities with an averaging observation: If, as a result of such a postponement, several Observation Dates fall on the same day, then each of those Observation Dates shall be deemed to be an Observation Date for averaging purposes.]

[If a FX Market Disruption Event occurs on a FX Observation Date, the respective FX Observation Date will be postponed to the next following FX Calculation Date on which the FX Market Disruption Event no longer exists.]

Part C – Special Conditions of the Securities – All Product Types

Any Payment Date relating to such [Initial Observation Date] [and/or] [Observation Date] [and/or] [Roll Over Date] [and/or] [Calculation Date immediately preceding the Roll Over Date], [or FX Observation Date, as the case may be] shall be postponed if applicable. Interest shall not be payable due to such postponement.

[Insert number of Banking Days] consecutive Banking Days the Calculation Agent shall determine [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] the respective Reference Price required for the calculations or, respectively, specifications described in the Terms and Conditions of these Securities. Such Reference Price shall be determined in accordance with prevailing market conditions at [Insert time and financial centre] on this [Insert number of following Banking Day] Banking Day, taking into account the financial position of the Security Holders.

[If within these [Insert number of Banking Days] Banking Days traded Underlying Linked Derivatives expire and are settled on the Determining Futures Exchange, the settlement price established by the Determining Futures Exchange for the there traded Underlying Linked Derivatives will be taken into account in order to conduct the calculations or, respectively, specifications described in the Terms and Conditions of these Securities. In that case, the expiration date for those Underlying Linked Derivatives is the respective [Observation Date][Roll Over Date][Calculation Date immediately preceding the Roll Over Date].]

[Should the FX Market Disruption Event continue for more than [Insert number of Banking Days] consecutive Banking Days, the Calculation Agent shall determine [In the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] the respective FX. The FX required for the calculations or, respectively, specifications described in the Terms and Conditions of these Securities shall be determined in accordance with prevailing market conditions at [Insert time and financial centre] on this [Insert number of following Banking Day] Banking Day, taking into account the financial position of the Security Holders.]]

[In the case of Closed End Securities, Open End Securities and Step-In Tracker Securities with Dividend Payment feature, the following applies:

(3) Dividend Market Disruption: Notwithstanding the provisions of § 8 of the Special Conditions, if a Dividend Market Disruption Event occurs on a Dividend Observation Date, the respective Dividend Observation Date will be postponed to

Part C – Special Conditions of the Securities – All Product Types

the next following Calculation Date on which the Dividend Market Disruption Event no longer exists.

Should the Dividend Market Disruption Event continue for more than [Insert number of Banking Days] consecutive Banking Days, the Calculation Agent shall determine [In the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] the respective Theoretical Cash Component for the respective Dividend Observation Date. The Theoretical Cash Component required for the calculation of the Dividend Amount shall be determined in accordance with prevailing market conditions at [Insert time and financial centre] on this [Insert number of following Banking Day] Banking Day, taking into account the financial position of the Security Holders.

Any Payment Date relating to such Dividend Observation Date shall be postponed if applicable. No interest is due because of such postponement.]

[In the case of Step-In Tracker Securities and Knock-in Step-In Tracker Securities with an Index as Underlying and physical delivery of a Delivery Item, the following applies:

- (1) Novation: Notwithstanding the provisions of (2) and (3) of this § 7, the Redemption of the Securities following the occurrence of a Market Disruption Event on the Final Observation Date will occur by payment of the Novation Amount pursuant to § 4 of the Special Conditions in lieu of the delivery of the Delivery Item.
- Observation Date the relevant Observation Date will, notwithstanding the provisions of § 8 of the Special Conditions, be adjusted to the first Calculation Date on which the Market Disruption Event is not continuing. The Redemption Date will be adjusted accordingly. Interest rate payments will not be made due to this adjustment.
- (3) Discretional valuation: If the Market Disruption Event continues for more than [Insert number of Banking Days] consecutive Banking Days, the Reference Price of the [Underlying][Delivery Item] for the purpose of the calculation of the Novation Amount pursuant to § 4 [(1)] of the Special Conditions the price will be determined on [Insert time and location] [the [Insert number] Banking Day] by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

[If, within such [Insert number of Banking Days] Banking Days, traded derivatives relating to the Underlying expire or are settled on the Determining Futures Exchange, the Settlement Price determined by the Determining Futures Exchange

Part C – Special Conditions of the Securities – All Product Types

for such derivatives traded there will be taken into account in order to perform the calculations or determinations described in these Terms and Conditions. In this case, the expiration date for these derivatives shall be deemed the relevant Observation Date.]

(4) Dividend Market Disruption: Notwithstanding the provisions of § 8 of the Special Conditions, if a Dividend Market Disruption Event occurs on a Dividend Observation Date, the respective Dividend Observation Date will be postponed to the next following Calculation Date on which the Dividend Market Disruption Event no longer exists.

Should the Dividend Market Disruption Event continue for more than [Insert number of Banking Days] consecutive Banking Days, the Calculation Agent shall determine [In the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] the respective Theoretical Cash Component for the respective Dividend Observation Date. The Theoretical Cash Component required for the calculation of the Dividend Amount shall be determined in accordance with prevailing market conditions at [Insert time and financial centre] on this [Insert number of following Banking Day] Banking Day, taking into account the financial position of the Security Holders.

Any Payment Date relating to such Dividend Observation Date shall be postponed if applicable. No interest is due because of such postponement.]

[In the case of a share as Underlying, the following applies:

§ 8 Adjustments, Type of Adjustment, Replacement Specification, Notifications[, Authorisation][, Legal Provisions]

(1) Adjustments: If an Adjustment Event occurs the Calculation Agent is authorised to adjust the Terms and Conditions of these Securities (the "Adjustment"); whether an Adjustment is to be made shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

The goal of the Adjustment is to appropriately consider the economic impact of the circumstance that triggered the Adjustment Event, so that the economic characteristics of the Securities remain as unchanged as possible, taking into account the interests of the

Part C – Special Conditions of the Securities – All Product Types

Security Holders as well as the Issuer ("**Adjustment Goal**"). A subsequent adverse change of the value of the Securities resulting from the Adjustment cannot be ruled out.

The Calculation Agent determines all Adjustments according to this § 8 [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], taking into account the Adjustment Goal. It will only make an Adjustment if such Adjustment is reasonable for the Security Holders as well as for the Issuer, in particular if the circumstance that triggered the Adjustment Event has not only an insignificant impact on the economic characteristics of the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

Within the context of an Adjustment the Calculation Agent proceeds as follows:

- (a) Adjustment in accordance with the Determining Futures Exchange: In general, the Calculation Agent will undertake the Adjustment in terms of content and timing in a way that to the greatest extent matches the designated Adjustment by the Determining Futures Exchange regarding the Underlying Linked Derivatives. The Calculation Agent is, however, also authorised to make an Adjustment if there is no Adjustment made to the Underlying Linked Derivatives by the Determining Future Exchange. In this case the Calculation Agent will make the Adjustment, if any, in accordance with the rulebook of the Determining Futures Exchange with respect to the Underlying Linked Derivatives.
- (b) Deviating Adjustments: In the following cases in particular the Calculation Agent is authorised to make Adjustments deviating from the Adjustments made by the Determining Futures Exchange in order to take into account the Adjustment Goal in an appropriate manner.
 - (i) The Adjustment envisaged by the Determining Futures Exchange regarding the Underlying Linked Derivatives is impossible for the Issuer or the Calculation Agent or technically not feasible within reasonable economic efforts; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].
 - (ii) The Adjustment envisaged by the Determining Futures Exchange regarding the Underlying Linked Derivatives is unreasonable for Securities Holders, the Calculation Agent or the Issuer (e.g. because the Issuer would have to

Part C – Special Conditions of the Securities – All Product Types

breach internal trading restrictions in order to hedge its payment obligations under the Securities); whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

- (iii) The Adjustment envisaged by the Determining Futures Exchange is not suitable to meet the Adjustment Goal; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]
- (2) *Type of Adjustment:* In the context of an Adjustment the Calculation Agent may undertake in particular the following measures in accordance with paragraph (1) above:
 - (a) Adjustment of Product and Underlying Data: The Calculation Agent may redefine the Product and Underlying Data based on an adjustment factor (e.g. in case of a capital increase against cash contribution, issue of securities with options or conversion rights in shares, a capital increase from company funds, a distribution of special dividends or other measures undertaken by the company, that issued the Underlying or a third party, that impacts the computed value of the Underlying not only in an insignificant way, based on a change of a legal or economic situation, in particular a change of the fixed assets or equity of the company).
 - (b) Replacement of the Underlying: In case of a take-over or a merger or similar measure with respect to the Underlying the Calculation Agent can replace the Underlying with the share of the successor of the issuer of the original Underlying or with another share of inter alia comparable liquidity and industry affiliation as the original Underlying (the "Replacement Underlying"). Furthermore, until completion of the take-over or merger (excluding), the Calculation Agent may determine that either the shares submitted for sale or submitted for exchange are to be the Replacement Underlying.

In case of a split or a similar measure with respect to the Underlying the Calculation Agent may determine (i) a basket of shares and/or securities or (ii) a basket of shares and/or securities and a cash component to be the Replacement Underlying. The Calculation Agent may exclusively select, in deviation from the Adjustment made by the Determining Futures Exchange, the share with the highest market capitalisation or another share from the basket of shares determined by the Determining Futures Exchange with – inter alia – comparable liquidity and industry affiliation as the original Underlying to be the Replacement Underlying. In this case the Calculation Agent will, if necessary, determine an adjustment factor by itself to

Part C – Special Conditions of the Securities – All Product Types

meet the Adjustment Goal and will undertake an Adjustment according to paragraph 2 (a) above.

If the Calculation Agent designates a Replacement Underlying, from the Adjustment Date on (as defined in paragraph (4) below), every reference to Underlying in these Terms and Conditions shall be a reference to the Replacement Underlying, unless the context requires otherwise.

- (3) Replacement Specification: If a price of the Underlying published by the Relevant Exchange and required pursuant to the Terms and Conditions of these Securities is subsequently corrected and the correction (the "Corrected Value") will be published by the Relevant Exchange after the original publication, but still within one Settlement Cycle, then the Calculation Agent will notify the Issuer of the Corrected Value without undue delay and shall again specify the respective value by using the Corrected Value (the "Replacement Specification") and publish it pursuant to § 6 of the General Conditions.
- (4) *Notifications[, Authorisation]:* All Adjustments as described in this § 8 and undertaken by the Calculation Agent as well as the designation of the time of the first application (the "**Adjustment Date**") take place by notification of the Securities Holder according to § 6 of the General Conditions. Hereby reference is made to the aforementioned notifications.

[Further, the Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. c) eWpG to issue instructions, in order to authorise the necessary amendments to the deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.]

[In the case of Securities governed by German law, insert:

(5) Legal Provisions: The application of §§ 313, 314 BGB remains reserved.]]

[*In the case of an index as Underlying, the following applies:*

88

[Adjustments, Type of Adjustment,] New Index Sponsor and New Index Calculation Agent, Replacement Specification [of the Reference Price][, Replacement Determination of the Reference Price of the Delivery Item] [, Notifications][, Authorisation][, Legal Provisions]

[(1) Adjustments: If an Adjustment Event occurs the Calculation Agent is authorised to adjust the Terms and Conditions of these Securities (the "Adjustment"); whether an Adjustment is to be made shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

Part C – Special Conditions of the Securities – All Product Types

The goal of the Adjustment is to appropriately consider the economic impact of the circumstance that triggered the Adjustment Event, so that the economic characteristics of the Securities remain as unchanged as possible, taking into account the interests of the Security Holders as well as the Issuer ("Adjustment Goal"). A subsequent adverse change of the value of the Securities resulting from the Adjustment cannot be ruled out.

The Calculation Agent determines all Adjustments according to this § 8 [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], taking into account the Adjustment Goal. It will only make an Adjustment if such Adjustment is reasonable for the Security Holders as well as for the Issuer; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

(2) Type of Adjustment: In the context of an Adjustment the Calculation Agent may, in particular and in accordance with paragraph (1) above, replace the Underlying with a replacement underlying and if necessary redefine the Product and Underlying Data. As a "Replacement Underlying" another index can be considered which is comparable to the original index with respect to the represented constituents, the consideration of returns and distributions of the constituents included in the Index (e.g. dividends) and, if applicable, fees and costs included in the Index.

If the Calculation Agent designates a Replacement Underlying, from the Adjustment Date on (as defined in paragraph [(•)] below, every reference to Underlying in these Terms and Conditions shall be a reference to the Replacement Underlying, unless the context requires otherwise.]

([•]) New Index Sponsor and New Index Calculation Agent: If the Underlying is no longer determined by the Index Sponsor but rather by another person, company or institution (the "New Index Sponsor"), then all calculations or, respectively, specifications described in these Terms and Conditions of these Securities shall occur on the basis of the Underlying as determined by the New Index Sponsor. In this case, any reference to the replaced Index Sponsor in these Terms and Conditions of these Securities shall be deemed to refer to the New Index Sponsor. If the Underlying is no longer calculated by the Index Calculation Agent but rather by another person, company or institution (the "New Index Calculation Agent"), then all calculations or, respectively, specifications described in these Terms and Conditions of these Securities shall occur on the basis of the Underlying as calculated by the New Index Calculation Agent. In this case, any reference to the replaced Index Calculation Agent in these Terms and Conditions of these Securities shall be deemed to refer to the New Index Calculation Agent.

Part C – Special Conditions of the Securities – All Product Types

([•]) Replacement Specification [of the Reference Price]: If a price of the Underlying published by the Index Sponsor or the Index Calculation Agent, as the case may be, pursuant to these Terms and Conditions of these Securities is subsequently corrected and the correction (the "Corrected Value") will be published by the Index Sponsor or the Index Calculation Agent, as the case may be, after the original publication, [but still within one Settlement Cycle,] [but before the Redemption Date] [but before the Call Date] then the Calculation Agent will notify the Issuer of the Corrected Value without undue delay and shall again specify and publish pursuant to § 6 of the General Conditions the relevant value by using the Corrected Value (the "Replacement Specification"). [However, if the Corrected Value is notified to the Calculation Agent less than two Banking Days before the day on which a payment shall occur that is partially or entirely determined by reference to the value of the Underlying, then the relevant value is not specified again.

[In the case of Step-In Tracker Securities and Knock-in Step-In Tracker Securities with physical delivery of a Delivery Item, the following applies:

Reference Price of the Delivery Item [(final)], as used by the Calculation Agent pursuant to these Terms and Conditions, is subsequently corrected and the correction (the "Corrected Value") is published by the [Management Company][Issuer of the Delivery Item or the Calculation Agent of the Delivery Item][Calculation Agent of the Underlying of the Delivery Item] after the original publication[, but still within one Settlement Cycle], but before the Redemption Date, then the Calculation Agent will notify the Issuer of the Corrected Value without undue delay and shall again specify and publish the relevant value pursuant to § 6 of the General Conditions by using the Corrected Value (the "Replacement Specification").

[Is the Corrected Value notified to the Calculation Agent less than two Banking Days before the day on which a redemption shall occur that is partially or entirely determined by reference to the value of this Delivery Item, then the relevant value is not notified again.]

- [([•]) Replacement Management Company: If the Delivery Item is no longer managed by the Management Company but by another person, company or institution (the "Replacement Management Company"), each and every reference to the Management Company in these Terms and Conditions shall be deemed, depending on the context, to refer to the Replacement Management Company. The Replacement Management Company will be published pursuant to § 6 of the General Conditions.]
- [([•]) Replacement Issuer of the Delivery Item: If the performance obligations owed under the Delivery Item are no longer owed by the Issuer of the Delivery Item but by another person, company or institution (the "Replacement Issuer of the Delivery Item"), each and every reference to the Issuer of the Delivery Item in these Terms and Conditions shall be deemed, depending on the context, to refer to the Replacement Issuer of the Delivery Item. The substitute debtor will be published pursuant to § 6 of the General Conditions.

- ([●]) Replacement Calculation Agent of the Delivery Item: If the performance obligations owed under the Delivery Item are no longer calculated by the Issuer of the Delivery Item but by another person, company or institution (the "Replacement Calculation Agent of the Delivery Item"), each and every reference to the Calculation Agent of the Delivery Item in these Terms and Conditions shall be deemed, depending on the context, to refer to the Replacement Calculation Agent of the Delivery Item. The Replacement Calculation Agent of the Delivery Item will be published pursuant to § 6 of the General Conditions.]
- ([•]) Notifications[, Authorisation]: All Adjustments as described in this § 8 and undertaken by the Calculation Agent as well as the designation of the time of the first application (the "Adjustment Date") take place by notification of the Securities Holder according to § 6 of the General Conditions. Hereby reference is made to the aforementioned notifications.

[Further, the Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. c) eWpG to issue instructions, in order to authorise the necessary amendments to the deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.]

[In the case of Securities governed by German law, insert:

([●]) Legal Provisions: The application of §§ 313, 314 BGB remains reserved.]]

[In the case of a commodity as Underlying, the following applies:

§ 8

Replacement Reference Market, [Replacement Reference Price,] Replacement Specification, Notifications[, Authorisation][, Legal Provisions]

(1) Replacement Reference Market: If a Reference Market Replacement Event occurs the Calculation Agent is authorised to replace the Reference Market with a replacement reference market. As "Replacement Reference Market" another market can be considered on which there is usually sufficient liquid trading in the commodity which forms the Underlying; whether a replacement is to be made and which Replacement Reference Market is to be used shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

The economic characteristics of the Securities shall remain as unchanged as possible, taking into account the interests of the Security Holders as well as the Issuer. The Calculation Agent will only make a replacement of the replacement is reasonable for the Security Holders as well as the Issuer; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion

Part C – Special Conditions of the Securities – All Product Types

(§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

If the Calculation Agent designates a Replacement Reference Market, from the Adjustment Date on (as defined in paragraph [(3)][(4)] below), every reference in these Terms and Conditions to Reference Market shall be a reference to the Replacement Reference Market, unless the context requires otherwise.

[[(2)] Replacement Reference Price: If a Reference Price Replacement Event occurs, the Calculation Agent is authorised to replace the Reference Price with another official reference price published by the Reference Market (the "Replacement Reference Price") and, if necessary, adjust the Product and Underlying Data of these Securities; whether a replacement is to be made and which Replacement Reference Price is to be used shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

The economic characteristics of the Securities shall remain as unchanged as possible, taking into account the interests of the Security Holders as well as the Issuer. The Calculation Agent will only make a replacement if the replacement is reasonable for the Security Holders as well as the Issuer; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

If the Calculation Agent designates a Replacement Reference Price, from the Adjustment Date on (as defined in paragraph ((4)) below, every reference in these Terms and Conditions to Reference Price shall be a reference to the Replacement Reference Price, unless the context requires otherwise.]

- [(2)][(3)] Replacement Specification: If a price [of the Underlying][of [a][the] Futures Contract] is published by the Reference Market and that is used pursuant to these Terms and Conditions, is subsequently corrected and the correction (the "Corrected Value") is published by the Reference Market within [30] [90] [•] calendar days after the original publishing[, but before the Redemption Date], the Calculation Agent will notify the Issuer of the Corrected Value without undue delay and shall again specify and publish the respective value pursuant to § 6 of the General Conditions by using the Corrected Value (the "Replacement Specification").
- [(3)][(4)] *Notifications*[, *Authorisation*]: All Adjustments as described in this § 8 and undertaken by the Calculation Agent as well as the designation of the time of the first application (the "**Adjustment Date**") take place by notification of the Securities Holder according to § 6 of the General Conditions. Hereby reference is made to the aforementioned notifications.

Part C – Special Conditions of the Securities – All Product Types

[Further, the Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. c) eWpG to issue instructions, in order to authorise the necessary amendments to the deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.]

[In the case of Securities governed by German law, insert:

[(4)][(5)] Legal Provisions: The application of §§ 313, 314 BGB remains reserved.]

[In the case of an exchange traded commodity as Underlying, the following applies:

§ 8 Adjustments, Type of Adjustment, New ETC Issuer, Replacement Specification, Notifications[, Authorisation][, Legal Provisions]

(1) Adjustments: If an Adjustment Event occurs the Calculation Agent is authorised to adjust the Terms and Conditions of these Securities (the "Adjustment"); whether an Adjustment is to be made shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

The goal of the Adjustment is to appropriately consider the economic impact of the circumstance that triggered the Adjustment Event, so that the economic characteristics of the Securities remain as unchanged as possible, taking into account the interests of the Security Holders as well as the Issuer ("Adjustment Goal"). A subsequent adverse change of the value of the Securities resulting from the Adjustment cannot be ruled out.

The Calculation Agent determines all Adjustments according to this § 8 [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], taking into account the Adjustment Goal. It will only make an Adjustment if such Adjustment is reasonable for the Security Holders as well as for the Issuer; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

(2) Type of Adjustment: In the context of an Adjustment the Calculation Agent can in accordance with paragraph (1) in particular replace the Underlying with a replacement underlying and if necessary redefine the Product and Underlying Data. As a "Replacement Underlying" an exchange traded commodity can be considered that (i) references the same commodity, (ii) is denominated in the same currency, (iii) with a comparable or better

Part C – Special Conditions of the Securities – All Product Types

liquidity and, to the extent practicable, (iv) is traded on the same Relevant Exchange than the ETC.

If the Calculation Agent designates a Replacement Underlying, from the Adjustment Date on (as defined in paragraph (5) below), every reference in these Terms and Conditions made to the Underlying, the ETC Interest or to the ETC Issuer, as the case may be, shall be seen as a reference to the Replacement Underlying, the unit or note of the Replacement Underlying respectively or the Issuer of the Replacement Underlying, unless the context requires otherwise.

- (3) New ETC Issuer: If the ETC Issuer as obligor of the Underlying is replaced, all of the calculations or determinations set out under these Terms and Conditions will be carried out on the basis of the Underlying as determined by the New ETC Issuer. In this case from the replacement onwards, each reference in these Terms and Conditions to the ETC Issuer shall be seen as a reference to the New ETC Issuer.
- (4) Replacement Specification: If a price of the Underlying published by the Relevant Exchange and that is used pursuant to the Terms and Conditions of these Securities is subsequently corrected and the correction (the "Corrected Value") will be published by the Relevant Exchange after the original publication, but still within one Settlement Cycle, then the Calculation Agent will notify the Issuer of the Corrected Value without undue delay and shall again specify and publish the respective value pursuant to § 6 of the General Conditions by using the Corrected Value (the "Replacement Specification"). [However, if the Calculation Agent is informed of the Corrected Value less than two Banking Days prior to the date on which a payment is to be made whose amount is determined wholly or partly with reference to this price of the Underlying, then the relevant value will not be specified again.]
- (5) *Notifications*[, *Authorisation*]: All Adjustments as described in this § 8 and undertaken by the Calculation Agent as well as the designation of the time of the first application (the "**Adjustment Date**") take place by notification of the Securities Holder according to § 6 of the General Conditions. Hereby reference is made to the aforementioned notifications.

[Further, the Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. c) eWpG to issue instructions, in order to authorise the necessary amendments to the deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.]

[In the case of Securities governed by German law, insert:

(6) Legal Provisions: The application of §§ 313, 314 BGB remains reserved.]

[In the case of future contracts as Underlying, the following applies:

§ 8

Replacement Reference Market, [Replacement Underlying] [, Replacement Specification], Notifications[, Authorisation][, Legal Provisions]

(1) Replacement Reference Market: If a Reference Market Adjustment Event occurs the Calculation Agent is authorised to replace the Reference Market with a replacement reference market. As "Replacement Reference Market" another futures exchange can be considered on which there is usually sufficient liquid trading with the Underlying; whether a replacement is to be made and which Replacement Reference Market is to be used shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

The economic characteristics of the Securities shall remain as unchanged as possible, taking into account the interests of the Security Holders as well as the Issuer. The Calculation Agent will only make a replacement if the replacement is reasonable for the Security Holders as well as the Issuer; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

If the Calculation Agent designates a Replacement Reference Market, from the Adjustment Date on (as defined in paragraph [(3)][(4)] below, every reference in these Terms and Conditions to Reference Market, as the case may be, shall be a reference to the Replacement Reference Market, unless the context requires otherwise.

- [(2) Replacement Underlying: If a Futures Contract Replacement Event occurs, the Calculation Agent is authorised to replace the Underlying with the replacement futures contract announced by the Reference Market (the "Replacement Underlying"). If the Calculation Agent designates a Replacement Underlying, from the Adjustment Date on (as defined in paragraph (4) below, every reference in these Terms and Conditions to Underlying shall be a reference to the Replacement Underlying, unless the context requires otherwise. The economic characteristics of the Securities shall remain as unchanged as possible, taking into account the interests of the Security Holders as well as the Issuer. The Calculation Agent will only make a replacement if the replacement is reasonable for the Security Holders as well as the Issuer; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].]
- [[(2)][(3)] Replacement Specification: If a price [of the Underlying][of [a][the] [Relevant] Future Contract] is published by the Reference Market and is used pursuant to these Terms and Conditions, is subsequently corrected and the correction (the "Corrected Value") is

Part C – Special Conditions of the Securities – All Product Types

published by the Reference Market within [30] [90] [•] calendar days after the original publishing, the Calculation Agent will notify the Issuer of the Corrected Value without undue delay and shall again specify and publish the respective value pursuant to § 6 of the General Conditions by using the Corrected Value (the "**Replacement Specification**").]

[(3)][(4)] Notifications[, Authorisation]: All Adjustments as described in this § 8 and undertaken by the Calculation Agent as well as the designation of the time of the first application (the "Adjustment Date") take place by notification of the Securities Holder according to § 6 of the General Conditions. Hereby reference is made to the aforementioned notifications.

[Further, the Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. c) eWpG to issue instructions, in order to authorise the necessary amendments to the deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.]

[In the case of Securities governed by German law, insert:

[(3)][(4)][(5)] Legal Provisions: The application of §§ 313, 314 BGB remains reserved.]

[In the case of a fund share as Underlying, the following applies:

§ 8 Adjustments[, Type of Adjustment], Replacement Specification[, Replacement Management Company], Notifications[, Authorisation][, Legal Provisions]

(1) Adjustments: If an Adjustment Event occurs the Calculation Agent is authorised to adjust the Terms and Conditions of these Securities (the "Adjustment"); whether an Adjustment is to be made shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

The goal of the Adjustment is to appropriately consider the economic impact of the circumstance that triggered the Adjustment Event, so that the economic characteristics of the Securities remain as unchanged as possible, taking into account the interests of the Security Holders as well as the Issuer ("Adjustment Goal"). A subsequent adverse change of the value of the Securities resulting from the Adjustment cannot be ruled out.

The Calculation Agent determines all Adjustments according to this § 8 [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], taking into account the Adjustment Goal. It will only make an Adjustment if such Adjustment is reasonable for the Security Holders as well as

Part C – Special Conditions of the Securities – All Product Types

for the Issuer; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

[Within the context of an Adjustment the Calculation Agent proceeds as follows:

- (a) Adjustment in accordance with the Determining Futures Exchange: In general, the Calculation Agent will undertake the Adjustment in terms of content and timing in a way that to the greatest extent matches the designated Adjustment provided by the Determining Futures Exchange regarding the Underlying Linked Derivatives. The Calculation Agent is, however, also authorised to make an Adjustment if there is no Adjustment made to the Underlying Linked Derivatives by the Determining Future Exchange. In this case the Calculation Agent will make the Adjustment, if any, in accordance with the rulebook of the Determining Futures Exchange with respect to the Underlying Linked Derivatives.
- (b) Deviating Adjustments: In the following cases in particular the Calculation Agent is authorised to make Adjustments deviating from the Adjustments made by the Determining Futures Exchange in order to take into account the Adjustment Goal in an appropriate manner.
 - (i) The Adjustment envisaged by the Determining Futures Exchange regarding the Underlying Linked Derivatives is impossible for the Issuer or the Calculation Agent or technically not feasible within reasonable economic efforts; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
 - (ii) The Adjustment envisaged by the Determining Futures Exchange regarding the Underlying Linked Derivatives is unreasonable for Securities Holders, the Calculation Agent or the Issuer (i.e. because the Issuer would have to breach internal trading restrictions in order to hedge its payment obligations under the Securities); whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith];
 - (iii) The Adjustment envisaged by the Determining Futures Exchange is not suitable to meet the Adjustment Goal; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by

Part C – Special Conditions of the Securities – All Product Types

<u>German law, insert:</u> in its reasonable discretion (§ 315 et seq. BGB)] [<u>in the case of Securities governed by Italian law, insert:</u> acting in accordance with relevant market practice and in good faith].]]

- [(2) *Type of Adjustment:* In the context of an Adjustment the Calculation Agent may undertake in particular the following measures in accordance with paragraph (1) above:
 - (a) Replacement of the Underlying: It may replace the Underlying with a replacement underlying and if necessary redefine the Product and Underlying Data. As a "Replacement Underlying" another fund or fund share can be considered which is comparable to the original Underlying in terms of its investment strategy [,] [and] [distribution policy] [and risk profile].
 - (b) Replacement Management Company: The Calculation Agent may replace the Management Company with a replacement management company. As "Replacement Management Company" any person, company or institution that manages the Underlying or the Replacement Underlying, as the case may be, can be considered.

If the Calculation Agent designates a Replacement Underlying and/or a Replacement Management Company, from the adjustment date on (as defined in paragraph ([(3)][(4)] below), every reference to Underlying and/or a Management Company in these Terms and Conditions shall be a reference to the Replacement Underlying or the Replacement Management Company, as the case may be, unless the context requires otherwise.]]

[In the case of Securities where the Replacement Specification takes place within the Settlement Cycle:

[(2)][(3)] Replacement Specification: If a [NAV][Reference Price], as used by the Calculation Agent pursuant to these Terms and Conditions, is subsequently corrected and the correction (the "Corrected Value") is published by the [Management Company][Relevant Exchange] after the original publication but still within a Settlement Cycle, then the Calculation Agent will notify the Issuer of the Corrected Value without undue delay and shall specify the relevant value again using the Corrected Value (the "Replacement Specification") and publish it pursuant to § 6 of the General Conditions. However, if the Calculation Agent is informed of the Corrected Value less than two Banking Days prior to the date on which a payment whose amount is determined wholly or partly with reference to this price of the Underlying is to be made, then the relevant value will not be specified again.]

[In the case of Securities where the Replacement Specification takes place independently of the Settlement Cycle:

[(2)][(3)] Replacement Specification: If a [NAV][Reference Price], as used by the Calculation Agent pursuant to these Terms and Conditions, is subsequently corrected and the correction (the "Corrected Value") is published by the [Management Company][Relevant Exchange]

Part C – Special Conditions of the Securities – All Product Types

after the original publication but prior to the Final Payment Date, then the Calculation Agent will notify the Issuer of the Corrected Value without undue delay and shall specify the relevant value again using the Corrected Value (the "**Replacement Specification**") and publish it pursuant to § 6 of the General Conditions. However, if the Calculation Agent is informed of the Corrected Value less than two Banking Days prior to the date on which a payment whose amount is determined wholly or partly with reference to this price of the Underlying is to be made, then the relevant value will not be specified again.]

[(3)][(4)] Notifications[, Authorisation]: All Adjustments as described in this § 8 and undertaken by the Calculation Agent as well as the designation of the time of the first application (the "Adjustment Date") take place by notification of the Securities Holder according to § 6 of the General Conditions. Hereby reference is made to the aforementioned notifications.

[Further, the Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. c) eWpG to issue instructions, in order to authorise the necessary amendments to the deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.]

[In the case of Securities governed by German law, insert:

[(4)][(5)] Legal Provisions: The application of §§ 313, 314 BGB remains reserved.]

[In the case of a Currency Exchange Rate as Underlying, the following applies:

§ 8 Adjustments, Type of Adjustment, Replacement Specification, Notification[, Authorisation][, Legal Provisions]

(1) Adjustments: If an Adjustment Event occurs the Calculation Agent is authorised to adjust the Terms and Conditions of these Securities (the "Adjustment"); whether an Adjustment is to be made shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

The goal of the Adjustment is to appropriately consider the economic impact of the circumstance that triggered the Adjustment Event, so that the economic characteristics of the Securities remain as unchanged as possible, taking into account the interests of the Security Holders as well as the Issuer ("Adjustment Goal"). A subsequent adverse change of the value of the Securities resulting from the Adjustment cannot be ruled out.

The Calculation Agent determines all Adjustments according to this § 8 [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)]

Part C – Special Conditions of the Securities – All Product Types

[in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith], taking into account the Adjustment Goal. It will only make an Adjustment if such Adjustment is reasonable for the Security Holders as well as for the Issuer, in particular if the circumstance that triggered the Adjustment Event has not only an insignificant impact on the economic characteristics of the Securities; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

- (2) *Type of Adjustment*: In accordance with paragraph (1), the Calculation Agent may, in particular, take the following measures in the context of an adjustment:
 - (a) Replacement of [the] [a] FX Exchange Rate: The Calculation Agent may, in the event of a currency reform or currency conversion with respect to [the] [a] FX Exchange Rate, replace the [relevant] FX Exchange Rate with a Replacement Exchange Rate and, if necessary, redefine the Product and Underlying Data. The "Replacement Exchange Rate" can be another exchange rate which is composed of the currency of the original FX Exchange Rate not affected by the Adjustment Event and the new or amended currency of the country, region or jurisdiction affected by the currency reform or currency conversion in its function as legal means of payment and/or official currency unit. The Calculation Agent may, if available, take into account an [officially published] conversion rate. If the Calculation Agent determines a Replacement Exchange Rate with regard to [the] [an] FX Exchange Rate, any reference in these Terms and Conditions to the [relevant] FX Exchange Rate shall be deemed to be a reference to the Replacement Exchange Rate as of the Adjustment Date (as defined in paragraph (4) below), unless the context indicates otherwise.
 - (b) Replacement FX: In the event that the method of determination and/or publication of the fixing of [the] [a] FX Exchange Rate by the Fixing Sponsor is changed in a manner that is not merely insignificant, the Calculation Agent may replace the [relevant] FX by another method for the fixing and publication of the FX Exchange Rate [affected by the Adjustment Event] (the "Replacement FX") and, if necessary, redefine the Product and Underlying Data. The "Replacement FX" may be, in particular, a fixing for the [relevant] FX Exchange Rate officially published by a central bank or any other determination and publication of the [relevant] FX Exchange Rate by an established provider of market data. If the Calculation Agent determines a Replacement FX with respect to [a] FX, any reference in these Terms and Conditions to the [relevant] FX shall be deemed to be a reference to the Replacement FX as of the Adjustment Date (as defined in paragraph (4) below), unless the context indicates otherwise.
 - (c) Replacement of the Fixing Sponsor: In the event that [the] [an] FX Exchange

Part C – Special Conditions of the Securities – All Product Types

Rate is no longer determined and published by the Fixing Sponsor, the Calculation Agent has the right to determine the calculations or determinations described in these Terms and Conditions on the basis of the determinations and publications of another person, company or institution (the "New Fixing Sponsor"). If necessary, the Calculation Agent may also determine a Replacement FX in accordance with subparagraph (b) above. If the Calculation Agent determines a New Fixing Sponsor, then, as of the Adjustment Date (as defined in paragraph (4) below), any reference in these Terms and Conditions to the Fixing Sponsor shall be deemed to be a reference to the New Fixing Sponsor, unless the context indicates otherwise.

- (3) Replacement Specification: If a rate of [the] [an] FX Exchange Rate as determined and published by the Fixing Sponsor and used by the Calculation Agent according to these Terms and Conditions will be subsequently corrected and the correction (the "Corrected Value") will be published by the Fixing Sponsor after the original publication but prior to the Redemption Date, the Calculation Agent will notify the Issuer of the Corrected Value without undue delay and shall again determine the respective value by using the Corrected Value (the "Replacement Specification") and notify the Issuer pursuant to § 6 of the General Conditions. However, if the Corrected Value is notified to the Calculation Agent less than two Banking Days before the day on which a payment shall occur that is partially or entirely determined by reference to the rate of the Underlying, then the relevant value is not specified again.
- (4) Notifications[, Authorisation]: All Adjustments as described in this § 8 and undertaken by the Calculation Agent as well as the designation of the time of the first application (the "Adjustment Date") take place by notification of the Securities Holder according to § 6 of the General Conditions. Hereby reference is made to the aforementioned notifications.

[Further, the Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. c) eWpG to issue instructions, in order to authorise the necessary amendments to the deposited Terms and Conditions and to the registration particulars set-out in § 13 paragraph 1 no. 1 and 4 eWpG.]

[In the case of Securities governed by German law, insert:

(5) *Legal Provisions:* The application of §§ 313, 314 BGB remains reserved.]

Part C – Special Conditions of the Securities – All Product Types

[In the case of Quanto Securities with physical delivery and in the case of Compo Securities, the following applies:

§ 9 New Fixing Sponsor, Replacement Exchange Rate[, Authorisation]

- (1) New Fixing Sponsor: In the event that [at least one component of the Underlying] [the [FX] Exchange Rate [FX] [FX (1) and/or FX (2)] [FX Exchange Rate (1) and/or FX Exchange Rate (2) [and/or] [the FX_p Exchange Rate] [FX_p] [or, if FX [(1) or FX (2)] is derived by the Calculation Agent from other exchange rate fixings scheduled to be reported and/or published by the Fixing Sponsor, any such other exchange rate fixing] is no longer determined, reported and/or published by the Fixing Sponsor or, in case of a not only immaterial modification in the method of determination and/or publication of [at least one of the components of the Underlying [the [FX] Exchange Rate] [FX (1)] [FX (1) and/or FX (2)] [FX Exchange Rate (1) and/or FX Exchange Rate (2)][and/or][the FX_p Exchange Rate] $[FX_p]$ [or, if FX [(1) or FX (2)] is derived by the Calculation Agent from other exchange rate fixings scheduled to be reported and/or published by the Fixing Sponsor, any such other exchange rate fixing] by the Fixing Sponsor (including the time of the determination, reporting and/or publication), the Calculation Agent has the right [, in particular,] to determine the calculations or, respectively, specifications of the Calculation Agent described in the Terms and Conditions of these Securities on the basis of the determinations and publications by another person, company or institution (the "New Fixing Sponsor"). The Calculation Agent shall determine [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] whether such event occurs and which other person, company or institution shall act as the New Fixing Sponsor (the "New Fixing Sponsor"). The New Fixing Sponsor and the time of its first application shall be published pursuant to § 6 of the General Conditions. In this case, any reference to the replaced Fixing Sponsor in the Terms and Conditions of these Securities shall be deemed to refer to the New Fixing Sponsor.
- (2) Replacement Exchange Rate: In the event that [the FX Exchange Rate] [the [official] fixing [of at least one component of the Underlying]] [FX] [FX (1) and/or FX (2)] [FX Exchange Rate (1) and/or FX Exchange Rate (2)][and/or][the FX_p Exchange Rate] [FX_p] [or, if FX [(1) or FX (2)] is derived by the Calculation Agent from other exchange rate fixings scheduled to be reported and/or published by the Fixing Sponsor, any such other exchange rate fixing] is no longer determined, reported and/or published, the calculations or, respectively, specifications described in the Terms and Conditions of these Securities shall occur on the basis of price of the [respective component of the Underlying] [[FX] Exchange Rate] [FX] [FX (1) and/or FX (2)] [FX Exchange Rate (1) and/or FX Exchange Rate (2)][and/or][the FX_p Exchange Rate] [FX_p] [or, if FX [(1) or FX (2)] is derived by the Calculation Agent from other exchange rate fixings scheduled to be reported and/or published by the Fixing Sponsor, any such other exchange rate fixing] determined, reported and/or published on the basis of another method, which will be determined by the

Part C – Special Conditions of the Securities – All Product Types

Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB)] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] (the "Replacement Exchange Rate"). [If necessary, the Calculation Agent will make further adjustments to the Terms and Conditions of these Securities (in particular [to the determination or to the method of the calculation of [the Ratio][and/or][all prices of the Underlying [or of its components] determined by the Calculation Agent]) and/or all prices of the Underlying [or of its components] determined by the Calculation Agent pursuant to the Terms and Conditions on the basis of the Terms and Conditions in such way that the financial position of the Security Holders remains unchanged to the greatest extent possible.] The Replacement Exchange Rate and the time of its first application shall be published pursuant to § 6 of the General Conditions. In this case, any reference to [the replaced FX Exchange Rate] [the [official] fixing [of the respective component] of the Underlying] [the replaced [FX]] [the replaced FX (1) and/or FX (2)] [the replaced FX Exchange Rate (1) and/or FX Exchange Rate (2)][and/or][the replaced FX_p Exchange Rate] [the replaced FX_p] [or, if FX [(1) or FX (2)] is derived by the Calculation Agent from other exchange rate fixings scheduled to be published by the Fixing Sponsor, any such other exchange rate fixing] in the Terms and Conditions of these Securities shall be deemed to refer to the Replacement Exchange Rate.

[In the case of Securities governed by German law, insert:

- [(3) Authorisation with respect to the Central Register: The Issuer shall be deemed to be authorised vis-à-vis the Registrar within the meaning of §§ 5 paragraph 2 no. 3, 14 paragraph 1 no. 2 lit. (c) eWpG to issue instructions, in order to authorise the necessary amendments to the deposited Terms and Conditions and to the registration particulars setout in § 13 paragraph 1 no. 1 and 4 eWpG.]
- ([●]) Legal Provisions: The application of §§ 313, 314 BGB remains reserved.]]

[In the case of a Reverse Split for Closed End Leverage Securities (Product Type 3) or Open End Leverage Securities (Product Type 5), the following applies:

§ [9][10] Reverse Split

(1) Reverse Split Right: Upon the occurrence of a Reverse Split Event, the Issuer shall have the right but not an obligation to convert the Securities into New Securities at the Reverse Split Conversion Factor. The Reverse Split Right will be exercised by issuing a respective Reverse Split Notice. The Reverse Split Notice shall give reasonable details about the Reverse Split Event as well as the determination of the Reverse Split Conversion Factor and shall specify the Reverse Split Effective Date, which shall be a date not later than the Reverse Split End Date.

Part C – Special Conditions of the Securities – All Product Types

(2) Conversion and delivery: By not later than the Reverse Split Payment Date, the Issuer shall deliver to each Security Holder New Securities in an aggregate number equal to each Holder's Reverse Split Delivery Amount for credit to the account of the relevant depository bank of such Securities Holder against debit of all Securities hold by such Securities Holder in such account. No fractions of New Securities will be delivered. Instead, the Issuer will pay by not later than the Reverse Split Payment Date the Reverse Split Supplemental Cash Amounts (if any) if the Reverse Split Conversion Factor leads to a number of Securities hold by a Security Holder which cannot be converted into the New Securities in full.

All costs, incl. possible custody fees, exchange turnover taxes, stamp taxes, transaction fees, other taxes or levies, incurred as a result of the delivery of the New Securities, shall be borne by the respective Security Holder.

(3) *Definitions:* With respect to the Reverse Split Right, the following defined terms apply:

"New Securities" means newly issued securities of the Issuer having identical terms as the Securities safe for the value of the Ratio which will be adjusted by reference to the Reverse Split Conversion Factor.

"Reverse Split Conversion Factor" means an appropriate aggregation factor for the Securities to be replaced by New Securities with a lower aggregate number of individual securities in order to reduce [as far as possible] the negative effects of the Reverse Split Event, as determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith] and taking into account the interest of the Security Holders, always provided that the economic profile of the Securities compared to the New Securities remains unchanged. Such factor shall, however, not be more than [●].

"Reverse Split Delivery Amount" means, with respect to a Security Holder, (i) the number of Securities hold by such Securities Holder in its custody account with the relevant depository bank (ii) divided by the Reverse Split Conversion Factor, expressed as the nearest lower whole integer.

"Reverse Split End Date" means [•] calendar days following the date on which a Reverse Split Notice has been given.

"Reverse Split Effective Date" means the date specified in the Reverse Split Notice.

"Reverse Split Event" means, at any time, that as a result of the leverage under the Securities, the market price of the Securities reaches a level below [•] in the Specified Currency and that the secondary market trading may be negatively affected; whether this is the case shall be determined by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of

Part C – Special Conditions of the Securities – All Product Types

Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

"Reverse Split Notice" means the notice given by the Issuer pursuant to § 6 of the General Condition about the exercise of the Reverse Split Right pursuant to § [9][10].

"Reverse Split Payment Date" means a day not later than [•] Banking Days after the Reverse Split Effective Date.

"Reverse Split Supplemental Cash Amount" means a cash amount expressed in the Specified Currency equal to the sum of the fair market values of such Securities hold by a Security Holder which cannot be converted in full into the New Securities at the Reverse Split Conversion Factor. The market value of the Securities will be determined as of the Reverse Split Effective Date by the Calculation Agent [in the case of Securities governed by German law, insert: in its reasonable discretion (§ 315 et seq. BGB).] [in the case of Securities governed by Italian law, insert: acting in accordance with relevant market practice and in good faith].

VIII. CONDITIONS OF THE SECURITIES INCORPORATED BY REFERENCE IN THE SECURITIES NOTE

The Issuer may pursuant to the Base Prospectus also:

- open, continue or re-open a public offer of Securities already issued under a Previous Prospectus,
- re-open a previous public offer of Securities already issued under a Previous PR Prospectus,
- apply for admission to trading of the Securities already issued under a Previous Prospectus, and
- publicly offer an additional issuance volume of a series of Securities already issued under a Previous Prospectus (Increase)

(in each case see section "III.E. Public offer and admission to trading under the Base Prospectus").

Moreover, in accordance with Art. 8(11) of the PR, the Issuer may, under the Base Prospectus, continue the public offer of Securities started under a Previous PR Prospectus after the expiry of the validity of the Previous PR Prospectus.

Therefore, the following Conditions of the Securities in the relevant Previous Prospectus are hereby incorporated by reference into this Securities Note:

- The Conditions of the Securities set out on pages 160 to 290 of the Base Prospectus of UniCredit Bank AG dated 22 May 2017 for the issuance of Securities with Single-Underlying (without capital protection), as amended by the information set out in Section 1 and 2 on page 2 of the Supplement dated 4 July 2017 to the aforementioned base prospectus,
- the Conditions of the Securities set out on pages 154 to 351 of the Base Prospectus of UniCredit Bank AG dated 8 February 2018 for the issuance of Securities with Single-Underlying (without capital protection),
- the Conditions of the Securities set out on pages 179 to 408 of the Base Prospectus of UniCredit Bank AG dated 18 May 2018 for the issuance of Securities with Single-Underlying (without capital protection), as amended by the information set out in Section 5 on page 3 of the Supplement dated 7 June 2018 to the aforementioned base prospectus,
- the Conditions of the Securities set out on pages 120 to 263 of the Base Prospectus of UniCredit Bank AG dated 14 December 2018 for the issuance of Securities with Single-Underlying (without capital protection) I,
- the Conditions of the Securities set out on pages 139 to 350 of the Base Prospectus of UniCredit Bank AG dated 21 November 2019 for the issuance of Securities with Single-Underlying (without capital protection) I, as amended by the information set out in Sections 9 and 10 on page 6 of the Supplement dated 19 December 2019 to the aforementioned base prospectus,

VIII. Conditions of the Securities incorporated by Reference in the Securities Note

• the Conditions of the Securities set out on pages 144 to 377 of the Base Prospectus of UniCredit Bank AG dated 11 November 2020 for the issuance of Securities with Single-Underlying (without capital protection) I.

A list setting out all information incorporated by reference is provided on page 442 et seq.

IX. FORM OF FINAL TERMS

The following form of Final Terms will be used for the public offer and/or admission to trading of Securities under the Base Prospectus for the purposes set out under section III.E.1, III.E.2, III.E.4, III.E.5:

Final Terms

dated [•]

UniCredit Bank AG

Legal Entity Identifier (LEI): 2ZCNRR8UK83OBTEK2170

[Public offer of]

[Continuation of the public offer of]

[Reopening of the public offer of]

[Admission to trading of]

[Insert title of the Securities][(Increase)]

(the "Securities")

relating to the

Base Prospectus for Securities with Single-Underlying (without capital protection) I under the

Euro 50,000,000,000

<u>Debt Issuance Programme of</u> <u>UniCredit Bank AG</u>

These final terms (the "Final Terms") have been prepared for the purposes of Regulation (EU) 2017/1129, in the version valid at the date of the Base Prospectus (the "Prospectus Regulation" and "PR") and must be read in conjunction with the Base Prospectus and any supplements thereto pursuant to Article 23 of the PR (the "Supplements") in order to obtain all the relevant information.

The Base Prospectus for Securities with Single-Underlying (without capital protection) I (the "Base Prospectus") comprises the Securities Note for Securities with Single-Underlying (without capital protection) I dated 10 November 2021 (the "Securities Note") and the Registration Document of UniCredit Bank AG dated 17 May 2021 (the "Registration Document").

The Securities Note, the Registration Document, any Supplements and these Final Terms [as well as an additional copy of the summary of the particular emission] are published in accordance with Article 21 of the PR on [www.onemarkets.de [(for investors in [the Federal Republic of Germany] [and] Luxembourg])] [,] [and] [www.onemarkets.bg (for investors in Bulgaria)] [,] [and]

[www.onemarkets.hr (for investors in Croatia)] [,] [and] [www.onemarkets.cz (for investors in the Czech Republic)] [,] [and] [www.bourse.unicredit.fr (for investors in France)] [,] [and] [www.onemarkets.hu (for investors in Hungary)] [,] [and] [www.investimenti.unicredit.it (for investors in Italy)] [,] [and] [www.onemarkets.nl (for investors in the Netherlands)] [,] [and] [www.onemarkets.sk (for investors in the Slovak Republic)] (along with the respective product details which will be available if the WKN or the ISIN is typed in the search function).

[An issue specific summary is annexed to these Final Terms.]

[The validity of the above mentioned Base Prospectus, under which the Securities described in these Final Terms are issued, ends on 10 November 2022. From this point in time, these Final Terms are to be read together with the latest base prospectus for Securities with Single-Underlying (without capital protection) I of UniCredit Bank AG (including the information incorporated by reference in the latest base prospectus from the base prospectus, under which these securities have initially been issued) which follows the Base Prospectus. The latest base prospectus for Securities with Single-Underlying (without capital protection) I of UniCredit Bank AG will be published on [www.onemarkets.de/basisprospekte [(for investors in [the Federal Republic of Germany] [and] Luxembourg])] [,] [and on] [www.onemarkets.bg (for investors in Bulgaria)] [,] [and on] [www.onemarkets.hr (for investors in Croatia)] [,] [and on] [www.onemarkets.cz (for investors in the Czech Republic)] [,] [and on] [www.bourse.unicredit.fr (for investors in France)] [,] [and on] [www.onemarkets.hu (for investors in Hungary)] [,] [and on] [www.onemarkets.nl (for investors in the Netherlands)] [,] [and on] [www.onemarkets.pl (for investors in Poland)] [and on] [www.onemarkets.sk (for investors in the Slovak Republic)].]

[In case of Securities, which in each case, have been publicly offered or admitted to trading for the first time on the basis of an earlier base prospectus, the following applies:

These Final Terms are to be read in conjunction with the Securities Note as well as the Description of the Securities and the Conditions of the Securities as included in the base prospectus of UniCredit Bank AG dated [22 May 2017 for the issuance of Securities with Single-Underlying (without capital protection, as supplemented by the supplement dated 4 July 2017)] [8 February 2018 for the issuance of Securities with Single-Underlying (without capital protection)] [18 May 2018 for the issuance of Securities with Single-Underlying (without capital protection), as supplemented by the supplement dated 7 June 2018] [14 December 2018 for the issuance of Securities with Single-Underlying (without capital protection) I] [21 November 2019 for the issuance of Securities with Single-Underlying (without capital protection) I, as supplemented by the supplement dated 19 December 2019] [11 November 2020 for the issuance of Securities with Single-Underlying (without capital protection) I], which are incorporated by reference into the Securities Note. [An issue specific summary is annexed to these Final Terms.]]

SECTION A – GENERAL INFORMATION

Product Type:

[Discount Securities] [with cash settlement] [with cash settlement or physical delivery] [(Product Type 1)]

[Closed End Securities] [(Product Type 2)]

[Closed End Leverage Securities] [(Product Type 3)]

[Open End Securities] [(Product Type 4)]

[Open End Leverage Securities] [(Product Type 5)]

[Step-In Tracker Securities] [with cash settlement] [with physical delivery of the Underlying] [with physical delivery of the Delivery Item] [(Product Type 6)]

[Knock-in Step-In Tracker Securities] [with cash settlement] [with physical delivery of the Underlying] [with physical delivery of the Delivery Item] [(Product Type 6a)]

[Short Cash Collect Securities] [(Product Type 7)]

[Cash Collect Securities] [with cash settlement] [with cash settlement or physical delivery] [(Product Type 8)]

[Twin-Win Cash Collect Securities] [(Product Type 9)]

[Twin-Win Lock-in Cash Collect Securities] [(Product Type 10)]

[Lock-in Cash Collect Securities] [(Product Type 11)]

[Twin-Win Geared Put Cash Collect Securities] [(Product Type 12)]

[Geared Put Cash Collect Securities] [(Product Type 13)]

[Geoscope Lock-in Cash Collect Securities] [(Product Type 14)]

[Barrier Geoscope Lock-in Cash Collect Securities] [(Product Type 15)]

[Icarus Securities] [(Product Type 16)]

[Orpheus Securities] [(Product Type 17)]

[(with date-related Barrier observation)])][(with daily Barrier observation)] [(with continuous Barrier observation (intra day))] [(Non-Quanto Securities)] [(Quanto Securities)] [(Compo Securities)]

Offer and Sale of the Securities:

Information on the offer:

[Insert, if there will be no public offer of the Securities:

Not applicable. The Securities will be admitted to a regulated market.]

[Insert, if there will be no subscription period for the Securities:

Starting from [Insert the day of the first public offer] [Insert start of the new public offer], the Securities described in the Final Terms will be continuously offered for sale.]

[Insert, if there will be a subscription period for the Securities:

The Securities are offered starting from the [Insert start date of the subscription period] within a Subscription Period.

[After the end date of the Subscription Period, the Securities will be continuously offered for sale.]]

[The public offer may be terminated by the Issuer at any time without giving any reason.]

[The effectiveness of the offer is subject to [the adoption of the admission provision for trading by [insert market(s) or trading venue(s)] prior to the Issue Date] [the confirmation, prior to the Issue Date, by [Insert relevant market(s) or trading venue(s)] on the admissibility of the payoff with start of trading on the [insert number of days] business day following the Issue Date]. The Issuer undertakes to request the admission to trading on [insert market(s) or trading venue(s)] in time for the adoption of the admission provision by the Issue Date.]

[In the case of Securities being offered to Italian consumers, the following applies:

[Subscription orders are irrevocable [,] [except for provisions [in respect to the "door to door selling", in relation to which the subscription orders will be accepted starting from [Insert first day of subscription period] to [Insert last day of door to door subscription period]] [and] [in respect to the "long distance technique selling", in relation to which subscription orders will be accepted starting from [Insert first day of subscription period] to [Insert last day of long distance technique selling subscription period]] – unless closed in advance and without previous notice –] and will be satisfied within the limits of the maximum number of Securities on offer.]

[The Securities can be placed by the relevant Distributor through ["door to door selling" (through financial sales agents, pursuant to the articles 30 and 31 of the Italian Legislative Decree 24 February 1998, n. 58)] [or] ["long distance technique selling" (pursuant to the article 67-duodecies, Par. 4 of the Italian Legislative Decree 6 September 2005, n. 206)]. Therefore, the effects of the subscription agreements will be suspended [for seven days, with reference to those "door to door selling"] [,] [and] [for fourteen days, with reference to "long distance technique selling"], from the date of the subscription by the investors. Within such terms, the investor can withdraw by means of a notice to the financial promoter or the Distributors without any liability, expenses or other fees according to the conditions indicated in the subscription agreement.]

[The [Issuer] [relevant Distributor] [insert other] is the intermediary responsible for the placement of the Securities ('Responsabile del Collocamento'), as defined in article 93-bis of the Italian Legislative Decree 24 February 1998, n. 58 (as subsequently amended and supplemented).]]

[The Distributor is [insert name and details].]

[Information on the Subscription Period:

Subscription Period: [Insert start date of the subscription period] to [Insert end date of the subscription period] [Insert time, if applicable].]

[Minimum amount for subscription: [*Insert*]] [Maximum amount for subscription: [*Insert*]]

Issue Date of the Securities:

Issue Date: [Insert issue date]⁴⁰

[The Issue Date for each Security is specified in § 1 of the Product and Underlying Data.]

[Issue Volume] [Aggregate Nominal Amount] of the Securities:

⁴⁰

In the case of multi series issuances the issue dates of each series may be included in tabular form.

The [Issue Volume] [Aggregate Nominal Amount] of [the] [each] Series [offered] [issued] under and described in these Final Terms is specified in § 1 of the Product and Underlying Data.

The [Issue Volume] [Aggregate Nominal Amount] of [the] [each] Tranche [offered] [issued] under and described in these Final Terms is specified in § 1 of the Product and Underlying Data.

Potential investors, offering countries:

[The Securities will be offered to [qualified investors][,] [and/or] [retail investors] [and/or] [institutional investors] [by way of [a private placement] [a public offer]] [by financial intermediaries].]

[A public offer will be made in [Bulgaria][,] [and] [Croatia][,] [and] [the Czech Republic][,] [and] [the Federal Republic of Germany][,] [and] [France][,] [and] [Hungary][,] [and] [Italy][,] [and] [Luxembourg][,] [and] [the Netherlands][,] [and] [Poland][,] [and] [the Slovak Republic].]

Delivery:

[If the Securities will be delivered against payment, the following applies:

Delivery against payment]

[If the Securities will be delivered free of payment, the following applies:

Delivery free of payment]

[Insert other method of payment and delivery]

Other information regarding the offer and sale of the Securities:

[The smallest transferable [unit][lot][amount] is [Insert smallest transferable unit].]

[The smallest tradable [unit][lot][amount] is [Insert smallest tradable unit].]

[If applicable, insert additional information on the offer and sale of the Securities]

[Not applicable]

Issue Price of the Securities, costs:

Issue Price of the Securities, pricing:

Issue Price: [Insert issue price]⁴¹

[[For all Securities subscribed within the Subscription Period and allocated after the end date of the Subscription Period, the] [The] issue price per Security is specified in § 1 of the Product and Underlying Data.]

[The issue price per Security will be determined by the Issuer [*Insert*] [on the basis of the product parameters and the current market situation (in particular the price of the Underlying, the implied volatility, interest rates, dividend expectations and lending fees)] [*Insert other method for pricing*].]

[The continuous offer will be made on current ask prices provided by the Issuer.]

[The issue price [and the on-going offer price] of the Securities will be published [on the websites of the stock exchanges where the Securities will be traded] [on [Insert website and, if applicable, heading]] after its specification. The Issuer may replace these website(s) by any successor website(s) which will be published by notice in accordance with § 6 of the General Conditions.]

In the case of multi series issuances the issue prices of each series may be included in tabular form.

Selling concession:

[Not applicable] [An upfront fee in the amount of [Insert] is included in the Issue Price.]

Other commissions, costs and expenses:

[Not applicable] [Insert details regarding other commissions, costs and expenses (for example costs of third parties).] [The product specific initial costs contained in the issue price amount to [approx.] [Insert details].] [The Product Specific Initial Costs contained in the Issue Price [for each Series of Securities] are specified in § 1 of the Product and Underlying Data.] [The Inducements contained in the Issue Price [for each Series of Securities] are specified in § 1 of the Product and Underlying Data.]

Admission to trading and listing:

Admission to trading:

[If an application of admission to trading of the Securities has been or will be made, the following applies:

Application [has been] [will be] made for the Securities to be admitted to trading on the following regulated markets:

[Euronext Paris] [regulated market of the Luxembourg Stock Exchange] [*Insert relevant regulated market(s)*].]

[The first trading day [was] [is expected to be] [Insert date].]

[If the Securities are already admitted to trading, the following applies:

The Securities are already admitted to trading on the following markets: [Insert relevant market(s)].]

[If securities of the same class of the Securities as the Securities to be publicly offered or admitted for trading are already admitted to trading on a regulated market, a third-country market or a multilateral trading facility, the following applies:

To the knowledge of the Issuer, securities of the same class of the Securities to be offered or admitted to trading are already admitted to trading on the following regulated markets, third-country markets or multilateral trading facilities: [Euronext Paris [- Euronext Access]] [regulated market of the Luxembourg Stock Exchange] [Insert relevant regulated market(s), third-country markets or multilateral trading facilities].]

[Not applicable. No application for the Securities to be admitted to trading has been made [and no such application is intended].]

[Admission to listing:

[Application [has been] [will be] made for the Securities to be admitted to listing on the following exchanges, markets and trading systems:

[Insert relevant exchanges, markets and trading systems]

[The listing [has taken place] [is expected to take place] [Insert date].]

[To the knowledge of the Issuer, the Securities are already admitted to listing on the following exchanges, markets and trading systems:

[Insert relevant exchanges, markets and trading systems]]]

[Admission to multilateral trading facilities:

[[However,] [In addition,] application to [listing] [trading] [will be] [has been] made with effect from [Insert expected date] on the following [markets] [multilateral trading facilities (MTF)] [trading venues]: [Insert relevant market(s), MTF(s) or trading venue(s)].]

[[However, the] [The] Securities are already [listed] [traded] on the following [markets] [multilateral trading facilities (MTF)] [trading venues]: [Insert relevant market(s), MTF(s) or $trading\ venue(s)$].]

[The [Insert name of the Market Maker] (the "Market Maker") undertakes to provide liquidity [through bid and offer quotes] in accordance with the market making rules of [Insert relevant market(s), MTF(s) or trading venue(s)], where the Securities are expected to be [listed] [traded]. [The obligations of the Market Maker are regulated by the rules of [the markets organized and managed by [Insert relevant market(s), MTF(s) or trading venue(s)], and the relevant instructions to such rules] [Borsa Italiana SeDeX MTF] [EuroTLX SIM S.p.A.] [insert relevant market, MTF or trading venue]. [Moreover, the Market Maker undertakes to apply, in normal market conditions, a spread between bid and offer quotes not higher than [•] %.].]]

[Estimated total expenses related to the admission to trading and net amount of the issue/offer:⁴²

The estimated total expenses related to the admission to trading are [insert] [and the estimated net amount of the proceeds are [insert].]

Consent to the use of the Base Prospectus:

[In the case of a general consent, the following applies:

The Issuer consents to the use of the Base Prospectus, any Supplements and the relevant Final Terms for the subsequent resale or final placement of Securities by all financial intermediaries (socalled general consent).

Offer Period:

The consent is given [for the following offer period of the Securities: [Insert offer period for which the consent is given]] [during the period of the validity of the Base Prospectus].

Offering countries:

The consent is given in relation to [Bulgaria][,] [and] [Croatia][,] [and] [the Czech Republic][,] [and] [the Federal Republic of Germany][,] [and] [France][,] [and] [Hungary][,] [and] [Italy][,] [and] [Luxembourg][,] [and] [the Netherlands][,] [and] [Poland][,] [and] [the Slovak Republic].]

[In the case of an individual consent the following applies:

The Issuer consents to the use of the Base Prospectus, any Supplements and the relevant Final Terms for the subsequent resale or final placement of Securities by the following financial intermediaries (so-called individual consent):

[Insert name(s) and address(es)].

Offer Period:

The consent is given [for the following offer period of the Securities: [Insert offer period for which the consent is given]] [during the period of the validity of the Base Prospectus].

⁴² To be included only in case of Securities with a minimum denomination of 100,000 Euro.

Offering countries:

Individual consent for the subsequent resale or final placement of the Securities by the financial intermediar[y][ies] is given in relation to [Bulgaria][,] [and] [Croatia][,] [and] [the Czech Republic][,] [and] [the Federal Republic of Germany][,] [and] [France][,] [and] [Hungary][,] [and] [Italy][,] [and] [Luxembourg][,] [and] [the Netherlands][,] [and] [Poland][,] [and] [the Slovak Republic] to [Insert name[s] and address[es]] [Insert details] [the aforementioned financial intermediar[y][ies]].]

Conditions of the consent:

The Issuer's consent to the use of the Base Prospectus, any Supplements and the relevant Final Terms is subject to the following conditions:

- (i) Each financial intermediary using the Base Prospectus must ensure that it observes all applicable laws and complies with the Selling Restrictions and the Terms and Conditions.
- (ii) The consent to the use of the Base Prospectus has not been revoked by the Issuer.

[In addition, the Issuer's consent to the use of the Base Prospectus, any Supplements and the relevant Final Terms is given under the condition that the financial intermediary using the Base Prospectus, any Supplements and the relevant Final Terms commits itself to comply with any information and notification requirements under investment laws and regulations with regard to the Underlying or its Components. This commitment is made by the publication of the financial intermediary on its website stating that the Base Prospectus is used with the consent of the Issuer and subject to the conditions set forth with the consent.]

[Moreover, the Issuer's consent to the use of the Base Prospectus, any Supplements and the relevant Final Terms is subject to the condition that the financial intermediary using the Base Prospectus, any Supplements and the relevant Final Terms commits itself towards its customers to a responsible distribution of the Securities. This commitment is made by the publication of the financial intermediary on its website stating that the Base Prospectus is used with the consent of the Issuer and subject to the conditions set forth with the consent.]

[In the case that no consent is given, the following applies:

Not applicable. No consent is given to the use of the Base Prospectus, any Supplements and the relevant Final Terms by any financial intermediary.]

Interest of Natural and Legal Persons involved in the Issue/Offer:

[With regard to trading of the Securities the Issuer has a conflict of interest being also the Market Maker on the [Insert relevant regulated or other equivalent market(s)] [insert relevant multilateral trading facility or other trading venues] [;][.]] [moreover] [[T][t]he [Insert relevant regulated or other equivalent market(s)] is organized and managed by [Insert name], a company in which UniCredit S.p.A. – the Holding Company of UniCredit Bank AG as the Issuer – has a stake in.] [The Issuer is also [the arranger] [and] [the Calculation Agent] [and] [the Paying Agent] of the Securities.] [The Issuer or one of its affiliates acts as [index sponsor][,] [index calculation agent][,] [index advisor] [or] [index committee].]

[The relevant Distributor receives from the Issuer an implied placement commission comprised in the Issue Price [up to] [insert][[insert]% of the Issue Price] [per Security].]

Additional information:

[Insert additional information / source where information on the Underlying can be obtained, including source(s) of information by third parties and whether or not it can be obtained free of charge]

[Not applicable]

SECTION B - CONDITIONS

Part A - General Conditions of the Securities

[In case of non-consolidated General Conditions, complete relevant placeholders and specify relevant options:

Form, [Custody[,]] [Clearing System] [Registrar]

Governing law: [German law (Option 1 of the General Conditions is

applicable)]

[German law (Option 2 of the General Conditions is

applicable)]

[Italian law (Option 3 of the General Conditions is applicable)]

[Notes] Type of the Securities:

[Certificates] [with Nominal Amount] [without Nominal

Amount]

[Form: The Securities are represented by a global note without interest

> coupons] [The Securities are issued as electronic Securities in form of central register Securities [in dematerialized registered

form (book entry)]]

Principal Paying Agent: [UniCredit Bank AG, Arabellastraße 12, 81925 Munich,

> Germany] [Citibank, N.A., London Branch, Citigroup Centre, Canada Square, Canary Wharf, London E14 5LB, United Kingdom] [*Insert name and address of other paying agent*]

French Paying Agent: [Applicable] [Not applicable]

Calculation Agent: [UniCredit Bank AG, Arabellastraße 12, 81925 Munich,

Germany]

[Insert name and address of other calculation agent]

[Custody /] [Clearing System]

[CBF]

[Registrar] [:]

[CBL and Euroclear Bank]

[Euroclear France] [Euroclear Bank] [Monte Titoli S.p.A.]

[insert other Clearing System]

[insert Central Register]

[In case of consolidated General Conditions, insert the relevant Option of the "General Conditions" (including relevant options contained therein) and complete relevant placeholders]

Part B - Product and Underlying Data

[Insert "Product and Underlying Data" (including relevant options contained therein) and complete relevant placeholders]

Part C - Special Conditions of the Securities

[Insert the relevant Option of the "Special Terms and Conditions of the Securities" (including relevant options contained therein) and complete relevant placeholders]

X. FORM OF FINAL TERMS INCORPORATED BY REFERENCE IN THE SECURITIES NOTE

In accordance with Art. 8(11) of the PR, the Issuer may, under the Base Prospectus, continue the public offer of Securities started under a Previous PR Prospectus after the expiry of the validity of the Previous PR Prospectus. Please refer to section "III.E.3 Continuation of a public offer of Securities issued under a Previous PR Prospectus". Only for the purposes of the requirements in Art. 8(11) of the PR, the Form of Final Terms contained in the Previous PR Prospectuses mentioned below are hereby incorporated by reference into this Securities Note:

- the Form of Final Terms set out on pages 394 to 402 of the Base Prospectus of UniCredit Bank AG dated 21 November 2019 for the issuance of Securities with Single-Underlying (without capital protection) I,
- the Form of Final Terms set out on pages 384 to 394 of the Base Prospectus of UniCredit Bank AG dated 11 November 2020 for the issuance of Securities with Single-Underlying (without capital protection) I.

The relevant Form of Final Terms should be read exclusively against the background of the continuation of the public offer of Identified Securities under a Previous PR Prospectus. However, these Form of Final Terms will not be used for the preparation of new Final Terms under the Securities Note.

A list setting out all information incorporated by reference is provided on page 442 et seq.

XI. TAX WARNING

The Issuer assumes no responsibility for deducting any withholding taxes. The taxation of income from the Securities is subject to the tax laws in the Federal Republic of Germany, where the Issuer has its registered seat. In addition, the taxation of the Securities may be subject to the tax laws of Bulgaria, Croatia, the Czech Republic, the Federal Republic of Germany, France, Hungary, Italy, Luxembourg, the Netherlands, Poland, the Slovak Republic to the extent investors in the Securities are subject to such laws.

U.S. Withholding Tax

Payments under index-linked Securities and equity-linked Securities may be subject to U.S. withholding tax.

U.S. tax rules stipulate that for certain financial instruments (such as for the Securities) a withholding tax (of up to 30% depending on the application of income tax treaties) may be imposed if the payment (or deemed payment) on the financial instruments is contingent upon, or determined by reference to, the payment of a dividend from sources within the United States.

This tax liability may apply even if pursuant to the Terms and Conditions of the Securities no actual dividend-related amount is paid or a dividend-related adjustment is made and thus investors can only determine with difficulty or not at all any connection to the payments to be made in respect of the Securities.

The Issuer or the custodian of the Security Holder is entitled to deduct from payments made under the Securities any withholding tax accrued in relation to payments made under the Securities.

Furthermore, the Issuer is entitled to take any tax liability pursuant to section 871(m) of the IRC into account in original and continuous pricing of the Securities and to comply with the withholding obligation using provisions that have to be made accordingly. Moreover, a 30% tax rate is generally applied, also when taking account of the tax liability in continuously adjusting amounts, due to the necessity of using a uniform rate for all investors in all cases mentioned. A double taxation may occur in relation to payments made under the Securities in that payments on the Securities may be subject to both U.S. tax and local tax, with no tax credit for the U.S. tax.

If U.S. dividend equivalent taxes are withheld, neither the Issuer nor any paying agent, the custodian of the Security Holder or any other person would be obliged to pay additional amounts to the Security Holders as a result of the deduction or withholding.

XII. GENERAL INFORMATION

A. Selling Restrictions

1. General

No action has been or will be taken in any jurisdiction by the Issuer that would permit a public offer of the Securities, or possession or distribution of any offering material in relation thereto, in any country or jurisdiction where action for that purpose is required other than the approval of the Base Prospectus by the BaFin and a notification to the countries set forth in the Final Terms under "Offer and Sale of the Securities".

The distribution of the Base Prospectus and the offering of Securities may be subject to statutory restrictions in certain jurisdictions. This may in particular affect the offer, sale, possession and/or distribution of Securities as well as the distribution, publication or possession of the Base Prospectus. Persons having access to the Securities and/or the Base Prospectus are required to obtain information on and comply with such restrictions on their own responsibility.

No offers, sales or deliveries of any Securities, or distribution of any offering material relating to the Securities, may be made in or from any jurisdiction except in circumstances which will result in compliance with any applicable laws and regulations and will not impose any obligation on the Issuer other than the approval and notification(s) mentioned above.

In particular, the Base Prospectus may not be used for the purpose of an offer or advertisement (i) in a country where the offer or advertisement has not been approved provided that such approval is required and/or (ii) to a person to whom such offer or advertisement may not legally be made.

The Base Prospectus including possible supplements thereto and the Final terms do not constitute an offer or an invitation to purchase Securities to any person and may not be viewed as recommendations by the Issuer to purchase Securities.

2. United States of America

The Securities have not been and will not be registered under the Securities Act of 1933, as amended ("Securities Act"), and, except as provided in the applicable Final Terms with respect to Securities with a maturity on the issue date of one year or less, may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons except in accordance with Regulation S under the Securities Act or pursuant to another exemption from, or in a transaction otherwise not subject to, the registration requirements of the Securities Act.

Any person when purchasing the Securities agrees with the Issuer and, if different, the seller of such Securities that (i) it will not at any time offer, sell, resell or deliver, directly or indirectly, any Securities so purchased in the United States or to, or for the account or benefit of, any U.S. person, (ii) it is not purchasing any Securities for the account or benefit of any U.S. person and (iii) it will

not make offers, sales, re-sales or deliveries of any Securities (otherwise acquired), directly or indirectly, in the United States or to, or for the account or benefit of, any U.S. person.

B. Availability of Documents

Copies of the following documents will be available for collection in the English language, free of charge, at the offices of the Issuer and of BNP Paribas Securities Services, Luxembourg Branch in its capacity as listing agent for the Securities during usual business hours on any weekday (except Saturdays and public holidays):

- (1) the forms of the Global Notes (if any),
- (2) the Final Terms and
- (3) the Agency Agreement, as amended and restated.

For the validity of the Base Prospectus, all documents whose information has been incorporated by reference in the Base Prospectus will be available for collection in the English language, free of charge, at the offices of UniCredit Bank AG (Arabellastraße 12, 81925 Munich).

C. Information incorporated by reference in this Securities Note

The following information on the specified pages shall be incorporated by reference in, and form part of, the Securities Note in accordance with Art. 19 (1) of the PR.

(1) <u>Base Prospectus of UniCredit Bank AG dated 11 November 2020 for the issuance of</u> Securities with Single-Underlying (without capital protection) I¹⁾

Section:		Pages of the document where the incorporated information is set out:	Incorporation of information in this Securities Note on the following pages:
-	Description of the Securities	p. 73 to 142	p. 164
-	Conditions of the Securities	p. 144 to 377	p. 426
-	Form of Final Terms	p. 384 to 393	p. 438

(2) <u>Base Prospectus of UniCredit Bank AG dated 21 November 2019 for the issuance of Securities with Single-Underlying (without capital protection)</u> I²⁾

Section:		Pages of the document where the incorporated information is set out:	Incorporation of information in this Securities Note on the following pages:
-	Description of the Securities	p. 69 to 137	p. 164
-	Conditions of the Securities	p. 139 to 350	p. 426
-	Form of Final Terms	p. 394 to 402	p. 438

(3) <u>Base Prospectus of UniCredit Bank AG dated 8 February 2018 for the issuance of Securities with Single-Underlying (without capital protection)</u>³⁾

Section:		Pages of the document where the incorporated information is set out:	Incorporation of information in this Securities Note on the following pages:
-	Description of the Securities	p. 111 to 153	p. 164
-	Conditions of the Securities	p. 154 to 351	p. 426

(4) <u>Base Prospectus of UniCredit Bank AG dated 18 May 2018 for the issuance of Securities with Single-Underlying (without capital protection)</u>³⁾

Section:		Pages of the document where the incorporated information is set out:	Incorporation of information in this Securities Note on the following pages:
-	Description of the Securities Conditions of the Securities	p. 123 to 177 p. 179 to 408	p. 164 p. 426

(5) Supplement dated 7 June 2018 to the base prospectus of UniCredit Bank AG dated 18 May 2018 for the issuance of Securities with Single-Underlying (without capital protection)³⁾

Section:	Pages of the document where the incorporated information is set out:	Incorporation of information in this Securities Note on the following pages:
- Section 5.	p. 3	p. 426

(6) <u>Base Prospectus of UniCredit Bank AG dated 14 December 2018 for the issuance of Securities with Single-Underlying (without capital protection)</u> I³⁾

Section:		Pages of the document where the incorporated information is set out:	Incorporation of information in this Securities Note on the following pages:
-	Description of the Securities	p. 94 to 118	p. 164
_	Conditions of the Securities	p. 120 to 263	p. 426

(7) <u>Base Prospectus of UniCredit Bank AG dated 22 May 2017 for the issuance of Securities with Single-Underlying (without capital protection)</u>⁴⁾

Section:		Pages of the document where the incorporated information is set out:	Incorporation of information in this Securities Note on the following pages:
-	Description of the Securities Conditions of the Securities	p. 129 to 158 p. 160 to 289	p. 164 p. 426

(8) Supplement dated 4 July 2017 to the base prospectus of UniCredit Bank AG dated 22 May 2017 for the issuance of Securities with Single-Underlying (without capital protection)⁴⁾

Section:	Pages of the document where the incorporated information is set out:	Incorporation of information in this Securities Note on the following pages:
- Section 1.	p. 2	p. 426
- Section 2.	p. 2	p. 426

- The document has been approved by BaFin and published on the following website of the Issuer: https://www.hypovereinsbank.de (Über uns / Investor Relations / Emissionen und Deckungsstock / Basisprospekte / 2020). The referenced information is incorporated in this Securities Note pursuant to Art. 19(1)(a) of the Prospectus Regulation.
- The document has been approved by BaFin and published on the following website of the Issuer: https://www.hypovereinsbank.de (Über uns / Investor Relations / Emissionen und Deckungsstock / Basisprospekte / 2019). The referenced information is incorporated in this Securities Note pursuant to Art. 19(1)(a) of the Prospectus Regulation.
- The document has been approved by BaFin and published on the following website of the Issuer: https://www.hypovereinsbank.de (Über uns / Investor Relations / Emissionen und Deckungsstock / Basisprospekte / 2018). The referenced information is incorporated in this Securities Note pursuant to Art. 19(1)(a) of the Prospectus Regulation.
- The document has been approved by BaFin and published on the following website of the Issuer: https://www.hypovereinsbank.de (Über uns / Investor Relations / Emissionen und Deckungsstock / Basisprospekte / 2017). The referenced information is incorporated in this Securities Note pursuant to Art. 19(1)(a) of the Prospectus Regulation.

The non-incorporated parts of the aforementioned documents are either not relevant for potential investors or are covered elsewhere in the Base Prospectus.

XIII. LIST OF IDENTIFIED SECURITIES

As of the date of the Securities Note, the Identified Securities are the ones identified by their ISIN in the following table:

ISIN	ISIN	ISIN	ISIN
DE000HV4K5A8	DE000HV4K4W5	DE000HV4K4Z8	DE000HV4K529
DE000HV4KYW0	DE000HV8B065	DE000HB03QX0	DE000HB0N0N5
DE000HV4K586	DE000HV4K594	DE000HV4K4Y1	DE000HV4K552
DE000HV4M970	DE000HV4M9D2	DE000HV4M9L5	DE000HV4M9P6
DE000HV4M9U6	DE000HV8B057	DE000HV8CB45	DE000HR9SDA8
DE000HB03R73	DE000HB03QQ4	DE000HB0N0F1	DE000HB0N0H7
DE000HB0N0K1	DE000HV4K560	DE000HV4K578	DE000HV4K4U9
DE000HV4K503	DE000HV4M9G5	DE000HV4M9R2	DE000HB03QN1
DE000HB03QP6	DE000HB03QS0	DE000HB03QY8	DE000HV4K4B9
DE000HV4K5D2	DE000HV4K4X3	DE000HV4K545	DE000HV4KYX8
DE000HV4M9V4	DE000HV8CB29	DE000HB03QT8	DE000HB0N0G9
DE000HB0N0J3	DE000HB0N0L9	DE000HV4K5B6	DE000HV4K5E0
DE000HV4K4V7	DE000HV4M962	DE000HV4M996	DE000HV4M9J9
DE000HV4M9M3	DE000HV4M9Q4	DE000HB03R65	DE000HB0N0Q8
DE000HV4K5C4	DE000HV4M954	DE000HV4M9E0	DE000HV4M9F7
DE000HB03R40	DE000HV4M9A8	DE000HV4M9B6	DE000HV4M9H3
DE000HV4M9S0	DE000HV4M9W2	DE000HV8CB37	DE000HB03R57
DE000HB03QU6	DE000HV4K5F7	DE000HV4K537	DE000HV4M988
DE000HV4M9C4	DE000HV4M9K7	DE000HV4M9N1	DE000HV4M9T8
DE000HV4M9X0	DE000HV4M9Y8	DE000HB03QR2	DE000HB03QV4
DE000HB03QW2	DE000HB0N0M7	DE000HB0N0P0	DE000UC1SU36
DE000UC1SUE1	DE000UC1TJK9	DE000UC1TJY0	DE000UC1VRQ5
DE000UC1VSL4	DE000UC1XFV6	DE000UC1XG52	DE000UC1YP43
DE000UC2AAJ8	DE000UC2AAL4	DE000UC2AAM2	DE000UC2AAU5
DE000UC2BYF4	DE000UC2BYG2	DE000UC2DBN2	DE000UC2DCD1
DE000UC2EC41	DE000UC2FS18	DE000UC2FSA8	DE000UC2FTL3
DE000UC2HBN3	DE000UC2J695	DE000UC2J6C0	DE000UC2JJ64
DE000UC2K362	DE000UC2K370	DE000UC2L139	DE000UC2LCP8

DE000UC2LCX2	DE000UC2LCY0	DE000UC2LP70	DE000UC2LPC8
DE000UC2LPD6	DE000UC2M4T4	DE000UC2M517	DE000HB0P7D9
DE000HB0P7P3	DE000HB0P7R9	DE000HB0P7T5	DE000HB0P7W9
DE000HB0P8A3	DE000HB0P8G0	DE000HB0P8M8	DE000HB0P8U1
DE000HB0QUB1	DE000HB0W278	DE000HB0W2U5	DE000HB0W3D9
DE000HB0W435	DE000HB0YYL6	DE000HB0YYM4	DE000HB0YYU7
DE000HB0YZ17	DE000HB0YZ25	DE000HB0YZA6	DE000HB0YZJ7
DE000HB0YZR0	DE000HB0YXP9	DE000HB0Z0A8	DE000HB0Z0D2
DE000HB0YY75	DE000HB0Z156	DE000HB0Z1A6	DE000HB12D29
DE000HB12D37	DE000UC1RV85	DE000UC1STH6	DE000UC1SUH4
DE000UC1STV7	DE000UC1SUN2	DE000UC1TJQ6	DE000UC1UU16
DE000UC1VSE9	DE000UC1VSF6	DE000UC1VSK6	DE000UC1WZS2
DE000UC1WZU8	DE000UC2BYC1	DE000UC2DBS1	DE000UC2DBT9
DE000UC2EBN0	DE000UC2EBQ3	DE000UC2ECA5	DE000UC2FSB6
DE000UC2FSD2	DE000UC2FSP6	DE000UC2HBJ1	DE000UC2HBM5
DE000UC2HBT0	DE000UC2HC14	DE000UC2J638	DE000UC2J646
DE000UC2K347	DE000UC2K3F7	DE000UC2K3G5	DE000UC2K3J9
DE000UC2K3M3	DE000UC2L105	DE000UC2L162	DE000UC2L592
DE000UC2L5A2	DE000UC2LP47	DE000UC2LP62	DE000UC2M4S6
DE000UC2M4U2	DE000UC2M509	DE000UC2M533	DE000UC2M574
DE000HB0P7H0	DE000HB0P7L2	DE000HB0P7S7	DE000HB0P7U3
DE000HB0P7V1	DE000HB0P8F2	DE000HB0P8T3	DE000HB0W229
DE000HB0W260	DE000HB0W294	DE000HB0W2F6	DE000HB0W2G4
DE000HB0W2L4	DE000HB0W2M2	DE000HB0W2N0	DE000HB0W2T7
DE000HB0W2V3	DE000HB0W2W1	DE000HB0W351	DE000HB0W369
DE000HB0W385	DE000HB0W3P3	DE000HB0W3X7	DE000HB0YYZ6
DE000HB0YZ90	DE000HB0YZD0	DE000HB0YZG3	DE000HB0YZN9
DE000HB0YZQ2	DE000HB0YXS3	DE000HB0YXX3	DE000HB0Z0F7
DE000HB0YY59	DE000HB0YYB7	DE000HB0YYE1	DE000HB12D45
DE000HB12D60	DE000UC1STC7	DE000UC1SUD3	DE000UC1STN4
DE000UC1STT1	DE000UC1TJX2	DE000UC1VRG6	DE000UC1WZN3
DE000UC1XG60	DE000UC1YP92	DE000UC2AAK6	DE000UC2AAQ3
DE000UC2BYJ6	DE000UC2BYQ1	DE000UC2DBP7	DE000UC2DCE9

DE000UC2DCF6	DE000UC2EBR1	DE000UC2EC17	DE000UC2ECC1
DE000UC2ECH0	DE000UC2HBK9	DE000UC2HBU8	DE000UC2J653
DE000UC2J6D8	DE000UC2J6H9	DE000UC2JJ80	DE000UC2JJL6
DE000UC2JJP7	DE000UC2JJT9	DE000UC2K2X2	DE000UC2K3K7
DE000UC2K3V4	DE000UC2K3X0	DE000UC2K3Z5	DE000UC2L147
DE000UC2LCQ6	DE000UC2LCR4	DE000UC2LP39	DE000UC2LP54
DE000UC2LPB0	DE000UC2M4X6	DE000HB0P7E7	DE000HB0P7Z2
DE000HB0P827	DE000HB0P8C9	DE000HB0P8D7	DE000HB0W2D1
DE000HB0W2E9	DE000HB0W2Q3	DE000HB0W2X9	DE000HB0W328
DE000HB0W377	DE000HB0W393	DE000HB0W3A5	DE000HB0W3J6
DE000HB0W3Z2	DE000HB0W419	DE000HB0YYQ5	DE000HB0YZ82
DE000HB0YZV2	DE000HB0Z008	DE000HB0YY00	DE000HB0Z0J9
DE000HB0YY67	DE000HB0YYC5	DE000HB0YYD3	DE000HB0Z0T8
DE000HB0Z0Z5	DE000HB0Z164	DE000HB12D03	DE000UC1STF0
DE000UC1SU77	DE000UC1USP7	DE000UC1VRW3	DE000UC1VT42
DE000UC1VT59	DE000UC1XG37	DE000UC1XQ68	DE000UC1XQA7
DE000UC1YNZ9	DE000UC2BYB3	DE000UC2BYK4	DE000UC2DBR3
DE000UC2DBU7	DE000UC2DBV5	DE000UC2DBX1	DE000UC2ECD9
DE000UC2ECE7	DE000UC2ECF4	DE000UC2ECJ6	DE000UC2HBF9
DE000UC2HC06	DE000UC2J661	DE000UC2J6G1	DE000UC2JJF8
DE000UC2JJN2	DE000UC2K2Z7	DE000UC2K305	DE000UC2K321
DE000UC2K3D2	DE000UC2K3S0	DE000UC2K3T8	DE000UC2K3Y8
DE000UC2K404	DE000UC2L154	DE000UC2L170	DE000UC2LPA2
DE000UC2M525	DE000UC2M541	DE000HB0JHW9	DE000HB0P7J6
DE000HB0P819	DE000HB0P835	DE000HB0P843	DE000HB0P876
DE000HB0W203	DE000HB0W252	DE000HB0W2A7	DE000HB0W2R1
DE000HB0W2Z4	DE000HB0W336	DE000HB0W344	DE000HB0W3B3
DE000HB0W3E7	DE000HB0W3M0	DE000HB0W3Q1	DE000HB0W3T5
DE000HB0YYR3	DE000HB0YZU4	DE000HB0YXR5	DE000HB0Z024
DE000HB0Z040	DE000HB0YXZ8	DE000HB0YY42	DE000HB0Z0M3
DE000HB0Z0P6	DE000HB0Z0R2	DE000HB0Z0S0	DE000HB0YYF8
DE000HB0YYG6	DE000HB0YYH4	DE000HB0Z107	DE000HB0Z123
DE000HB0Z180	DE000HB0Z1C2	DE000HB12CZ6	DE000UC1SU10

DE000UC1VRK8 DE000UC1VRN2 DE000UC1VRX1 DE000UC1VS35 DE000UC1WZL7 DE000UC2AAS9 DE000UC2AAX9 DE000UC2AAY7 DE000UC2BYH0 DE000UC2BYR9 DE000UC2DBL6 DE000UC2EBU5 DE000UC2EBX9 DE000UC2EBX4 DE000UC2EC09 DE000UC2EC58 DE000UC2EC90 DE000UC2ECB3 DE000UC2FS26 DE000UC2HBV0 DE000UC2HBY7 DE000UC2HB15 DE000UC2HBL7 DE000UC2JJD3 DE000UC2HBZ7 DE000UC2JJG6 DE000UC2JJJ0 DE000UC2KZW4 DE000UC2K2Y0 DE000UC2K313 DE000UC2K3U6 DE000UC2M4Q0 DE000UC2M4Y4 DE000UC2M4Z1 DE000UC2M590 DE000HB0P7B3 DE000HB0P7F4 DE000HB0P7G2 DE000HB0P7X7 DE000HB0P7B3 DE000HB0P8E5 DE000HB0P8J4 DE000HB0W211 DE000HB0W2C3 DE000HB0W2J8 DE000HB0W3Y5 DE000HB0W3L2 DE000HB0W3W3 DE000HB0YT9 DE000HB0W3Y5 DE000HB0YZ88 DE000HB0YZ84 DE000HB0YZ88 DE000HB0YZ85 DE000HB0YX11 DE000HB0YZ84 DE000HB0YX97 DE000HB0Z065 DE000HB0Z065 DE000HB	DE000UC1ST96	DE000UC1STE3	DE000UC1STW5	DE000UC1STX3
DE000UC2BYH0 DE000UC2BXP89 DE000UC2EDL6 DE000UC2EDS5 DE000UC2EBX9 DE000UC2EBZ4 DE000UC2EC09 DE000UC2EC58 DE000UC2EC90 DE000UC2ECB3 DE000UC2FS26 DE000UC2FK5 DE000UC2FTP4 DE000UC2HB15 DE000UC2HBL7 DE000UC2JB0 DE000UC2HBZ7 DE000UC2JG6 DE000UC2JJZ0 DE000UC2JJD3 DE000UC2JJE1 DE000UC2JG6 DE000UC2K3UB DE000UC2K2W4 DE000UC2KY0 DE000UC2K313 DE000UC2K3UB DE000UC2M4Q0 DE000UC2M4Y4 DE000UC2MA21 DE000UC2M590 DE000HB0P7B3 DE000HB0P7F4 DE000HB0P7G2 DE000HB0P7X7 DE000HB0P8B1 DE000HB0P8E5 DE000HB0P8J4 DE000HB0W211 DE000HB0W2C3 DE000HB0W2J8 DE000HB0W2Y7 DE000HB0W312 DE000HB0W3U3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YZB4 DE000HB0YZB4 DE000HB0YXB DE000HB0YYT9 DE000HB0YZB4 DE000HB0YXB DE000HB0Z0K5 DE000HB0Z0K6 DE000HB0Z081 DE000HB0Z0K7 DE000HB0Z0K6 DE000HB0Z0K7 DE000HB0Z0K6	DE000UC1VRK8	DE000UC1VRN2	DE000UC1VRX1	DE000UC1VS35
DE000UC2EBX9 DE000UC2EBZ4 DE000UC2EC09 DE000UC2EC58 DE000UC2EC90 DE000UC2ECB3 DE000UC2FS26 DE000UC2FTK5 DE000UC2FTP4 DE000UC2BH55 DE000UC2HBL7 DE000UC2JBY0 DE000UC2JB27 DE000UC2JJG6 DE000UC2JJZ0 DE000UC2JJZ0 DE000UC2JJE1 DE000UC2JJG6 DE000UC2JJJ0 DE000UC2KW4 DE000UC2K2Y0 DE000UC2K313 DE000UC2KJB69 DE000UC2M4Q0 DE000UC2M4Y4 DE000UC2MAZ1 DE000UB0P7X7 DE000HB0P7B3 DE000HB0P7F4 DE000HB0P7G2 DE000HB0PX77 DE000HB0W2C3 DE000HB0W2J8 DE000HB0W2Y7 DE000HB0W3L2 DE000HB0W3U3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YZH3 DE000HB0YZH3 DE000HB0YZH3 DE000HB0YZH8 DE000HB0YZH8 DE000HB0YZH5 DE000HB0YYT9 DE000HB0YZP4 DE000HB0YXX7 DE000HB0YXX7 DE000HB0Z0K6 DE000HB0Z0K6 DE000HB0Z0K6 DE000HB0Z0K7 DE000HB0Z0K6 DE000HB0Z0K1 DE000HB0Z0K1 DE000HB0Z0K2 DE000HB0Z0K1 DE000HB0Z0K2 DE000HB0Z0K2 DE000HB0Z0K2 DE000HB0Z0K2 DE0	DE000UC1WZL7	DE000UC2AAS9	DE000UC2AAX9	DE000UC2AAY7
DE000UC2EC90 DE000UC2HBH5 DE000UC2HBL7 DE000UC2HBY0 DE000UC2FTP4 DE000UC2HBH5 DE000UC2HBL7 DE000UC2HBY0 DE000UC2HBZ7 DE000UC2JG12 DE000UC2JHZ0 DE000UC2JJD3 DE000UC2JJE1 DE000UC2JJG6 DE000UC2JJJ0 DE000UC2K2W4 DE000UC2K2Y0 DE000UC2K313 DE000UC2K3U6 DE000UC2M4Q0 DE000UC2M4Y4 DE000UC2M4Z1 DE000UC2M590 DE000HB0P7B3 DE000HB0P7F4 DE000HB0P8J4 DE000HB0P7X7 DE000HB0P8B1 DE000HB0P8E5 DE000HB0W2Y7 DE000HB0W3L2 DE000HB0W3U3 DE000HB0W3W3 DE000HB0W3Y5 DE000HB0W7YD DE000HB0W7YD2 DE000HB0YT9 DE000HB0W2B4 DE000HB0YZE8 DE000HB0YZF5 DE000HB0YZH1 DE000HB0YZF4 DE000HB0YZK8 DE000HB0Z016 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXV7 DE000HB0Z073 DE000HB0Z081 DE000HB0Z0K7 DE000HB0Z0B6 DE000HB0Z0K4 DE000HB0Z080 DE000HB0Z0K7 DE000HB0Z0B0 DE000HB0Z0K7 DE000HB0Z115 DE000HB0Z0K7 DE000HB0Z0B0	DE000UC2BYH0	DE000UC2BYR9	DE000UC2DBL6	DE000UC2EBU5
DE000UC2FTP4 DE000UC2HBH5 DE000UC2HBL7 DE000UC2HBY0 DE000UC2HBZ7 DE000UC2JG12 DE000UC2JHZ0 DE000UC2JJD3 DE000UC2JJE1 DE000UC2JJG6 DE000UC2JJJ0 DE000UC2K2W4 DE000UC2K2Y0 DE000UC2K313 DE000UC2K3U6 DE000UC2M4Q0 DE000UC2M4Y4 DE000UC2M4Z1 DE000UC2M590 DE000HB0P7B3 DE000HB0P7F4 DE000HB0P8J4 DE000HB0P7X7 DE000HB0W2C3 DE000HB0W2J8 DE000HB0W2Y7 DE000HB0W311 DE000HB0W2C3 DE000HB0W3J8 DE000HB0W3Y7 DE000HB0W3L2 DE000HB0W3W3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YZB4 DE000HB0YZB	DE000UC2EBX9	DE000UC2EBZ4	DE000UC2EC09	DE000UC2EC58
DE000UC2HBZ7 DE000UC2J612 DE000UC2JHZ0 DE000UC2JJD3 DE000UC2JJE1 DE000UC2JJG6 DE000UC2JJJ0 DE000UC2K2W4 DE000UC2K2Y0 DE000UC2K313 DE000UC2K3U6 DE000UC2M4Q0 DE000UC2M4Y4 DE000UC2M4Z1 DE000UC2M590 DE000HB0P7B3 DE000HB0P7F4 DE000HB0P7G2 DE000HB0P7X7 DE000HB0P8B1 DE000HB0W2J8 DE000HB0W2Y7 DE000HB0W3L2 DE000HB0W2C3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YJ0 DE000HB0W3U3 DE000HB0YYT9 DE000HB0YZB4 DE000HB0YZE8 DE000HB0YZF5 DE000HB0YXT1 DE000HB0YZP4 DE000HB0YXX7 DE000HB0Z016 DE000HB0YXT1 DE000HB0YXY1 DE000HB0Z086 DE000HB0Z073 DE000HB0Z081 DE000HB0YXY1 DE000HB0Z0B6 DE000HB0Z0C4 DE000HB0Z080 DE000HB0Z0K7 DE000HB0Z0B6 DE000HB0YYA9 DE000HB0Z080 DE000HB0Z0K7 DE000HB0Z0B0 DE000HB0YA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1XTL8 DE000UC1XR4	DE000UC2EC90	DE000UC2ECB3	DE000UC2FS26	DE000UC2FTK5
DE000UC2JJE1 DE000UC2JJG6 DE000UC2JJG6 DE000UC2K3U6 DE000UC2K2W4 DE000UC2K2YO DE000UC2K313 DE000UC2K3U6 DE000UC2M4Q0 DE000UC2M4Y4 DE000UC2M4Z1 DE000UC2M590 DE000HB0P7B3 DE000HB0P7F4 DE000HB0P7G2 DE000HB0P7X7 DE000HB0P8B1 DE000HB0W2B5 DE000HB0W2Y7 DE000HB0W211 DE000HB0W2C3 DE000HB0W3J8 DE000HB0W2Y7 DE000HB0W3L2 DE000HB0W3U3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YJ0 DE000HB0YYN2 DE000HB0YYT9 DE000HB0YZB4 DE000HB0YZE8 DE000HB0YZF5 DE000HB0YZH1 DE000HB0YZF4 DE000HB0YZX8 DE000HB0Z016 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXY7 DE000HB0Z073 DE000HB0Z081 DE000HB0ZXY1 DE000HB0Z086 DE000HB0Z0C4 DE000HB0Z080 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0Z0C4 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1NRL6 DE000UC1NRV5 DE000UC1NRV5 DE000UC1WZJ1 DE000UC2NAW1	DE000UC2FTP4	DE000UC2HBH5	DE000UC2HBL7	DE000UC2HBY0
DE000UC2K2Y0 DE000UC2K313 DE000UC2K3U6 DE000UC2M4Q0 DE000UC2M4Y4 DE000UC2M4Z1 DE000UC2M590 DE000HB0P7B3 DE000HB0P7F4 DE000HB0P7G2 DE000HB0P7X7 DE000HB0P8B1 DE000HB0P8E5 DE000HB0P8J4 DE000HB0W211 DE000HB0W2C3 DE000HB0W2J8 DE000HB0W2Y7 DE000HB0W3L2 DE000HB0W3U3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YZB4 DE000HB0YZB8 DE000HB0YYN2 DE000HB0YZH1 DE000HB0YZP4 DE000HB0YZK8 DE000HB0Z016 DE000HB0Z016 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXV7 DE000HB0Z073 DE000HB0Z073 DE000HB0Z081 DE000HB0Z0K7 DE000HB0Z086 DE000HB0Z0C4 DE000HB0Z0E0 DE000HB0Z172 DE000HB0Z0HD DE000HB12D52 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1WZM5 DE000UC1VRV5 DE000UC1VS27 DE000UC1WZJ1 DE000UC1WZM5 DE000UC1VRV5 DE000UC1VS27 DE000UC2AW1 DE000UC2DBQ5 DE000UC2EC25 DE000UC2HBG7	DE000UC2HBZ7	DE000UC2J612	DE000UC2JHZ0	DE000UC2JJD3
DE000UC2M4Y4 DE000UC2M4Z1 DE000UC2M590 DE000HB0P7B3 DE000HB0P7F4 DE000HB0P7G2 DE000HB0P7X7 DE000HB0P8B1 DE000HB0P8E5 DE000HB0P8J4 DE000HB0W211 DE000HB0W2C3 DE000HB0W2J8 DE000HB0W2Y7 DE000HB0W3L2 DE000HB0W3U3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YJ0 DE000HB0YYN2 DE000HB0YYT9 DE000HB0YZB4 DE000HB0YZE8 DE000HB0YZF5 DE000HB0YXT1 DE000HB0YZP4 DE000HB0YXX8 DE000HB0Z016 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXV7 DE000HB0Z073 DE000HB0Z081 DE000HB0Z0K7 DE000HB0Z0B6 DE000HB0Z0C4 DE000HB0Z0E0 DE000HB0Z172 DE000HB0Z0N1 DE000HB0YA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1VRV5 DE000UC1VRZ7 DE000UC1WZJ0 DE000UC1WZM5 DE000UC1VRV5 DE000UC2AAP5 DE000UC2AW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2AAP5 DE000UC2B62 DE000UC2BW4 DE000UC2J620	DE000UC2JJE1	DE000UC2JJG6	DE000UC2JJJ0	DE000UC2K2W4
DE000HB0P7F4 DE000HB0P7G2 DE000HB0P7X7 DE000HB0P8B1 DE000HB0P8E5 DE000HB0P8J4 DE000HB0W211 DE000HB0W2C3 DE000HB0W2J8 DE000HB0W2Y7 DE000HB0W3L2 DE000HB0W3U3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YYJ0 DE000HB0YYN2 DE000HB0YYT9 DE000HB0YZB4 DE000HB0YZE8 DE000HB0YZF5 DE000HB0YZH1 DE000HB0YZP4 DE000HB0YZX8 DE000HB0Z016 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXY7 DE000HB0Z073 DE000HB0Z081 DE000HB0YXY1 DE000HB0Z0B6 DE000HB0Z0C4 DE000HB0Z0E0 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0YYA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC2AAP5 DE000UC2WZJ1 DE000UC2DAG5 DE000UC2EBS9 DE000UC2AAP5 DE000UC2AAW1 DE000UC2BG5 DE000UC2FQ2 DE000UC2BG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2JG20	DE000UC2K2Y0	DE000UC2K313	DE000UC2K3U6	DE000UC2M4Q0
DE000HB0P8E5 DE000HB0P8J4 DE000HB0W211 DE000HB0W2C3 DE000HB0W2J8 DE000HB0W2Y7 DE000HB0W3L2 DE000HB0W3U3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YYJ0 DE000HB0YYN2 DE000HB0YYT9 DE000HB0YZB4 DE000HB0YZE8 DE000HB0YZF5 DE000HB0YZH1 DE000HB0YZP4 DE000HB0YZX8 DE000HB0Z016 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXV7 DE000HB0Z073 DE000HB0Z081 DE000HB0Z0K7 DE000HB0Z0B6 DE000HB0Z0C4 DE000HB0Z115 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0YYA9 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC2NAP5 DE000UC2WZJ1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2AAP5 DE000UC2AAW1 DE000UC2PSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2JG20 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K3D6 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2LG2 DE000UC2L676	DE000UC2M4Y4	DE000UC2M4Z1	DE000UC2M590	DE000HB0P7B3
DE000HB0W2J8 DE000HB0W2Y7 DE000HB0W3L2 DE000HB0W3U3 DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YYJ0 DE000HB0YYN2 DE000HB0YYT9 DE000HB0YZB4 DE000HB0YZE8 DE000HB0YZF5 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXV7 DE000HB0Z073 DE000HB0Z081 DE000HB0YXY1 DE000HB0Z0B6 DE000HB0Z0C4 DE000HB0Z0E0 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0YYA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1WZM5 DE000UC1WRV5 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2ESS9 DE000UC2EC25 DE000UC2FSG5 DE000UC2HBW4 DE000UC2JG20 DE000UC2JG87 DE000UC2JB80 DE000UC2JGE6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L576 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2L113	DE000HB0P7F4	DE000HB0P7G2	DE000HB0P7X7	DE000HB0P8B1
DE000HB0W3W9 DE000HB0W3Y5 DE000HB0YYJ0 DE000HB0YYN2 DE000HB0YYT9 DE000HB0YZB4 DE000HB0YZE8 DE000HB0YZF5 DE000HB0YZH1 DE000HB0YZP4 DE000HB0YZX8 DE000HB0Z016 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXV7 DE000HB0Z073 DE000HB0Z081 DE000HB0YXY1 DE000HB0Z086 DE000HB0Z0C4 DE000HB0Z0E0 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0YYA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC2HAP5 DE000UC1WZJ1 DE000UC2WBQ5 DE000UC2EBS9 DE000UC2AAP5 DE000UC2AAW1 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2FSG5 DE000UC2FSH3 DE000UC2J620 DE000UC2J687 DE000UC2JBW4 DE000UC2JG20 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K3W2 DE000UC2K3B6 DE000UC2K3Q4 DE000UC2L576	DE000HB0P8E5	DE000HB0P8J4	DE000HB0W211	DE000HB0W2C3
DE000HB0YYT9 DE000HB0YZB4 DE000HB0YZE8 DE000HB0YZF5 DE000HB0YZH1 DE000HB0YZP4 DE000HB0YZX8 DE000HB0Z016 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXY7 DE000HB0Z073 DE000HB0Z081 DE000HB0YXY1 DE000HB0Z0B6 DE000HB0Z0C4 DE000HB0Z0E0 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0YA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC1VS27 DE000UC1WZJ1 DE000UC2WMS5 DE000UC1XGD2 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2HBG7 DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2JG20 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2UB DE000UC2K3W2 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2L584 DE000UC2LCS2 DE000UC2L71	DE000HB0W2J8	DE000HB0W2Y7	DE000HB0W3L2	DE000HB0W3U3
DE000HB0YZH1 DE000HB0YZP4 DE000HB0YZX8 DE000HB0Z016 DE000HB0YXT1 DE000HB0Z065 DE000HB0YXV7 DE000HB0Z073 DE000HB0Z081 DE000HB0YXY1 DE000HB0Z0B6 DE000HB0Z0C4 DE000HB0Z0E0 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0YA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC1VS27 DE000UC1WZJ1 DE000UC1WZM5 DE000UC1XGD2 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2HBG7 DE000UC2HBV6 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2J6E6 DE000UC2JJC5 DE000UC2J687 DE000UC2J6B2 DE000UC2J6E6 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2LCS2 DE000UC2L113 DE000UC2L676 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21	DE000HB0W3W9	DE000HB0W3Y5	DE000HB0YYJ0	DE000HB0YYN2
DE000HB0YXT1 DE000HB0Z065 DE000HB0YXV7 DE000HB0Z073 DE000HB0Z081 DE000HB0YXY1 DE000HB0Z0B6 DE000HB0Z0C4 DE000HB0Z0E0 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0YYA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC1VS27 DE000UC1WZJ1 DE000UC1WZM5 DE000UC1XGD2 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2HBG7 DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2J620 DE000UC2J687 DE000UC2J6B2 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K3D5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000HB0YYT9	DE000HB0YZB4	DE000HB0YZE8	DE000HB0YZF5
DE000HB0Z081 DE000HB0YXY1 DE000HB0Z0B6 DE000HB0Z0C4 DE000HB0Z0E0 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0YYA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC1VS27 DE000UC1WZJ1 DE000UC1WZM5 DE000UC1XGD2 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2EC25 DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2JG20 DE000UC2JG87 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K3U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2LOZO DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000HB0YZH1	DE000HB0YZP4	DE000HB0YZX8	DE000HB0Z016
DE000HB0Z0E0 DE000HB0Z0K7 DE000HB0Z0N1 DE000HB0YA9 DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1JR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC1VS27 DE000UC1WZJ1 DE000UC1WZM5 DE000UC1XGD2 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2EC25 DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2J620 DE000UC2J687 DE000UC2J6B2 DE000UC2J6E6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K3W2 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000HB0YXT1	DE000HB0Z065	DE000HB0YXV7	DE000HB0Z073
DE000HB0Z115 DE000HB0Z172 DE000HB0Z1D0 DE000HB12D52 DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC1VS27 DE000UC1WZJ1 DE000UC1WZM5 DE000UC1XGD2 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2EC25 DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2J620 DE000UC2J687 DE000UC2J6B2 DE000UC2J6E6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2M4W8	DE000HB0Z081	DE000HB0YXY1	DE000HB0Z0B6	DE000HB0Z0C4
DE000HB12D78 DE000UC1STB9 DE000UC1STL8 DE000UC1TJR4 DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC1VS27 DE000UC1WZJ1 DE000UC1WZM5 DE000UC1XGD2 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2EC25 DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2J620 DE000UC2J687 DE000UC2J6B2 DE000UC2J6E6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000HB0Z0E0	DE000HB0Z0K7	DE000HB0Z0N1	DE000HB0YYA9
DE000UC1VRJ0 DE000UC1VRL6 DE000UC1VRV5 DE000UC1VS27 DE000UC1WZJ1 DE000UC1WZM5 DE000UC1XGD2 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2EC25 DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2J620 DE000UC2J687 DE000UC2J6B2 DE000UC2J6E6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000HB0Z115	DE000HB0Z172	DE000HB0Z1D0	DE000HB12D52
DE000UC1WZJ1 DE000UC1WZM5 DE000UC1XGD2 DE000UC2AAP5 DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2EC25 DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2J620 DE000UC2J687 DE000UC2J6B2 DE000UC2J6E6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000HB12D78	DE000UC1STB9	DE000UC1STL8	DE000UC1TJR4
DE000UC2AAW1 DE000UC2DBQ5 DE000UC2EBS9 DE000UC2EC25 DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2J620 DE000UC2J687 DE000UC2J6B2 DE000UC2J6E6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000UC1VRJ0	DE000UC1VRL6	DE000UC1VRV5	DE000UC1VS27
DE000UC2FSG5 DE000UC2FSH3 DE000UC2FTQ2 DE000UC2HBG7 DE000UC2HBV6 DE000UC2HBW4 DE000UC2J620 DE000UC2J687 DE000UC2J6B2 DE000UC2J6E6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000UC1WZJ1	DE000UC1WZM5	DE000UC1XGD2	DE000UC2AAP5
DE000UC2HBV6 DE000UC2HBW4 DE000UC2J620 DE000UC2J687 DE000UC2J6B2 DE000UC2J6E6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000UC2AAW1	DE000UC2DBQ5	DE000UC2EBS9	DE000UC2EC25
DE000UC2J6B2 DE000UC2J6E6 DE000UC2JJC5 DE000UC2JJH4 DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000UC2FSG5	DE000UC2FSH3	DE000UC2FTQ2	DE000UC2HBG7
DE000UC2JJK8 DE000UC2JJM4 DE000UC2K2T0 DE000UC2K2U8 DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000UC2HBV6	DE000UC2HBW4	DE000UC2J620	DE000UC2J687
DE000UC2K396 DE000UC2K3B6 DE000UC2K3L5 DE000UC2K3Q4 DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000UC2J6B2	DE000UC2J6E6	DE000UC2JJC5	DE000UC2JJH4
DE000UC2K3W2 DE000UC2L0Z0 DE000UC2L113 DE000UC2L576 DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000UC2JJK8	DE000UC2JJM4	DE000UC2K2T0	DE000UC2K2U8
DE000UC2L584 DE000UC2LCS2 DE000UC2LP21 DE000UC2M4W8	DE000UC2K396	DE000UC2K3B6	DE000UC2K3L5	DE000UC2K3Q4
	DE000UC2K3W2	DE000UC2L0Z0	DE000UC2L113	DE000UC2L576
DE000UC2M582 DE000UC2M5A1 DE000HB0P793 DE000HB0P7Y5	DE000UC2L584	DE000UC2LCS2	DE000UC2LP21	DE000UC2M4W8
	DE000UC2M582	DE000UC2M5A1	DE000HB0P793	DE000HB0P7Y5

DE000HB0P8R7 DE000HB0QUA3 DE000HB0W237 DE000HB0W286 DE000HB0W2H2 DE000HB0W310 DE000HB0W3F4 DE000HB0W3G2 DE000HB0W3N8 DE000HB0W401 DE000HB0YZ58 DE000HB0YZ66 DE000HB0YZK5 DE000HB0YZL3 DE000HB0YZS8 DE000HB0YZ23 DE000HB0YXQ7 DE000HB0Z032 DE000HB0YXU9 DE000HB0Z099 DE000HB0YY34 DE000HB0Z049 DE000HB0Z0H3 DE000HB0YY91 DE000HB0Z0U6 DE000HB0Z149 DE000HB0Z1E8 DE000HB12D94 DE000HB12DA7 DE000UC1RVQ5 DE000UC18TJ2 DE000UC18TS3 DE000UC1WSY9 DE000UC1WT24 DE000UC1VRH4 DE000UC2ANNO DE000UC2XFU8 DE000UC2YP35 DE000UC2YPG4 DE000UC2ANNO DE000UC2AAR1 DE000UC2BYE7 DE000UC2BW3 DE000UC2JBW3 DE000UC2J679 DE000UC2J6A4 DE000UC2JJ3 DE000UC2JJ3 DE000UC2JJ31 DE000UC2JJ34 DE000UC2JJ34 DE000UC2K366 DE000UC2K333 DE000UC2K354 DE000UC2K388 DE000UC2K366 DE000UC2W5466 DE000HB0P8N6 DE000HB0P8N6	DE000HB0P801	DE000HB0P8H8	DE000HB0P8L0	DE000HB0P8P1
DE000HB0W3N8 DE000HB0W401 DE000HB0YZ58 DE000HB0YZ66 DE000HB0YZK5 DE000HB0YZL3 DE000HB0YZS8 DE000HB0YZZ3 DE000HB0YXQ7 DE000HB0Z032 DE000HB0YXU9 DE000HB0Z099 DE000HB0YY34 DE000HB0Z0G5 DE000HB0Z0H3 DE000HB0YY91 DE000HB12DA7 DE000UC1RVQ5 DE000UC1STJ2 DE000UC1ST33 DE000UC1USY9 DE000UC1UTZ4 DE000UC1VRH4 DE000UC1VRP7 DE000UC1XFUB DE000UC1YP35 DE000UC1YPG4 DE000UC2ANNO DE000UC2AAR1 DE000UC2BYF7 DE000UC2DBM4 DE000UC2DBW3 DE000UC2J679 DE000UC2J6A4 DE000UC2J5 DE000UC2J6A4 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ98 DE000UC2JJ23 DE000UC2JJQ5 DE000UC2JJ31 DE000UC2JJ34 DE000UC2JJ34 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K36 DE000UC2K3H3 DE000UC2K36 DE000UC2K38 DE000UC2K36 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P8S0 DE000HB0P888 DE000HB0P885 DE000HB0P892	DE000HB0P8R7	DE000HB0QUA3	DE000HB0W237	DE000HB0W286
DE000HB0YZK5 DE000HB0YZL3 DE000HB0YZS8 DE000HB0YZZ3 DE000HB0YXQ7 DE000HB0Z032 DE000HB0YXU9 DE000HB0Z099 DE000HB0YY34 DE000HB0Z0G5 DE000HB0Z0H3 DE000HB0Y91 DE000HB0Z0U6 DE000HB0Z149 DE000HB0Z1E8 DE000UB12D94 DE000HB12DA7 DE000UC1RVQ5 DE000UC1STJ2 DE000UC1STS3 DE000UC1USY9 DE000UC1UTZ4 DE000UC1VRH4 DE000UC2AAN0 DE000UC2AAR1 DE000UC2BYE7 DE000UC2DBM4 DE000UC2DBW3 DE000UC2BEP6 DE000UC2J6A4 DE000UC2J15 DE000UC2J604 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ85 DE000UC2JJ87 DE000UC2JJQ5 DE000UC2JJ31 DE000UC2JJ81 DE000UC2LS38 DE000UC2K360 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K360 DE000UC2K380 DE000UC2K3433 DE000UC2LCT0 DE000UC2LP88 DE000UC2MR8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P8S0 DE000HB0P8Q9 DE000HB0P8S5 DE000HB0W302 DE000HB0W379 DE000HB0W325	DE000HB0W2H2	DE000HB0W310	DE000HB0W3F4	DE000HB0W3G2
DE000HB0YXQ7 DE000HB0Z032 DE000HB0Z0HB DE000HB0Z0HB DE000HB0YY34 DE000HB0Z0G5 DE000HB0Z0HB DE000HB0Z1BB DE000HB0YY91 DE000HB0Z0U6 DE000HB0Z149 DE000HB0Z1EB DE000HB1ZD94 DE000HB1ZDA7 DE000UC1RVQ5 DE000UC1STJ2 DE000UC1STS3 DE000UC1USY9 DE000UC1UTZ4 DE000UC1VRH4 DE000UC1VRP7 DE000UC1XFU8 DE000UC2PST DE000UC2DBM4 DE000UC2AAN0 DE000UC2AAR1 DE000UC2BYE7 DE000UC2DBM4 DE000UC2J604 DE000UC2J679 DE000UC2J6A4 DE000UC2JJ15 DE000UC2JJ23 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ98 DE000UC2K2V6 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3H3 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3H3 DE000UC2K3F0 DE000HB0P7Q1 DE000HB0P850 DE000UC2M566 DE000HB0P884 DE000HB0P892 DE000HB0W245 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W3P3 DE000HB0W3Y1 DE000HB0W3Y99 DE000HB0Z0Y4	DE000HB0W3N8	DE000HB0W401	DE000HB0YZ58	DE000HB0YZ66
DE000HB0YY34 DE000HB0Z0G5 DE000HB0Z0H3 DE000HB0YY91 DE000HB0Z0U6 DE000HB0Z149 DE000HB0Z1E8 DE000HB12D94 DE000HB12DA7 DE000UC1RVQ5 DE000UC1STJ2 DE000UC1STS3 DE000UC1USY9 DE000UC1UTZ4 DE000UC1VRH4 DE000UC2AAN0 DE000UC2AAR1 DE000UC2BYE7 DE000UC2DBM4 DE000UC2DBW3 DE000UC2BF5 DE000UC2EGG2 DE000UC2JJ15 DE000UC2JG04 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ8 DE000UC2JJB7 DE000UC2JJ35 DE000UC2JJ49 DE000UC2JJU7 DE000UC2JJB7 DE000UC2JJ36 DE000UC2JJ49 DE000UC2JJW7 DE000UC2K2V6 DE000UC2JAS DE000UC2JJAS DE000UC2K388 DE000UC2K3E0 DE000UC2K339 DE000UC2LT0 DE000UC2LR88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0W225 DE000HB0W295 DE000HB0W399 DE000HB0W399 DE000HB0W327 DE000HB0W374 DE000HB0W374	DE000HB0YZK5	DE000HB0YZL3	DE000HB0YZS8	DE000HB0YZZ3
DE000HB0Z0U6 DE000HB0Z149 DE000HB0Z1E8 DE000HB12D94 DE000HB12DA7 DE000UC1RVQ5 DE000UC1STJ2 DE000UC1STS3 DE000UC1USY9 DE000UC1UTZ4 DE000UC1VRH4 DE000UC1VRP7 DE000UC1XFU8 DE000UC1YP35 DE000UC1YPG4 DE000UC2AAN0 DE000UC2AAR1 DE000UC2BYE7 DE000UC2DBM4 DE000UC2DBW3 DE000UC2J679 DE000UC2J6A4 DE000UC2JJ15 DE000UC2JJ03 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ98 DE000UC2JJB7 DE000UC2JJQ5 DE000UC2JJS1 DE000UC2JJU7 DE000UC2K2V6 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3393 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2K366 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0P8Q9 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0Y233 DE000HB0YYW3 DE000HB0YYX1 DE000HB0YY9 DE000HB0Z131 DE000HB0Z0W2	DE000HB0YXQ7	DE000HB0Z032	DE000HB0YXU9	DE000HB0Z099
DE000HB12DA7 DE000UC1RVQ5 DE000UC1STJ2 DE000UC1STS3 DE000UC1USY9 DE000UC1UTZ4 DE000UC1VRH4 DE000UC1VRP7 DE000UC1XFU8 DE000UC1YP35 DE000UC1YPG4 DE000UC2AAN0 DE000UC2AAR1 DE000UC2BYE7 DE000UC2DBM4 DE000UC2DBW3 DE000UC2BP5 DE000UC2CG2 DE000UC2FSL5 DE000UC2J604 DE000UC2J679 DE000UC2JJ49 DE000UC2JJ15 DE000UC2JJ23 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ98 DE000UC2JJ87 DE000UC2JJQ5 DE000UC2JJS1 DE000UC2JJU7 DE000UC2K2V6 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3433 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W245 DE000HB0W245 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W2W3 DE000HB0W2W3 DE000HB0YY9 DE000HB0Z331 DE000HB0Z0W2	DE000HB0YY34	DE000HB0Z0G5	DE000HB0Z0H3	DE000HB0YY91
DE000UC1USY9 DE000UC1UTZ4 DE000UC1VRH4 DE000UC1VRP7 DE000UC1XFU8 DE000UC1YP35 DE000UC1YPG4 DE000UC2AAN0 DE000UC2AAR1 DE000UC2BYE7 DE000UC2DBM4 DE000UC2DBW3 DE000UC2EBP5 DE000UC2EGG2 DE000UC2FSL5 DE000UC2J604 DE000UC2J679 DE000UC2JJ49 DE000UC2JJ15 DE000UC2JJ23 DE000UC2JJ31 DE000UC2JJ34 DE000UC2JJU7 DE000UC2K2V6 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3H3 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W389 DE000HB0W3R9 DE000HB0W2P5 DE000HB0W3N9 DE000HB0W3R9 DE000HB0YX1 DE000HB0YY99 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0W2 DE000HB0Z0Y8 DE000HB0Z0X0 DE000HB0Z0X0 DE000HB0Z0X0 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5	DE000HB0Z0U6	DE000HB0Z149	DE000HB0Z1E8	DE000HB12D94
DE000UC1XFU8 DE000UC1YP35 DE000UC1YPG4 DE000UC2AAN0 DE000UC2AAR1 DE000UC2BYE7 DE000UC2DBM4 DE000UC2DBW3 DE000UC2EBP5 DE000UC2CG2 DE000UC2FSL5 DE000UC2J604 DE000UC2J679 DE000UC2JJ49 DE000UC2JJ15 DE000UC2JJ23 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJB7 DE000UC2JJB7 DE000UC2JJQ5 DE000UC2JJS1 DE000UC2JJU7 DE000UC2K360 DE000UC2K3339 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2K3H3 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0QU95 DE000HB0W245 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W3R9 DE000HB0W3R9 DE000HB0W427 DE000HB0W2P5 DE000HB0YW3 DE000HB0YYX1 DE000HB0YY99 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z0X0 DE000HB0Z0X0 DE000HB0Z0X0 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5	DE000HB12DA7	DE000UC1RVQ5	DE000UC1STJ2	DE000UC1STS3
DE000UC2AAR1 DE000UC2BYE7 DE000UC2DBM4 DE000UC2DBW3 DE000UC2EBP5 DE000UC2EGG2 DE000UC2FSL5 DE000UC2J604 DE000UC2J679 DE000UC2J6A4 DE000UC2JJ15 DE000UC2JJ23 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ98 DE000UC2JJB7 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3H3 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YYV5 DE000HB0YYW3 DE000HB0YYX1 DE000HB0YYY9 DE000HB0Z33 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB0Z0W2 DE000HB0Z0X0 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1STG8 DE000UC1YP01 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5	DE000UC1USY9	DE000UC1UTZ4	DE000UC1VRH4	DE000UC1VRP7
DE000UC2EBP5 DE000UC2ECG2 DE000UC2FSL5 DE000UC2J604 DE000UC2J679 DE000UC2J6A4 DE000UC2JJ15 DE000UC2JJ23 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ98 DE000UC2JJB7 DE000UC2JJQ5 DE000UC2JJS1 DE000UC2JJU7 DE000UC2K2V6 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3H3 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YYV5 DE000HB0YYW3 DE000HB0YYX1 DE000HB0YYY9 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STQ7 DE000UC1STQ9 DE000UC1STM6 DE000UC1VF75 DE000UC1YWB7 DE000UC1YP01 DE000UC1YP919 DE000UC1YP27 DE000UC1YWB7 <td>DE000UC1XFU8</td> <td>DE000UC1YP35</td> <td>DE000UC1YPG4</td> <td>DE000UC2AAN0</td>	DE000UC1XFU8	DE000UC1YP35	DE000UC1YPG4	DE000UC2AAN0
DE000UC2J679 DE000UC2J6A4 DE000UC2JJ15 DE000UC2JJ23 DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ98 DE000UC2JJB7 DE000UC2JJQ5 DE000UC2JJS1 DE000UC2JJU7 DE000UC2K2V6 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3H3 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P808 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YYV5 DE000HB0YYW3 DE000HB0YXV1 DE000HB0YYY9 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z0Y4 DE000HB0Z0W2 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STQ7 DE000UC1STQ8 DE000UC1STM6 DE000UC1VB7 DE000UC1VB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2HBE2	DE000UC2AAR1	DE000UC2BYE7	DE000UC2DBM4	DE000UC2DBW3
DE000UC2JJ31 DE000UC2JJ49 DE000UC2JJ98 DE000UC2JJB7 DE000UC2JJQ5 DE000UC2JJS1 DE000UC2JJU7 DE000UC2K2V6 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3H3 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P8Q8 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W345 DE000HB0W427 DE000HB0YYV5 DE000HB0YW33 DE000HB0YYX1 DE000HB0YYY9 DE000HB0YZ33 DE000HB0YZ66 DE000HB0Z0W2 DE000HB0Z0W2 DE000HB0Z0Y8 DE000HB0Z0Y4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0X0 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1STG8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP66 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2BBT7	DE000UC2EBP5	DE000UC2ECG2	DE000UC2FSL5	DE000UC2J604
DE000UC2JJQ5 DE000UC2JJS1 DE000UC2JJU7 DE000UC2K2V6 DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3H3 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0P8Q9 DE000HB0P8S5 DE000HB0QU95 DE000HB0W245 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YV5 DE000HB0YW3 DE000HB0YX1 DE000HB0YY99 DE000HB0Y233 DE000HB0YZT6 DE000HB0YZW0 DE000HB0Y266 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STQ7 DE000UC1STG8 DE000UC1STM6 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YP66 DE000UC2BT7 DE000UC2BYD9 DE000UC2BYD9	DE000UC2J679	DE000UC2J6A4	DE000UC2JJ15	DE000UC2JJ23
DE000UC2K339 DE000UC2K354 DE000UC2K388 DE000UC2K3E0 DE000UC2K3H3 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0P8Q9 DE000HB0P8S5 DE000HB0QU95 DE000HB0W245 DE000HB0W2B5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YV5 DE000HB0YYW3 DE000HB0YX1 DE000HB0YY99 DE000HB0YZ33 DE000HB0YZT6 DE000HB0YZW0 DE000HB0Z0Y8 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STQ7 DE000UC1STQ8 DE000UC1STM6 DE000UC1SUF8 DE000UC1YWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YP66 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000UC2JJ31	DE000UC2JJ49	DE000UC2JJ98	DE000UC2JJB7
DE000UC2K3H3 DE000UC2LCT0 DE000UC2LP88 DE000UC2M4R8 DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0P8Q9 DE000HB0P8S5 DE000HB0QU95 DE000HB0W245 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YYV5 DE000HB0YW3 DE000HB0YYX1 DE000HB0YY99 DE000HB0YZ33 DE000HB0YZT6 DE000HB0YZW0 DE000HB0Z0Y8 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000UC2JJQ5	DE000UC2JJS1	DE000UC2JJU7	DE000UC2K2V6
DE000UC2M566 DE000HB0P7N8 DE000HB0P7Q1 DE000HB0P850 DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0P8Q9 DE000HB0P8S5 DE000HB0QU95 DE000HB0W245 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YYV5 DE000HB0YYW3 DE000HB0YYX1 DE000HB0YYY9 DE000HB0YZ33 DE000HB0YZT6 DE000HB0YZW0 DE000HB0YY26 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2HBE2 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000UC2K339	DE000UC2K354	DE000UC2K388	DE000UC2K3E0
DE000HB0P868 DE000HB0P884 DE000HB0P892 DE000HB0P8N6 DE000HB0P8Q9 DE000HB0P8S5 DE000HB0QU95 DE000HB0W245 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YYV5 DE000HB0YYW3 DE000HB0YYX1 DE000HB0YYY9 DE000HB0YZ33 DE000HB0YZT6 DE000HB0YZW0 DE000HB0YY26 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000UC2K3H3	DE000UC2LCT0	DE000UC2LP88	DE000UC2M4R8
DE000HB0P8Q9 DE000HB0P8S5 DE000HB0QU95 DE000HB0W245 DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YYV5 DE000HB0YYW3 DE000HB0YYX1 DE000HB0YYY9 DE000HB0YZ33 DE000HB0YZT6 DE000HB0YZW0 DE000HB0YY26 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000UC2M566	DE000HB0P7N8	DE000HB0P7Q1	DE000HB0P850
DE000HB0W2B5 DE000HB0W2P5 DE000HB0W302 DE000HB0W3R9 DE000HB0W427 DE000HB0YYV5 DE000HB0YYW3 DE000HB0YYX1 DE000HB0YYY9 DE000HB0YZ33 DE000HB0YZT6 DE000HB0YZW0 DE000HB0YY26 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000HB0P868	DE000HB0P884	DE000HB0P892	DE000HB0P8N6
DE000HB0W427 DE000HB0YYV5 DE000HB0YYW3 DE000HB0YYX1 DE000HB0YYY9 DE000HB0YZ33 DE000HB0YZT6 DE000HB0YZW0 DE000HB0YY26 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000HB0P8Q9	DE000HB0P8S5	DE000HB0QU95	DE000HB0W245
DE000HB0YYY9 DE000HB0YZ33 DE000HB0YZ76 DE000HB0YZW0 DE000HB0YY26 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000HB0W2B5	DE000HB0W2P5	DE000HB0W302	DE000HB0W3R9
DE000HB0YY26 DE000HB0Z0V4 DE000HB0Z0W2 DE000HB0Z0X0 DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000HB0W427	DE000HB0YYV5	DE000HB0YYW3	DE000HB0YYX1
DE000HB0Z0Y8 DE000HB0Z131 DE000HB12D86 DE000UC1RVL6 DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000HB0YYY9	DE000HB0YZ33	DE000HB0YZT6	DE000HB0YZW0
DE000UC1RVN2 DE000UC1STA1 DE000UC1STD5 DE000UC1STG8 DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000HB0YY26	DE000HB0Z0V4	DE000HB0Z0W2	DE000HB0Z0X0
DE000UC1STM6 DE000UC1SUF8 DE000UC1STQ7 DE000UC1STU9 DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000HB0Z0Y8	DE000HB0Z131	DE000HB12D86	DE000UC1RVL6
DE000UC1VS43 DE000UC1VT75 DE000UC1VWB7 DE000UC1YP01 DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000UC1RVN2	DE000UC1STA1	DE000UC1STD5	DE000UC1STG8
DE000UC1YP19 DE000UC1YP27 DE000UC1YPB5 DE000UC1YPF6 DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000UC1STM6	DE000UC1SUF8	DE000UC1STQ7	DE000UC1STU9
DE000UC2AAF6 DE000UC2AAT7 DE000UC2AAV3 DE000UC2BYD9 DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000UC1VS43	DE000UC1VT75	DE000UC1VWB7	DE000UC1YP01
DE000UC2EBT7 DE000UC2EC74 DE000UC2HBE2 DE000UC2J6F3	DE000UC1YP19	DE000UC1YP27	DE000UC1YPB5	DE000UC1YPF6
	DE000UC2AAF6	DE000UC2AAT7	DE000UC2AAV3	DE000UC2BYD9
DE000UC2JJ07 DE000UC2JJ56 DE000UC2JJ72 DE000UC2JJA9	DE000UC2EBT7	DE000UC2EC74	DE000UC2HBE2	DE000UC2J6F3
	DE000UC2JJ07	DE000UC2JJ56	DE000UC2JJ72	DE000UC2JJA9

DE000UC2JJR3	DE000UC2K3A8	DE000UC2K3C4	DE000UC2K3N1
DE000UC2K3P6	DE000UC2K3R2	DE000UC2L121	DE000UC2LCZ7
DE000UC2LP96	DE000UC2M4V0	DE000UC2M558	DE000HB0P7A5
DE000HB0P7C1	DE000HB0P7K4	DE000HB0P7M0	DE000HB0P8K2
DE000HB0W2K6	DE000HB0W2S9	DE000HB0W3C1	DE000HB0W3H0
DE000HB0W3K4	DE000HB0W3S7	DE000HB0W3V1	DE000HB0YYK8
DE000HB0YYP7	DE000HB0YYS1	DE000HB0YZ09	DE000HB0YZ41
DE000HB0YZ74	DE000HB0YZC2	DE000HB0YZM1	DE000HB0YZY6
DE000HB0YXN4	DE000HB0Z057	DE000HB0YXW5	DE000HB0YY18
DE000HB0Z0L5	DE000HB0YY83	DE000HB0Z0Q4	DE000HB0Z198
DE000HB0Z1B4	DE000HB12D11	DE000HB0LKW9	DE000HV8BNU7
DE000HV8BNW3	DE000UC2HPL7	DE000HV8BNV5	DE000HB0U1X3
DE000HV8CS79			

Please refer to section "III.E.3. Continuation of a public offer of Securities issued under a Previous PR Prospectus" for additional information.