

Raiffeisen Centrobank AG

(Incorporated as a stock corporation in the Republic of Austria under registered number FN 117507 f)

Structured Notes Programme

On 30 September 2005, Raiffeisen Centrobank AG ("Raiffeisen Centrobank" or the "Issuer") established a debt issuance programme (the "Programme"). The Programme was subsequently amended and updated on 21 July 2006, 18 July 2007, 11 September 2007, 21 July 2008, 21 July 2009, 3 August 2010 (when the Programme was renamed Structured Notes Programme), and 17 August 2011. With effect from the date hereof, the Programme has been updated and this Prospectus supersedes and replaces the prospectus dated 17 August 2011. Any Notes to be issued after the date hereof under the Programme are issued subject to the provisions set out herein, save that Notes which are to be consolidated and form a single series with Notes issued prior to the date hereof will be issued subject to the Conditions of the Notes applicable on the date of issue for the first tranche of Notes of such series. Subject as aforesaid, this Prospectus does not affect any Notes issued prior to the date hereof.

Under the Programme, the Issuer, subject to compliance with all relevant laws, regulations and directives, may from time to time issue derivative notes as bearer notes, including guarantee certificates (the "Guarantee Certificates"), discount certificates (the "Discount Certificates"), reverse convertible certificates (the "Reverse Convertible Certificates"), protected reverse convertible certificates (the "Index-/Participation Certificates"), Alpha Certificates (the "Alpha Certificates"), bonus certificates (with and without cap, the "Bonus Certificates"), reverse bonus certificates (with and without cap, the "Bonus Certificates"), outperformance certificates (with and without cap, the "Cutificates"), airbag certificates (the "Airbag Certificates"), express certificates (the "Express Certificates") other certificates (together with the below defined Turbo Certificates and the Factor Certificates the "Certificates"), warrants as put or call warrants, either European or American style or of another type of exercise, including Asian warrants, barrier digital warrants and barrier warrants (the "Warrants"), turbo certificates (long or short and with or without fixed maturity, the "Turbo Certificates") and factor certificates (long or short, the "Factor Certificates") and together with the other Certificates and notes and the Warrants, the "Notes"). Subject to compliance with all relevant laws, regulations and directives, the Notes may or may not have a minimum maturity and a maximum maturity. The nominal amount of the Notes, the issue currency, the amounts payable upon redemption of the Notes, if any, the issue prices and maturities of the Notes, their underlying or underlyings (each an "Underlying"), including indices, shares, funds, commodities, fx rates, interest rates, futures, other variables and baskets thereof (including best- and worst of baskets, cappuccino baskets and value weighted baskets), and all other terms and conditions not contained herein which are applicable to a particular series and, if applic

This Prospectus has been approved by the Austrian Financial Market Authority ("FMA") in its capacity as competent authority under the Capital Market Act ("Capital Market Act") for approval of this prospectus. The accuracy of the information contained in this Prospectus does not fall within the scope of examination by the FMA under applicable Austrian law. The FMA examines the Prospectus merely in respect of its completeness, coherence and comprehensibility pursuant to section 8a of the Capital Market Act.

Application may be made for the Programme and/or the Notes to be admitted to the Second Regulated Market (the "Austrian Market") of the Vienna Stock Exchange and the Regulated Unofficial Market (EUWAX) of the Stuttgart Stock Exchange and the Frankfurt Stock Exchange (SCOACH) and to admit to trading such Notes on the regulated markets (together with the Austrian Market, the "Markets") of one or more stock exchanges in the Czech Republic, Hungary, Poland, Romania, the Slovak Republic, and/or Slovenia. References in this Prospectus to Notes being listed (and all related references) shall mean that such Notes have been admitted to trading on the Markets, each of which is a regulated market for the purposes of the Directive 2004/39/EC on markets in financial instruments ("MiFID"). Unlisted Notes may be issued pursuant to this Programme. The relevant Final Terms in respect of the issue of any Notes will specify whether or not such Notes will be admitted to trading on the Markets (or any other market and/or stock exchange).

The Issuer has requested the FMA to provide the competent authorities in other host Member States within the European Economic Area including the Czech Republic, Germany, Hungary, Italy, Poland, Romania, the Slovak Republic, and Slovenia (the "Initial Host Member States") with a certificate of approval attesting that this Prospectus has been drawn up in accordance with Article 5.4 of Directive 2003/71/EC of the European Parliament and the Council of 4 November 2003, as amended (the "Prospectus Directive") and relevant implementing legislation in Austria.

Each series (a "Series") and, if applicable, each tranche (a "Tranche") of Notes (i.e. Notes carrying the same ISIN) will be represented on issue by a permanent global note in bearer form (a "Global Note"). Global Notes may (or in case of Notes listed on the Austrian Market will) be deposited on the issue date with a common depository or on behalf of the Austrian Control Bank ("OeKB") and/or the Issuer and/or any other agreed depository for any other clearing system, if any, all as specified in the Final Terms.

Tranches of Notes (as defined in "General Description of the Programme") may be rated or unrated. Where a Tranche of Notes is rated, such rating will be specified in the relevant Final Terms. A rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.

The Notes have not been and will not be registered under the United States Securities Act of 1933, as amended ("Securities Act") or with any securities regulatory authority of any state or other jurisdiction of the United States of America ("United States"), and may not be offered or sold (i) within the United States, except in transactions exempt from registration under the Securities Act, or (ii) outside the United States, except in offshore transactions in compliance with Regulation S under the Securities Act.

Prospective investors should have regard to the factors described under the section headed "Risk factors" in this Prospectus which the Issuer believes to represent the principal risks inherent in investing in the Notes. This Prospectus does not describe all of the risks of an investment in the Notes, but the Issuer believes that all material risks relating to an investment in the Notes have been described. This Prospectus identifies certain information in general terms that a prospective investor should consider prior to making an investment in the Notes. However, a prospective investor should conduct its own thorough analysis (including its own accounting, legal and tax analysis) prior to deciding whether to invest in any Notes issued under the Programme since any evaluation of the suitability for an investor of an investment in Notes issued under the Programme depends upon a prospective investor's particular financial and other circumstances, as well as on the specific terms of the relevant Notes; if a prospective investor does not have experience in financial, business and investment matters sufficient to permit it to make such a determination, it should consult with its financial adviser on the suitability of any Notes prior to making its decision on whether or not to invest.

This Prospectus comprises a base prospectus for the purposes of Article 5.4 of the Prospectus Directive and the Capital Market Act, and for the purpose of giving information with regard to the Issuer and its subsidiaries and affiliates taken as a whole ("Raiffeisen Centrobank Group" or "Group") and the Notes which, according to the particular nature of the Issuer and the Notes, is necessary to enable investors to make an informed assessment of the assets and liabilities, financial position, profit and losses and prospects of the Issuer.

This Prospectus is to be read in conjunction with all documents which are deemed to be incorporated herein by reference (see "Documents Incorporated by Reference" below). Such documents shall be deemed to be incorporated in, and form part of this Prospectus. Any statement contained in such document which is deemed to be incorporated by reference herein shall be deemed to be modified or superseded for the purpose of this Prospectus to the extent that a statement contained herein modifies or supersedes such earlier statement (whether expressly, by implication or otherwise). Any statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute a part of this Prospectus.

No person is or has been authorised to give any information or to make any representation other than those contained in this Prospectus in connection with the issue or sale of the Notes and, if given or made, such information or representation must not be relied upon as having been authorised by the Issuer. Neither the delivery of this Prospectus nor any sale made in connection herewith shall, under any circumstances, create any implication that there has been no change in the affairs of the Issuer or the Raiffeisen Centrobank Group since the date hereof or the date upon which this Prospectus has been most recently amended or supplemented. Neither the delivery of this Prospectus nor any sale made in connection herewith shall, under any circumstances, create any implication that there has been no adverse change in the financial position of the Issuer or the Raiffeisen Centrobank Group since the date hereof or the date upon which this Prospectus has been most recently amended or supplemented. Neither the delivery of this Prospectus nor any sale made in connection herewith shall, under any circumstances, create any implication that any other information supplied in connection with the Programme is correct as of any time subsequent to the date on which it is supplied or, if different, the date indicated in the document containing the same. Any material new circumstances or any material incorrectness or inaccuracy as to the statements contained in this Prospectus that could influence the assessment of the Notes issued under the Programme and that occur or are determined between the approval of the Prospectus by the FMA and the final end of the public offer, or if earlier, the admission to trading on a regulated market of Notes under the Programme will be included and published in a supplement to this Prospectus in accordance with the Prospectus Directive and the Capital Market Act. The Issuer intends to issue the Notes within a predetermined subscription period or as tap issues, where Notes are available for subscription during substantially the whole (or part of the) term of the Notes at the discretion of the Issuer.

The distribution of this Prospectus and the offering or sale of the Notes in certain jurisdictions may be restricted by law. Persons into whose possession this Prospectus comes are required by the Issuer to inform themselves about, and to observe, any such restriction(s). For a description of certain restrictions on offers and sales of Notes and on the distribution of this Prospectus, see "Selling Restrictions" below.

The Notes have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act") and may include Notes in bearer form that are subject to U.S. tax law requirements. Notes may not be offered, sold or delivered within the United States or, for the account and benefit of U.S. persons.

This Prospectus does not constitute an offer of, or an invitation by or on behalf of the Issuer to subscribe for, or purchase, any Notes.

In this Prospectus, unless otherwise specified or unless the context otherwise requires, references to "EUR", "Euro" and "€" are references to the currency introduced at the third stage of European economic and monetary union pursuant to the Treaty establishing the European Community (as amended from time to time).

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DOCUMENTS INCORPORATED BY REFERENCE

This Prospectus should be read and construed in conjunction with each Final Terms relating to any notes that are offered under the Programme at the time of this Prospectus which have been filed with the FMA, and the following sections of the following prospectuses, all relating to the Programme, which have been previously published:

Prospectus/Section	Page reference in the relevant prospectus
The prospectus dated 30 September 2005	
Terms and Conditions of the Notes	127 - 158
Form of Final Terms	77 - 78
The prospectus dated 21 July 2006 (as amended on 28 August 2006 and 11 September 2006)	
Terms and Conditions of the Notes	152 - 195
Form of Final Terms	104 - 107
The prospectus dated 18 July 2007 (as amended on 6 September 2007)	
Terms and Conditions of the Notes	175 - 234
Form of Final Terms	124 - 127
The prospectus dated 11 September 2007	
Terms and Conditions of the Notes	107 - 124
Form of Final Terms	56 - 57
The prospectus dated 21 July 2008	
Terms and Conditions of the Notes	140 - 253
Form of Final Terms	124 - 130
The prospectus dated 21 July 2009 (as amended on 22 September 2009)	
Terms and Conditions of the Notes	138 - 198
German Translation of the Terms and Conditions of the Notes	199 - 281
Form of Final Terms	122 – 125
German Translation of Form of Final Terms	126 - 128
The prospectus dated 3 August 2010 (as amended on 9 March 2011)	
Terms and Conditions of the Notes	108 - 646
Form of Final Terms	647 - 733

The prospectus dated 17 August 2011

Terms and Conditions of the Notes	112 - 265
Form of Final Terms	266 - 336

For the avoidance of doubt, such sections of the above listed previously published prospectuses relating to the Programme which are not explicitly listed in the table above are not incorporated by reference into this Prospectus.

Any information not listed above but included in the prospectuses incorporated by reference is given for information purposes only.

Furthermore, this Prospectus should be read and construed in conjunction with the following parts of the following documents:

Document/Heading	Page reference in the relevant financial report
Audited Consolidated Financial Statements of the Issuer for the financial year ended 31 December 2011 – Annual Report 2011	
Consolidated Income Statement	62
Consolidated Balance Sheet	63
Consolidated Statement of Changes in Equity	64
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Notes to the Consolidated Financial Statements	70 - 128
Auditors' Report	174
Audited Consolidated Financial Statements of the Issuer for the financial year ended 31 December 2010 – Annual Report 2010	
Consolidated Income Statement	68
Consolidated Balance Sheet	69
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For the avoidance of doubt, such parts of the annual report of the Issuer for the financial years 2011 and 2010 respectively which are not explicitly listed in the table above are not incorporated by reference into this Prospectus.

Any information not listed above but included in the documents incorporated by reference is given for information purposes only.

Such parts of the documents which are explicitly listed above shall be deemed to be incorporated in, and form part of this Prospectus, save that any statement contained in such a document shall be deemed to be modified or superseded for the purpose of this Prospectus to the extent that a statement contained in this Prospectus modifies or supersedes such earlier statement (whether expressly, by implication or

otherwise). Any statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute a part of this Prospectus.

The Prospectus, any supplement thereto, and the Final Terms for Notes that are admitted to trading on a Market or on any other market or stock exchange will be published in electronic form on the website of the Issuer under "www.rcb.at" (where Final Terms relating to Notes to be offered in Austria and/or Germany will be available via the instrument search function by filling in the relevant ISIN of the product or and Final Terms relating to other Notes will be available on Downloads – Securities Prospectus currently: http://www.rcb.at/Securities_Prospectus.75.0.html). Printed copies of the Prospectus, any supplement thereto and the Final Terms and the documents incorporated by reference in the Prospectus will be made available free of charge at the specified office of the Issuer at Tegetthoffstraße 1, 1015 Vienna, Austria.

The prospectuses incorporated by reference into this Prospectus will be available on the website of the Issuer under "www.rcb.at" (www.rcb.at – Downloads - Securities Prospectus, currently: http://www.rcb.at/Securities_Prospectus.75.0.html).

The audited consolidated financial statements of the Issuer for the financial years ended 31 December 2009 and 31 December 2010 incorporated by reference into this Prospectus will be available on the website of the Issuer under "www.rcb.at" (www.rcb.at – Downloads – Annual Reports, currently: http://www.rcb.at/Annual_Reports.390.0.html).

SUPPLEMENT TO THE PROSPECTUS

The Issuer is obliged by the provisions of the Prospectus Directive and the Capital Market Act, that if at any time during the duration of the Programme there is a significant new factor, material mistake or inaccuracy relating to information contained in this Prospectus which is capable of affecting the assessment of any Notes and which arises or is noted between the time when the Prospectus is approved and the final closing of an offer of such Notes to the public or, as the case may be, the time when trading on a regulated market begins, the Issuer shall prepare a supplement to this Prospectus or publish a replacement Prospectus for use in connection with any subsequent offering of the Notes and shall supply to the FMA and the stock exchange operating the Markets such number of copies of such supplement or replacement hereto as required by the relevant applicable legislation.

SOURCES OF INFORMATION

Unless otherwise stated, statistical and other data provided in this Prospectus has been extracted from the audited consolidated financial statements of the Issuer for the financial year ended 31 December 2010 and the annual report thereon. The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware, and is able to ascertain from information published by such sources, no facts have been omitted which would render the reproduced information inaccurate or misleading.

SELLING RESTRICTIONS

The sale and/or distribution of the Notes may be subject to restrictions in various jurisdictions. The Issuer may from time to time request the FMA to provide to competent authorities of Member States of the European Economic Area a notification concerning the approval of the Prospectus.

Each recipient of this Prospectus and each holder of Notes is required to comply with all relevant laws, regulations and directives in each jurisdiction in which it purchases, offers, sells or delivers Notes, or in which it has in its possession or distributes the Prospectus, any other offering material, or any Final Terms and the Issuer shall have no responsibility therefore.

EUROPEAN ECONOMIC AREA

In relation to each Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "Relevant Member State"), with effect from and including the date on which the Prospectus Directive is implemented in that Relevant Member State (the "Relevant Implementation Date") the Issuer has not made and will not make an offer of Notes which are the subject of the offering contemplated by this Prospectus as completed by the Final Terms in relation thereto to the public in

that Relevant Member State except that it may, with effect from and including the Relevant Implementation Date, make an offer of Notes to the public in that Relevant Member State:

- (a) if the final terms in relation to the Notes specify that an offer of those Notes may be made other than pursuant to Article 3.2 of the Prospectus Directive in that Relevant Member State (a "Non-Exempt Offer"), following the date of publication of a prospectus in relation to such Notes which has been approved by the competent authority in that Relevant Member State or, where appropriate, approved in another Relevant Member State and notified to the competent authority in that Relevant Member State, provided that any such prospectus has subsequently been completed by the Final Terms contemplating such Non-Exempt Offer, in accordance with the Prospectus Directive, in the period beginning and ending on the dates specified in such prospectus or final terms, as applicable;
- (b) at any time to legal entities which are authorised or regulated to operate in the financial markets or, if not so authorised or regulated, whose corporate purpose is solely to invest in securities:
- at any time to any legal entity which has two or more of (i) an average of at least 250 employees during the last financial year; (ii) a total balance sheet of more than EUR 43,000,000 and (iii) an annual net turnover of more than EUR 50,000,000, as shown in its last annual or consolidated accounts; or
- (d) at any time to fewer than 100 or, if the Relevant Member State has implemented the relevant provisions of the 2010 PD Amending Directive, 150, natural or legal persons (other than qualified investors as defined in the Prospectus Directive) subject to obtaining the prior consent of the Issuer for any such offer;
- (e) at any time in any other circumstances falling within Article 3.2 of the Prospectus Directive,

provided that no such offer of Notes referred to in (b) to (e) above shall require the Issuer to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive.

For the purposes of this provision, the expression an "offer of Notes to the public" in relation to any Notes in any Relevant Member State means the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe the Notes, as the same may be varied in that Member State by any measure implementing the Prospectus Directive in that Member State and the expression "Prospectus Directive" means Directive 2003/71/EC (and amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the Relevant Member State), and includes any relevant implementing measure in each Relevant Member State. The expression "2010 PD Amending Directive" means Directive 2010/73/EU.

The Issuer may include further selling restrictions in the Final Terms issued in respect of the issue of Notes to which it relates or in a supplement to the Prospectus.

UNITED STATES OF AMERICA

The Notes have not been registered in accordance with the United States Securities Act of 1933 ("Securities Act") and shall at no time be permitted to be offered or sold within the United States for the account of or on behalf of a US citizen. Any transaction in breach of this restriction may constitute a violation of the laws of the United States of America. The securities shall be offered on a continuous basis. Therefore, the offering or the sale of securities within the United States or to US citizens by a dealer, irrespective of whether or not he or she participates in the offer, shall constitute at all times a violation of registration obligations pursuant to the Securities Act. Furthermore, when warrants are exercised the submittal of a confirmation shall be required stating that no non-US beneficial ownership of the warrants exists. The designations used in this paragraph shall have the meaning defined in Regulation S of the U.S. Securities Act.

UNITED KINGDOM

The Notes issued under the Programme with a maturity of one year or longer shall not be permitted to be offered or sold to persons in the United Kingdom before the end of a period of six months running

as of the issue date of such securities with the exception of persons whose regular occupation involves the acquisition, holding and administration or the disposal of investment assets for business purposes (in the function of business owner or agent) or excepting circumstances that do not and shall not result in a public offering in the United Kingdom in the meaning of the Public Offers of Securities Regulations 1995.

Notes issued under the Programme with a maturity of less than one year may only be acquired, held, administrated or sold by persons whose regular occupation involves the acquisition, ownership, administration or selling of investment assets for business purposes (in the function of business owner or agent) as well as offered exclusively to persons or sold to persons whose regular occupation involves the acquisition, ownership, administration or selling of investment assets for business purposes (in the function of business owner or agent) or who may reasonably be expected to acquire, hold, administrate or sell investment assets for business purposes (in the function of business owner or agent) unless the issuance of the securities under this Programme would constitute a violation of Section 19 of the Financial Services and Markets Act 2000 ("FSMA") by the Issuer.

Any invitation or inducement to engage in investment activity (in the meaning of Section 21 of FSMA) made by the Issuer in connection with the issuance or the sale of Notes under this Programme, or the forwarding of such invitation or inducement shall only be permitted in circumstances in which the provisions of Section 21 para 1 FSMA do not apply to the Issuer.

Any actions taken relating to the Notes being offered under this Programme shall comply with all applicable provisions of FSMA if they take place on the territory of the United Kingdom or are initiated there or relate to the U.K.

SWITZERLAND

No Notes issued under the Programme will be offered or sold to any investors in or from Switzerland other than on a non-public basis. This Base Prospectus does not constitute a prospectus within the meaning of Article 652a or Article 1156 of the Swiss Code of Obligations, and neither this offering nor the securities have been or will be approved by any Swiss regulatory authority.

SUMMARY OF THE PROGRAMME

WARNING NOTICE

The following summary must be read as an introduction to the Prospectus and any decision to invest in any Notes should be based on a consideration of the Prospectus as a whole, including the documents incorporated by reference.

Civil liability may attach to the Issuer in respect of this summary, including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of this Prospectus. Where a claim relating to information contained in this Prospectus is brought before a court in an EEA State, the plaintiff investor may, under the national legislation of the EEA State where the claim is brought, have to bear the costs of translating the Prospectus before the legal proceedings are initiated.

Expressions defined in the Terms and Conditions of the Notes below shall have the same meaning in this summary unless specified otherwise. Such expressions may be recognised by being capitalised.

THE NOTES

Denominations of Notes

Notes will either not have a specified denomination or will be issued in the denominations specified by the Issuer in the Final Terms.

Maturities

Subject to compliance with all relevant laws, regulations and directives, the Notes will not have a minimum or maximum maturity.

Form of Notes

The Notes will be issued in bearer form. Definitive notes will not be printed. The Notes will be represented by a Global Note.

Issue Price

Notes may be issued at an issue price which is at par or at a discount to, or premium over, par. The issue price may be more than the market value of each Note as of the date of the relevant Final Terms. The issue price may include commissions payable to the Issuer and/or a distributor or distributors. The issue price for Notes issued in tap issues is determined in the Final Terms at the start of their term and thereafter is fixed by the Issuer continuously according to market conditions prevailing from time to time.

Single issues and tap issues

Notes may be issued as single issues where the Notes may be subscribed during a fixed subscription period, or tap issues, where Notes are available for subscription during substantially the whole (or part of the) term of the Notes at the discretion of the Issuer. In case of tap issues, the aggregate principal amount of the outstanding Notes may increase from time to time upon subscriptions being made, and the Issuer will in such case specify on the Issue Date the upper limit of the aggregate principal amount of the Notes in the Final Terms.

Interest

Under the Programme the Issuer may issue Notes bearing interest ("Interest Bearing Notes") and Notes not bearing interest.

The length of the interest periods for the Interest Bearing Notes and the applicable interest rate or its method of calculation may differ from time to time or be constant for any Series. Interest Bearing

Notes may have a maximum interest rate, a minimum interest rate or both. The use of interest accrual periods permits the Notes to bear interest at different rates in the same interest period. All such information will be set out the relevant Final Terms.

Index-linked Notes, Equity-linked Notes, Commodity-linked Notes, FX Rate-linked Notes, Interest Rate-linked Notes, Future-linked Notes, Fund-linked Notes, Notes linked to other Variables, Basket Linked Notes

Index-linked Notes, Equity-linked Notes, Commodity-linked Notes, FX Rate-linked Notes, Interest Rate-linked Notes, Future-linked Notes, Fund-linked Notes, Notes linked to other Variables and Basket-linked Notes may relate to shares or a formula based on shares, indices consisting of one or more components, commodities, foreign exchange rates, interest rates, future contracts, funds, other variables respectively or baskets of the aforementioned values, and will be redeemed at a redemption amount which will be calculated by reference to such underlying as more fully set out in the Final Terms.

An investment in Notes which economically represent a hedge fund carries a high degree of risk. Hence only a small part of the disposable funds should be invested into such Notes and not all disposable funds or funds financed by credit should be invested into such Notes. An investment into such Notes will be offered to investors particularly knowledgeable in investment matters. Investors should participate in the investment only if they are in a position to consider carefully the risk associated with such Notes.

Warrants

Under certain conditions an investor in Warrants is entitled (i) to receive from the Issuer a payment of a cash amount which is linked to the performance of the Underlying, or (ii) if physical delivery is applicable, to receive delivery of the Underlyings (in case of a Call Warrant) or to deliver a certain number of Underlyings to the Issuer (Put Warrant).

During their term, the price of Call Warrants and Put Warrant develops in different ways: Generally, Call Warrants appreciate in value (disregarding any other price-relevant factors) if the value of the Underlying appreciates. Conversely, the value of Put Warrants appreciates if the value of the Underlying depreciates. Changes in prices (or even the lack of an expected change in price) of Underlying(s) as well as changes to any of the other parameters that determine the value (such as fluctuation ranges of the underlying security (volatility), dividends, interest) can reduce the price of a Warrant excessively or even render it worthless.

Warrants can be issued in various forms with different pay off profiles such as Plain Vanilla Warrants, Capped Warrants, Asian Warrants, Digital Warrants or Barrier Warrants.

Other Notes

Terms applicable to other types of Notes (e.g. Alpha Certificates, Airbag Certificates) and/or Underlyings that are foreseen in this Prospectus and the Issuer may decide to issue under the Programme will be set out in the relevant Final Terms.

Redemption

Save for Notes which by their nature foresee early redemption (e.g. Express Certificates), the Notes cannot be redeemed by the Issuer prior to their stated maturity, except that such Notes will be redeemable at the option of the Issuer upon the occurrence of certain ordinary or extraordinary events described in the Terms and Conditions and the Final Terms prior to such stated maturity and at a price or prices and on such other terms as may be specified therein. The Noteholders are not entitled to claim for early repayment of the Notes prior to their maturity save where provided otherwise in the Final Terms. Repayment or, in case of Warrants, settlement, of the Notes may be by cash payment or by physical delivery of the respective underlying of the Notes.

Negative Pledge

There is no negative pledge obligation.

Events of Default

The Terms and Conditions of the Notes do not provide for express events of default, but early redemption due to a default of the Issuer of the Notes may be permitted in certain extraordinary circumstances.

Listing and Admission to Trading

Application is intended to be made to the Vienna Stock Exchange and/or to the Stuttgart Stock Exchange and/or the Frankfurt Stock Exchange (SCOACH) and/or one or more stock exchanges in the Czech Republic, Hungary, Poland, Romania, Slovakia, and/or Slovenia for the Programme and/or Notes to be admitted to the Markets. Notes issued under the Programme may be admitted to trading on any other regulated or unregulated market or stock exchange. If the Issuer intends to apply for admission on stock exchanges or markets in jurisdictions other than the Initial Host Member States, the Issuer will request the FMA to provide the competent authorities such additional host Member States within the European Economic Area with a certificate of approval attesting that this Prospectus has been drawn up in accordance with Article 5.4 of the Prospectus Directive and relevant implementing legislation in Austria. The relevant Final Terms in respect of the issue of any Notes will specify whether or not such Notes will be admitted to trading on the Markets (or any other market and/or stock exchange).

Governing law

The Notes will be governed by Austrian law.

Selling restrictions

There will be specific restrictions on the offer and sale of Notes and the distribution of offering materials in the European Economic Area, as well as such other restrictions as may be required under applicable law in connection with the offering and sale of a particular Tranche of Notes (see "Selling Restrictions"). No offer of the Notes is made in the United States or to U.S. persons.

Jurisdiction

The exclusive place of jurisdiction for all proceedings arising out of or in connection with the Notes shall be the court competent for the first district of Vienna, Austria. The Noteholders, however, may also pursue their claims before any other court of competent jurisdiction.

Use of Proceeds

The net proceeds from the issue of Notes will be used by Raiffeisen Centrobank to generate profits and for its general funding purposes.

RISK FACTORS RELATING TO THE NOTES

Each of the risks highlighted below could have a material adverse effect on the investors' position and on the amount of principal and interest which investors will receive in respect of the Notes. In addition, each of the risks highlighted below could adversely affect the trading price of the Notes or the rights of investors under the Notes and, as a result, investors could lose some or all of their investment. Prospective investors should note that the risks described below are not the only risks relating to the Notes. There may be additional risks and any of these risks could have an effect on the market price of the Notes held by Noteholders, or could cause amounts of interest and principal received on such Notes to be less than anticipated:

General Risks relating to the Notes

- There may be conflicts of interest which have a negative effect on the Notes
- There can be no assurance that a liquid secondary market for the Notes will develop or, if it does develop, that it will continue. In an illiquid market, an investor may not be able to sell his Notes at fair market prices (liquidity risk)
- The market value of the Notes is dependent on various factors and may be significantly lower than the purchase price

- The legality of the purchase of Notes is not guaranteed
- Noteholders may be required to pay taxes or other documentary charges or duties
- Prospective investors are required to obtain independent review and advice
- Financing the purchase of Notes by loan or credit significantly increases risks
- Transaction costs related in particular to the purchase and sale of the Notes have a significant impact on the profit potential of the Notes
- Exchange rates may affect the value of the Notes or the Underlying(s)
- Noteholders may not be able to hedge the risks associated with the Notes
- In case of a limits (e.g. a cap), Noteholders will not be able to benefit from any actual favourable development beyond such limit
- Notes with redemption by physical delivery bear particular risks and may not be suitable for many investors
- Open-end instruments (which have no pre-determined term) may expose Noteholders to the risk
 that the Issuer may exercise its termination right at a time which is unfavourable for the Noteholders
- In the event that any Notes are redeemed prior to their maturity, a holder of such Notes may be exposed to risks, including the risk that his investment will have a lower than expected yield (risk of early redemption)
- There is a risk that trading in the Notes and/or Underlyings will be suspended, interrupted or terminated
- Hedging transactions concluded by the Issuer may influence the price of the Notes
- Due to future money depreciation (inflation), the real yield of an investment may be reduced
- Investors have to rely on the functionality of the relevant clearing system

General Risks of Notes linked to Underlyings

- Noteholders may lose all or a substantial portion of their investment if the price of the relevant Underlying develops unfavourably (risk of substantial or total loss)
- Noteholders bear the risk of fluctuations in exchange rates
- Particular types of Underlyings carry different risks and investors should be aware that each effect on the Underlying may have an even stronger adverse effect on the Notes

RAIFFEISEN CENTROBANK'S BUSINESS

Raiffeisen Centrobank is a specialised financial institution for the equity business within the Raiffeisen Group and operates in the local markets in Central and Eastern Europe. Raiffeisen Centrobank offers a wide spectrum of services and products associated with stock, derivatives, and equity capital transactions, both, including and excluding the stock exchange. Raiffeisen Centrobank also offers individually tailored private banking services. The mergers and acquisitions business is conducted through the Issuer's 100% subsidiary, Raiffeisen Investment AG, and its subsidiaries, most of which are included in the consolidated financial statements of Raiffeisen Centrobank. Other member companies of the Raiffeisen Centrobank Group are active in international commodity trading, with a focus on rubber and chemicals (olefins).

As of 31 December 2011, Raiffeisen Centrobank Group employed a total of 342 (as of 31 December 2010: 333) people.

Raiffeisen Centrobank AG is registered as an Austrian Law Stock Corporation in the Austrian Companies Register at the Vienna Commercial Court.

The administrative, managing and supervisory bodies of Raiffeisen Centrobank currently consist of three members of the managing board, and six members of the supervisory board. The two representatives of the Austrian Financial Markets Authority (the Austrian banking supervisory authority; "FMA") are the State Commissioner and the Vice State Commissioner.

Share Capital

By 31 December 2011, Raiffeisen Centrobank's nominal share capital amounted to EUR 47,598,850 divided into 655,000 zero par value ordinary shares.

Raiffeisen Centrobank's shares are not listed or officially traded on any stock exchange.

The vast majority of 654,999 shares, equalling a stake of 99.9% of the shares in Raiffeisen Centrobank, are held through RZB KI-Beteiligungs GmbH and its subsidiary RZB IB Beteiligungs GmbH, Vienna (indirectly) held by Raiffeisen Bank International AG ("**RBI**"). Raiffeisen Centrobank is a subsidiary of RBI. The remainder of 1 share (0.1%) is held by Lexxus Services Holding GmbH, Vienna.

Financial Information

The financial information below is extracted from the audited consolidated annual financial statements of Raiffeisen Centrobank for the years ended 31 December 2011 and 2010 which have been drawn up in accordance with IFRS as adopted in the European Union.

	2011	2010	
	€ thousand (ro	€ thousand (rounded)	
Total assets	2,199,421	2,130,085	
Net interest income	4,003	4,841	
Profit before tax	17,371	25,336	
Profit after tax	13,897	27,630	
Group net profit	13,887	27,630	

RISK FACTORS RELATING TO THE ISSUER

The Issuer may be subject in particular to the following risks, which should be carefully considered together with the other information contained in this Prospectus, prior to any investment decision. Prospective investors should note that the risks described below are not the only risks the Issuer faces. The Issuer has described only those risks relating to its business, operations, financial condition or prospects that it considers to be material and of which it is currently aware. There may be additional risks that the Issuer currently considers not to be material or of which it is not currently aware, and any of these risks could have an effect on its financial position and results of operations.

- The Raiffeisen Centrobank Group may be adversely impacted by business and economic conditions, and difficult market conditions have adversely affected the Raiffeisen Centrobank Group
- Raiffeisen Centrobank and the Raiffeisen Centrobank Group are dependent on the economic environment in the markets where they operate
- Competitive pressures in the financial services industry could adversely affect Raiffeisen Centrobank Group's business and results of operations
- Raiffeisen Centrobank Group is exposed to credit, counterparty and concentration risk
- The Group may be adversely impacted by declining asset values
- Since a large part of the Issuer's and the Group's operations, assets and customers are located in CEE and other countries that are not part of the Euro-zone, the Issuer is exposed to currency risks

- The trading results of the Raiffeisen Centrobank may be volatile and depend on many factors that are outside the control of the Issuer
- Raiffeisen Centrobank faces risks stemming from its investments in other companies
- The Group is exposed to liquidity risk
- The Group is exposed to market risk
- Raiffeisen Centrobank Group is exposed to risks related to its commodities business
- The Group may be adversely affected by governmental fiscal and monetary policy
- The Raiffeisen Centrobank Group is exposed to a risk of losses due to any inadequacy or failure of internal proceedings, people, systems (in particular IT systems), or external events, whether caused deliberately or accidentally or by natural circumstances (operational risk).
- Changes in existing, or new government laws or regulations in the countries in which Raiffeisen Centrobank Group operates may have a material impact on its results of operations
- There is a risk of increased regulation and public sector influence.
- Raiffeisen Centrobank Group's business model is dependent on its diversified and competitive mix of products and services
- Raiffeisen Centrobank Group's operations have inherent reputational risk
- The results of the Group's operations are significantly impacted by the Group's ability to identify and manage risks
- Raiffeisen Centrobank Group faces geopolitical risks
- Risk of potential conflicts of interest of members of the administrative, managing and supervisory bodies of the Issuer
- Raiffeisen Centrobank Group is exposed to additional risks and uncertainties

For further details on risk factors, please see page 16 et seqq

RISK FACTORS

Prospective investors should consider carefully the risks set forth below and the other information contained in this Prospectus prior to making any investment decision with respect to the Notes. Each of the risks highlighted below could have a material adverse effect on the Issuer's business, operations, financial condition or prospects which, in turn, could have a material adverse effect on the amount of principal and interest which investors will receive in respect of the Notes. In addition, each of the risks highlighted below could adversely affect the trading price of the Notes or the rights of investors under the Notes and, as a result, investors could lose some or all of their investment.

Prospective investors should note that the risks described below are not the only risks the Issuer faces. The Issuer has described only those risks relating to its business, operations, financial condition or prospects that it considers to be material and of which it is currently aware. There may be additional risks that the Issuer currently considers not to be material or of which it is not currently aware, and any of these risks could have the effects set forth above.

RISKS THAT MAY AFFECT THE ISSUER

The Raiffeisen Centrobank Group may be adversely impacted by business and economic conditions, and difficult market conditions have adversely affected the Raiffeisen Centrobank Group

Raiffeisen Centrobank Group's business and earnings are affected by general business and economic conditions in Austria and abroad. Given the regional focus of Raiffeisen Centrobank Group's business activities in Austria, Germany and other members of the Euro-zone (as defined herein) the Group is particularly exposed to downturns in these regions. For example, in a poor economic environment there is a greater likelihood that more of the Group's customers or counterparties could become delinquent on their obligations to Raiffeisen Centrobank Group, which in turn, could result in a higher level of charge-offs and provisions for losses, all of which would adversely affect the Group's earnings. Decreasing earnings prospects among businesses also leads to lower enterprise valuations and subsequently lowers the willingness to engage in mergers and acquisitions or capital market transactions such as initial public offerings, capital increases or takeovers; accordingly, the proceeds from investment advisory services and from the placement of issues decreases in a poor economic environment. Furthermore, lower company valuations and high volatilities cause investors to shift to investment forms with lower risks on which generally only lower commissions can be earned.

General business and economic conditions that could affect the Group include the level and volatility of short-term and long-term interest rates, inflation, home prices, employment levels, bankruptcies, household income, consumer spending, fluctuations in both debt and equity capital market, liquidity of the global financial markets, the availability and costs of credit, investor confidence, and the strength of the Austrian economy and the local economies in which Raiffeisen Centrobank Group operates.

Economic conditions in Austria and abroad deteriorated significantly during the second half of 2008, and Europe, the United States and Japan have been in recession until end-2009. Dramatic declines in the U.S. housing market since mid-2007, with falling home prices and increasing foreclosures, unemployment and underemployment, have negatively impacted the credit performance of U.S. mortgage loans and resulted in significant write-downs of asset values by financial institutions as well as major commercial and investment banks all over the world which conducted business related to the U.S. housing market. These massive write-downs, initially of mortgage backed securities but spreading to credit default swaps and other derivative and cash securities worldwide, have caused many financial institutions to seek additional capital, to merge or be merged with larger and stronger institutions, to be nationalised and, in some cases, to fail. Many lenders and institutional investors have reduced or ceased providing funding to borrowers, including to other financial institutions, reflecting concern about the stability of the financial markets generally and the strength of counterparties. This financial market turmoil and tightening of credit have led to an increased level of loan delinquencies, lack of business and consumer confidence and widespread reduction of business activity in many countries all over the world. The conditions resulting from this downturn have increased economic pressure on consumers and manufacturers, possibly leading to a further downturn in consumer spending, suspended business investment and widespread unemployment, thereby deepening the recessionary conditions. In addition, sovereign debtors are affected by the financial crisis and may find it difficult or impossible to refinance existing debt which may lead to a renegotiation or default of their debt.

The continuing lack of confidence in the international financial markets and worsening economic conditions have adversely affected Raiffeisen Centrobank Group's business and results of operations and may in the future adversely affect its financial condition. Raiffeisen Centrobank Group does not expect that the difficult conditions in the international financial markets and economic conditions in the countries where Raiffeisen Centrobank Group has operations will improve significantly in the near future, and they may in fact worsen. If this happens Raiffeisen Centrobank Group may experience an material adverse effect on its ability to access capital and on its business, financial condition and results of operations. This could affect the Issuer's ability to service payments under Notes issued under the Programme and potentially adversely affect the market value of such Notes.

Raiffeisen Centrobank and the Raiffeisen Centrobank Group are dependent on the economic environment in the markets where they operate

In the countries in CEE, CIS and Kazakhstan and Turkey, the Issuer's business activities are subject to increased volatility and the risks arising from uncertain economic and macroeconomic conditions. The following paragraphs contain brief descriptions of several material risks the Group is exposed to in certain important geographical markets, all of which could, if any of them materialises, have a material adverse impact on the Raiffeisen Centrobank Group's operations and/or financial or trading positions (the below paragraphs are based on internal research and must not be taken as forecast or analysis):

General political and economic environment in CE, SEE and Russia, Ukraine, Kazakhstan and Turkey

In the 1990s, the economies in most Central European ("CE") and South Eastern European ("SEE") countries as well as Russia, Ukraine, Kazakhstan and Turkey were characterised by relatively high inflation, correspondingly high interest rates, moderate growth in real gross domestic product, low disposable income, declining real wages and high national convertible currency debt (in relation to gross domestic product and convertible currency reserves) (Source: Raiffeisen Research).

Accession to the European Union ("EU") has been the general main strategic and political focus for CE and SEE countries as well as Turkey. Poland, the Czech Republic, the Slovak Republic, Hungary and Slovenia joined the EU on 1 May 2004, Romania and Bulgaria became members of the EU on 1 January 2007, while Croatia intends to accede in 2013. Other successor states to former Yugoslavia (Serbia, Bosnia and Herzegovina, Macedonia and Montenegro) and Albania attempt to progress in the EU integration process. It is possible that further delays in such progress occur or that countries will not accede due to political developments both within the EU and the candidate countries. This applies particularly to Turkey.

The global financial and economic crisis has put the sustainability of the economic model of the CEE countries in question. Foreign savings (irrespective of whether in the form of foreign direct investment or external financing) have become much more scarce and expensive in a period of global recession and high risk aversion. Not only does this affect the prospects of future investment (and consumption), but the necessary refinancing of maturing external debt has also become challenging under the current conditions on the global financial market and, in some cases, has forced countries to ask the International Monetary Fund ("IMF") and the EU for support.

The currencies in CE and SEE are strongly aligned with and in some cases pegged to the Euro. High current account deficits, slowing economic growth and shrinking economies in the case of 2009 as well as the global environment interrupted appreciation of these currencies trend. Thus, exchange rate volatility beyond those experienced over the past years could also be expected in the years ahead mainly related to problems on the global markets.

In addition to economic factors, individual countries within this region are subject to greater political risk than in Western Europe.

If the economic framework conditions would deteriorate further, this could have major negative effects on the assets, liabilities, financial position and profit or loss of the Issuer.

Recent macroeconomic trends

The below described macro-economic factors are entirely beyond the control of the Issuer. Negative

developments in the macro-economic climate in the mentioned regions may have a material adverse effect on the overall stability of the named regions and subsequently on the assets, financial position and/or earnings of the Issuer.

Finally, the legal, regulatory and tax environment in the below mentioned regions is of particular importance for the Issuer. It may, depending on the degree of political stability and economic and legal development of the respective jurisdiction, be subject to rapid change. In particular, the Issuer faces the risk that due to a change in law, a repatriation of dividend payments will not, or only partially, be possible. Furthermore, the Issuer may be prohibited from transferring shares or other securities and assets cross-border, and the Issuer may be, from a legal and/or factual point of view, be deterred from exercising its rights as a shareholder in such jurisdictions (e.g. in connection with capital increases or other capital measures). All such changes or developments could materially adversely affect the liabilities, assets, earnings, financial and trading position of the Issuer.

CE

The CE region showed a gross domestic product ("GDP") growth of 3.1% year over year in 2011. The average economic growth in CE for 2012 is expected to be around 1.4% year over year, mainly driven by the economic slowdown inside the Eurozone. A stronger setback should be avoided to the overall high economic resilience in the CE region and Poland in particular. (Source: Raiffeisen Research)

Moreover, most CE countries are following a rather restrictive fiscal stance despite overall low public debt levels – with the exception of Hungary.

In the CE region and with the possible exception of Hungary less structural economic adjustments are needed than in some other CEE countries (like in SEE). Therefore, economic downside risk should be limited in CE. However, if a CE country like Hungary or some other CEE countries where the Issuer is active fails to adjust its economy, that could material negative effects on the Issuer's earning, financial and trading position.

SEE

The average real GDP growth rate in SEE was 1.8% in 2011, witnessing a short recovery after a phase of recession for the overall region as the GDP contracted by 5.7% in 2009 and still 0.7% in 2010. The SEE region is lagging behind in its economic recovery. Particularly the economic connection with Greece and other Southern European states that currently witness fiscal pressure could prove to be a restriction for the economic recovery in SEE. Therefore, Raiffeisen Centrobank expects another slow-down of the economic activity and only a moderate GDP growth of 0.3% year over year in 2012. (Source: Raiffeisen Research)

The SEE countries recorded high current account deficits with an average of 14% of the GDP in 2008. Ever since the current account deficit in the region has diminished and is expected to come in at a deficit of 3.3% year over year in 2012 after a decline to 3.6% in 2011 (Source: Raiffeisen Research).

Russia (Source: Raiffeisen Research)

Russia's economy returned to a moderate growth in 2010 and 2011 after a deep contraction in 2009. Russia's GDP expanded by about 4.3% in 2011 after growing 4.3% in 2010. Qualitative factors supporting the growth remain household consumption and government spending. Disappointingly low investment growth is a risk factor but re-stocking at companies has speeded up in 2012. The central bank handles inflation tight with inflation falling to all time low of 3.7% in Feb 2012. Fading positive base effect will push inflation up but it will remain at 6.5% for 2012 vs. 6% soft target of the central bank. Higher oil prices are prompting up the Rouble outlook with current account reaching record highs in 2011. However, speeding up capital outflow will partly eat down positive values from balance of payment which can result in small rouble depreciation by the end of 2012. Rating outlook changed from positive to stable reflects the increased danger of lax fiscal policy translating into high non-oil budget deficit which Russia remains unable to cut below 8% of GDP. Lack of fiscal consolidation will impede future upgrades as rating agencies put a lot of emphasis on government finances outlook. Overall budget deficit will not exceed 1-1.5% of GDP thanks to higher oil prices. Recently economy ministry revised oil price outlook for 2012 from 100\$ a barrel to 115\$ a barrel.

Ukraine (Source: Raiffeisen Research)

The Ukrainian domestic economic boom of former years turned to a bust in the final quarter of 2008 following the steep fall in domestic and external demand (due to plunging global commodity prices, a sharp economic slowdown for major trading partners and frozen credit activity). These negative effects were further exacerbated by a sharp hryvnia depreciation in Q4 2008. The economy contracted by 14.8% in 2009. In 2010 and Q1 2011 the economy recovered by 4.1% and 5.3% yoy, accordingly.

Poor compliance with the conditions of a first IMF programme led to its suspension in early 2009 and again in late 2009. In 2010 a successive IMF programme was launched, this time with an emphasis on fiscal consolidation. However, the IMF demands to hike retail energy prices and reform the pension system were implemented rather sluggishly, which lead to a halt in the second IMF programme. The pension reform was passed by the parliament in July 2011, but another round of energy hikes is still required by the IMF.

Sluggish growth in the banking sector dampens the economic recovery. The current account deficit resurged in H2 2011, which led to new fears of rising imbalances. The currency peg came under pressure in H2 2011, but the situation eased in early 2012.

Inflation is highly volatile ranging from almost zero to 30% during the last decade. In late 2011 and early 2012 a decrease of inflation rates to below 3% was observes, based on lowering food prices. However, the rate will likely return to high single digit figures until the end of 2012.

In 2009, the general government deficit amounted to around -9% of the GDP (including the deficit of state owned utility Naftogas and the pension fund deficit, but excluding the recapitalisation of banks); in 2010, a state budget deficit of 5.3% of the GDP was planned, but turned out higher at around 7.5%, as Naftogas and the pension fund gap were included. In 2011, revenues thrived on recovered export prices and rising a resumption of domestic demand, while expenditures were so far kept under control. In 2011, a deficit of 4.2% was reached – still the deficit of Naftogas has the largest burden. In 2012, this situation will not change much.

Politically, the 2010 elected President Yanukovych and its government follow a policy of internal consolidation of power. Needed long-term structural reforms (pension reform, legal reform, increasing subsidized gas prices for individual consumers to cost recovering level) are tackled with reluctance. The implementation of required, but painful reforms in the country may be hampered. In October 2011, parliamentary election is scheduled. Despite the low popularity of the ruling party, the President and his party may still gain a majority, by a combination of changes in the election law, properties of the election law, and potentially vote rigging.

Kazahstan (Source: Raiffeisen Research)

Real GDP growth in Kazakhstan came in at 7.5% for 2011 beating the official and market forecast of 7%. The Ministry of Economic Development and Trade of Kazakhstan forecast the growth of the Kazakh economy by 6.9% in 2012, 6.5% in 2013, 7.1% in 2014 and 7.4% in 2015. The country's GDP grew by 7% in 2010.

Global macroeconomic conditions certainly remain conducive to a continuation of the rapid expansion the Kazakh economy has registered both prior to and following the global financial crisis. Brent crude is hovering above the US\$100/bbl mark and metals prices are at levels comparable to those seen prior to the global economic downturn.

Growing trade surplus leads to the increase of FX reserves putting appreciation pressure on KZT. However the national bank continues to resists the appreciation. We forecasts meaningful appreciation of the Kazakh tenge through 2012, as the National Bank of Kazakhstan allows the national currency to strengthen in order to quell inflationary pressures. Kazakhstan's central bank has to intervene in the foreign exchange market to the tune of hundreds of millions of dollars each month in order to suppress the value of the tenge. Holding down the tenge using such means not only ensures higher imports costs but also results in elevated tenge liquidity which creates a risk that resulting liquidity could drive further price growth taking into account imported inflation.

Turkey (Source: Raiffeisen Research)

The global downturn has caused the Turkish economy to weaken in 2009, due to falling exports and contracting bank credit. Real GDP fell by 4.8% in 2009. The central bank decreased the key interest rate to 6.5% and supported banks' liquidity by certain measures. At the same time, the government

increased the fiscal deficit from 1.9% in 2008 to 5.5% of GDP in 2009 to fend off the decline in investments of almost 20% and a fall in private consumption of 2.3%.

In the following period, however, Turkey witnessed a stellar economic recovery with hypercharged GDP growth at 9.0% in 2010 and 8.5% in 2011 based on strong household consumption in combination with skyrocketing credit expansion (total loan growth at 44.7% and 32.4% p.a. in 2010 and 2011), but also booming investment activity (30.5% and 18.3%). This was accompanied by an exploding current account deficit to 6.6% of GDP in 2010 and 10% of GDP in 2011. Inflation could be held broadly in check in 2010, but gained momentum in line with administered price hikes and food prices pressures, while an estimated 5 pp contribution to the 10.4% end-2011 number came from the sharp depreciation the lira versus the USD.

After the overheating of the economy was balancing on a knife's edge, Turkey is fortunately in a soft-landing mode since Q4-2011. While credit expansion continues its moderation, some rebalancing between external and internal demand is underway, which is expected to moderate economic growth dynamics in 2012-13 in tandem with moderating inflationary pressures in the economy.

The central bank opted for a new unorthodox monetary policy mix in late 2010 – keeping interest rates low and increasing minimum reserve requirements on deposits (to slow down credit growth). The way too loose monetary conditions amid high economic growth dynamics put the Turkish lira under considerable pressure in 2011 (20% depreciation vs. USD). However, the central bank's success in stabilising the lira in 2012 YTD increases investors' confidence in Turkish assets. Elevated oil prices, however, put currently a brake on a more pronounced decline in Turkey's C/A deficit which remains the country's Achilles heel due to its vulnerability to sudden stops in capital inflows.

Competitive pressures in the financial services industry could adversely affect Raiffeisen Centrobank Group's business and results of operations

The Group operates in a highly competitive environment. In business dealings with corporate customers, particularly in the area of investments banking, the Issuer is active in the same market as a number of foreign competitors, which have considerably expanded their presence in the relevant markets of the Issuer in the past years. Furthermore, substantial consolidation among companies in the financial services industry took place, and this trend accelerated over the course of 2008 and 2009 as the credit crisis has led to numerous mergers and asset acquisitions among industry participants and in certain cases to reorganisation, restructuring, or even bankruptcy. This trend also has hastened the globalisation of the securities and financial services markets. The Group will continue to experience intensified competition as continued consolidation in the financial services industry in connection with current market conditions may produce larger and better capitalised companies that are capable of offering a wider array of financial products and services at more competitive prices. To the extent Raiffeisen Centrobank Group expands into new business areas and new geographic regions, it may face competitors with more experience and more established relationships with clients, regulators and industry participants in the relevant market, which could adversely affect its ability to compete. In addition, technological advances and the growth of e-commerce have made it possible for financial institutions to compete with technology companies in providing electronic and internet-based financial solutions. As a consequence of this intense competition, it is frequently not possible to obtain reasonable margins in some areas of business and some business must compensate other low-margin or no-margin business in other areas.

Increased competition may affect the Group's results by creating pressure to lower prices on its products and services and reducing market share.

Raiffeisen Centrobank Group is exposed to credit, counterparty and concentration risk

When the Group loans money, commits to loan money or enters into a letter of credit or other contract with a counterparty, it incurs credit risk, or the risk of losses if its borrowers do not repay their loans or its counterparties fail to perform according to the terms of their contracts. A number of the Group's contracts expose it to credit risk. The counterparty risk comprises in addition to the classical credit risk of default also country risk and issuer risks as well as counterparty credit risk and settlement risks arising from commercial transactions.

The Group estimates and establishes reserves for credit risks and potential credit losses inherent in its group exposure. This process, which is critical to the Group's financial results and condition, requires

difficult, subjective and complex judgements, including forecasts of economic conditions and how these economic conditions might impair the ability of the Groups counterparties to perform according to the terms of their contracts. There is the chance that the Group will fail to identify the proper factors or that the Group will fail to accurately estimate the impacts of factors that it identifies. Raiffeisen Centrobank Group's ability to assess the creditworthiness of its counterparts may be impaired if the models and approaches it uses become less predictive of future behaviours, valuations, assumptions or estimates.

The Group is also subject to a concentration of credit risk to a particular industry, counterparty, borrower or issuer. A deterioration in the financial conditions or prospects of a particular industry or failure or downgrade of, or default by, any particular entity or group of entities could negatively impact the Group's businesses, perhaps materially, and the systems by which the Group sets limits and monitors the level of its credit exposure to individual entities, industries or countries may not function as the Group has anticipated. While the Group's activities expose it to many different industries and counterparties, the Group routinely executes a high volume of transactions with counterparties in the financial services industry, including brokers and dealers, commercial banks, investment funds and insurers. This has resulted in significant credit concentration with respect to this industry.

The development of the Issuer's and the Group's operating performance, loan loss levels or write-downs and impairments could adversely affect their results and may result in capital requirements that could constrain their operations, reducing the Issuer's ability to service payments under the Notes and potentially adversely affecting the trading price of the Notes.

The Group may be adversely impacted by declining asset values

The Group has a large portfolio of trading assets. These positions include stock portfolio and other securities, warrants, and purchased structured products representing hedge positions for the certificates and warrants issued by Raiffeisen Centrobank. As the trading assets are accounted for at fair value, declines in the values of assets could have a direct and large negative impact on the earnings of Raiffeisen Centrobank.

The Group may incur additional losses as a result of increased market volatility or decreased market liquidity, which may adversely impact the valuation of its trading and investment positions. If an asset is marked to market, declines in asset values directly and immediately impact the Group's earnings, unless the Group has effectively "hedged" its exposures to such declines. These exposures may continue to be impacted by declining values of the underlying assets. In addition, the prices at which observable market transactions occur and the continued availability of these transactions, and the financial strength of counterparties, such as financial guarantors, with whom the Group has economically hedged some of its exposure to these assets, will affect the value of these assets. Sudden declines and significant volatility in the prices of assets may substantially curtail or eliminate the trading activity for these assets, which may make it very difficult to sell, hedge or value such assets. The inability to sell or effectively hedge assets reduces the Group's ability to limit losses in such positions and the difficulty in valuing assets may increase its risk-weighted assets which requires the Group to maintain additional capital and increases its funding costs.

Negative impacts of declines in asset values could lead to material adverse effects on Raiffeisen Centrobank's financial condition.

Asset values also directly impact revenues from its asset management business. The Group receives asset-based management fees based on the value of its clients' portfolios or Investment in funds managed by the Group and, in some cases, the Group also receives incentive fees based on increases in the value of such investments. Declines in asset values could reduce the value of the Group's clients' portfolios or fund assets, which in turn could have reduced the fees the Group earns for managing such assets.

Since a large part of the Issuer's and the Group's operations, assets and customers are located in CEE and other countries that are not part of the Euro-zone, the Issuer is exposed to currency risks

A large part of the Raiffeisen Centrobank's and Raiffeisen Centrobank Group's operations, assets and customers are located in Central and Eastern European and other countries that are not part of the Eurozone (as defined herein), and financial transactions in currencies other than the euro give rise to foreign

currency risks, leading to a material adverse effect on the Issuer's and the Group's business, operations, financial condition or prospects which, in turn, could have a material adverse effect on the amount of principal and interest which investors will receive in respect of the Notes.

The trading results of the Raiffeisen Centrobank may be volatile and depend on many factors that are outside the control of the Issuer

The trading results of the Issuer may be volatile and depend on many factors that are outside the control of Raiffeisen Centrobank such as the general market environment, interest rates, currency fluctuations and general market volatility. Trading suspensions or market disruptions are outside the control of the Issuer and could materially restrict the Issuer's ability to conduct its business of trading securities. Therefore, there is no guarantee that the trading result achieved in the last business years will be retained or even improved. A material decline in the trading result of the Issuer could detract from the Issuer's capacity to operate profitably and could have a material adverse impact on the financial and earnings position of the Issuer.

In the case of certain securities issues, the Issuer enters into hedging transactions. In such hedging transactions, the Issuer depends, on the one hand, on the reliability of its hedging partners, and on the other hand, on its own assessment regarding the scope of the required hedging transactions. If a partner to a hedging transaction is not in a position to meet its contractual obligations, this could lead to open positions for the Issuer that could have a negative effect on the Issuer's earning, financial and trading position. Should the Issuer falsely assess the scope of the required hedging transactions, this could also have a negative influence on the Issuer's earning, financial and trading position.

Raiffeisen Centrobank faces risks stemming from its investments in other companies

The Issuer holds shares in diverse unlisted companies. To efficiently control the development of such portfolios, management expenses and refinancing costs are incurred. There is no guarantee that these investments will contribute positively to the results of the Issuer in the future.

The Group is exposed to liquidity risk

Liquidity is essential to the Group's businesses. The Group's liquidity could be impaired by an inability to access the capital markets or by unforeseen outflows of cash. This situation may arise due to circumstances that the Group may be unable to control, such as a general market disruption, negative views about the financial services industry generally, or an operational problem that affects third parties or the Group. The Group's ability to raise funding in the capital markets has been and could continue to be adversely affected by conditions in the Euro-zone and international markets and economy. Global capital and credit markets have been and still are experiencing high volatilities and volatility of government spreads reached unprecedented levels. In some cases, the markets have produced downward pressure on stock prices and credit availability for issuers without regard to those issuers' underlying financial strength. The Group's ability to borrow from other financial institutions or to engage in other funding transactions on favourable terms or at all could be adversely affected by further disruptions in the capital markets or by other events, including actions by rating agencies and deteriorating investor expectations.

The Group is exposed to market risk

The Group is directly and indirectly affected by changes in market conditions. Market risk generally represents the risk that values of assets and liabilities or revenues will be adversely affected by changes in market conditions. For example, changes in interest rates could adversely affect the Group's net interest margin - the difference between the yield the Group earns on its assets and the interest rate the Group pays for deposits and other sources of funding - which could in turn affect its net interest income and earnings. Market risk is inherent in the financial instruments associated with the Group's operations and activities including loans, deposits, securities, short-term borrowings, long-term debt, trading account assets and liabilities, and derivatives. Just a few of the market conditions that may shift from time to time, thereby exposing the Group to market, risk, include fluctuations in interest and currency exchange rates, equity and futures prices, changes in the implied volatility of interest rates, credit spreads and price deterioration or changes in value due to changes in market perception or actual credit quality of either the issuer or its country of origin. Accordingly, depending on the instruments or activities

impacted, market risks can have wide ranging, complex adverse effects on the Group's results from operations and the Group's overall financial condition.

The models that the Group uses to assess and control the Group's risk exposures reflect assumptions about the degrees of correlation or lack thereof among prices of various asset classes or other market indicators. In times of market stress or other unforeseen circumstances, such as the market conditions experienced during 2008, previously uncorrected indicators may become correlated, or previously correlated indicators may move in different directions. These types of market movements have at times limited the effectiveness of the Group's hedging strategies and have caused the Group to incur significant losses, and they may do so in the future. These changes in correlation can be exacerbated where other market participants are using risk or trading models with assumptions or algorithms that are similar to the Group's. In these and other cases, it may be difficult to reduce the Group's risk positions due to the activity of other market participants or widespread market dislocations, including circumstances where asset values are declining significantly or no market exists for certain assets. To the extent that the Group makes investments directly in securities that do not have an established liquid trading market or are otherwise subject to restrictions on sale or hedging, the Group may not be able to reduce its positions and therefore reduce its risk associated with such positions.

Like the rest of the Group, Raiffeisen Centrobank also, faces counterparty risk. Valuation of these exposures will continue to be impacted by external market factors, including default rates, rating agency actions, and the prices at which observable market transactions occur and the continued availability of these transactions. Raiffeisen Centrobank's ability to mitigate its risk by selling or hedging its exposures is also limited by the market environment, and its future results may continue to be materially impacted by the valuation adjustments applied to these positions.

Raiffeisen Centrobank Group is exposed to risks related to its commodities business

The Group is exposed to environmental, reputational, regulatory, market and credit risk as a result of its commodities related activities (i.e. rubber and olefin trading) conducted by the subsidiaries of Centrotrade Holding AG, a 100% subsidiary of Raiffeisen Centrobank. Through its commodities business, the Group enters into exchange-traded contracts, financially settled over-the-counter derivatives, contracts for physical delivery. Contracts relating to physical ownership, delivery and/or related activities can expose the Group to numerous risks, including performance, environmental and reputational risks. For example, the Group may incur civil or criminal liability under certain environmental laws and its business and reputation may be adversely affected.

The Group may be adversely affected by governmental fiscal and monetary policy

The Group's businesses and earnings are affected by domestic and international fiscal and monetary policy. For example, the European Central Bank (ECB) regulates the supply of money and credit in the Euro-zone and its policies determine in large part the Group's cost of funds for lending, investing and capital raising activities and the return the Group earns on those loans and investments, both of which affect its net interest margin. The actions of the ECB also can materially affect the value of financial instruments the Group holds, such as debt securities and mortgage servicing rights and its policies also can affect the Group's borrowers, potentially increasing the risk that they may fail to repay their loans. The Group's businesses and earnings also are affected by the fiscal or other policies that are adopted by various regulatory authorities of Austria, non-Austrian governments and international agencies. Changes in domestic and international fiscal and monetary policy are beyond the Group's control and hard to predict.

The Raiffeisen Centrobank Group is exposed to a risk of losses due to any inadequacy or failure of internal proceedings, people, systems (in particular IT systems), or external events, whether caused deliberately or accidentally or by natural circumstances (operational risk).

The Group is exposed to various risks due to potential inadequacies or failures of internal controls, proceedings, people, systems, or external events, whether caused deliberately or accidentally or by natural circumstances, and which may cause material losses. Such operational risks include the risk of unexpected losses incurred as a consequence of individual events resulting, among other things, from faulty information systems, inadequate organisational structures or ineffective control mechanisms. Such risks also include the risk of cost increases or losses due to unfavourable overall economic or trade-specific trends. Any reputational damage to the Issuer as a result of the occurrence of one of these

events also falls into this risk category.

The operational risk is inherent in all activities of the Issuer and cannot be eliminated. In particular, investors should be aware that the Raiffeisen Centrobank Group, like other banks, is increasingly dependent on highly sophisticated information technology ("IT") systems. IT systems are vulnerable to a number of problems, such as computer virus infection, malicious hacking, physical damage to vital IT centres and software or hardware malfunctions.

Furthermore, the economical development of the Issuer is significantly depended upon its management and key personnel. There is the risk, that current members of the management or key personnel may not be available to the Issuer in the future.

Failure to manage such risks may affect the Issuer's ability to fulfil its obligations under Notes issued under the Programme.

Changes in existing, or new government laws or regulations in the countries in which Raiffeisen Centrobank Group operates may have a material impact on its results of operations

Changes in existing, or new government laws or regulations in the countries in which the Group operates may materially impact Raiffeisen Centrobank Group, including regulations relating to financial services, securities products and other transactions the Issuer is conducting.

Furthermore, apart from changes to the economic environment, the introduction of new regulations, such as the introduction of a new draft framework for capital adequacy rules commonly known as CRD IV and the recently discussed new liquidity rules, leverage ratios and the new regulation of OTC markets and derivative transactions (commonly referred to Basel III), or changes in accounting matters and/or their application may adversely affect the Issuer's business as its implementation and compliance may result in costs that currently cannot be definitively determined.

Changes in laws, regulations or regulatory policies in the markets within which it operates may have an adverse effect on Raiffeisen Centrobank Group's financial conditions and results of operations.

There is a risk of increased regulation and public sector influence.

Recent developments in the global markets have led to an increase in the involvement of various governmental and regulatory authorities in the financial sector and in the operations of financial institutions. In particular, governmental and regulatory authorities in the European Union and Austria have provided additional capital and funding facilities to financial institutions and are implementing other measures including increased regulatory control in their respective banking sectors including additional capital requirements. Where the public domain invests directly in a financial institution, it is possible that it will also interfere with that institution's business decisions. It is uncertain how the more rigorous regulatory climate will impact financial institutions including Raiffeisen Centrobank and it may in fact significantly negatively affect Raiffeisen Centrobank Group's business and results of operations.

Raiffeisen Centrobank Group's business model is dependent on its diversified and competitive mix of products and services

The Raiffeisen Centrobank Group's business model is based on a diversified mix of businesses that provides a broad range of financial products and services, delivered through multiple distribution channels. The Group's performance depends, in part, on its ability to adapt its products and services to evolving industry standards. There is increasing pressure by competition to provide products and services at lower prices. This can reduce the Group's net interest margin and revenues from its fee-based products and services.

In addition, the widespread adoption of new technologies, including internet services, could require the Group to incur substantial expenditures to modify or adapt its existing products and services. The Group might not be successful in developing and introducing new products and services, responding or adapting to changes in consumer spending and saving habits, achieving market acceptance of its products and services, or developing and maintaining loyal customers.

Raiffeisen Centrobank Group's operations have inherent reputational risk

The Group's ability to attract and retain customers and employees could be adversely affected to the extent its reputation is damaged. The Group's actual or perceived failure to address various issues could give rise to reputational risk that could cause harm to the Group and its subsidiaries and its business prospects. These issues include, but are not limited to, appropriately addressing potential conflicts of interest; legal and regulatory requirements; ethical issues; money-laundering; privacy; properly maintaining customer and associate personal information; record keeping; sales and trading practices; and the proper identification of the legal, reputational, credit, liquidity and market risks inherent in the Group's products. Failure to appropriately address any of these issues could also give rise to additional regulatory restrictions, reputational harm and legal risks, which could among other things increase the size and number of litigation claims and damages asserted or subject the Group to enforcement actions, fines and penalties and cause the Group to incur related costs and expenses.

The results of the Group's operations are significantly impacted by the Group's ability to identify and manage risks

The Group's risk monitoring and risk mitigation techniques and the judgments that accompany their application cannot anticipate every economic and financial outcome or the specifics and timing of such outcomes. Accordingly, the Group's ability to identify and manage risks facing it is an important factor and if the Group fails to do so, that can significantly negatively impact the Group's results.

Raiffeisen Centrobank Group faces geopolitical risks

Geopolitical conditions can affect the Group's earnings. Acts or threats of terrorism, actions taken by Austria, the EU or other governments in response to acts or threats of terrorism and/or military conflicts could affect business and economic conditions in Austria and other countries where Raiffeisen Centrobank Group operates.

Risk of potential conflicts of interest of members of the administrative, managing and supervisory bodies of the Issuer

Certain members of the administrative, managing and supervisory bodies of the Issuer are also members of administrative, managing and supervisory bodies of other entities within the Raiffeisen Group or have other functions in these entities. Accordingly, conflicts of interests between the duties of such members of administrative, managing and supervisory bodies vis-à-vis the Issuer and their duties vis-à-vis other entities cannot be excluded.

If members of the administrative, managing and supervisory bodies of the Issuer have such conflicts of interests they may make decisions which are detrimental to the Issuer and the Group which could have a material adverse effect on the Issuer and the Group.

Raiffeisen Centrobank Group is exposed to additional risks and uncertainties

The Group is a diversified group of companies providing financial services, in addition to banking, it provides investment, investment banking and foreign exchange services. Accordingly, the Group's earnings could be subject to different risks and uncertainties than the ones discussed herein. If any of the risks that the Group faces actually occur, irrespective of whether those risks are described in this section, the Group's business, financial condition and operating results could be materially adversely affected.

GENERAL RISKS RELATING TO THE NOTES

There may be conflicts of interest which have a negative effect on the Notes

The Issuer may from time to time be engaged in transactions involving securities or indices or related derivatives which may affect the market price, liquidity or value of the Notes and which could be deemed to be adverse to the interests of the holders of Notes (each a "Noteholder"). The Issuer or any of its affiliates may deal with and engage generally in any kind of commercial or investment banking or

other business with any of: (i) the issuer of any underlying of Notes; (ii) any other entity which may influence the assets taken up in a underlying of Notes; (iii) such issuer's or other entity's affiliates; (iv) any guarantor; and (v) any other person or entity having obligations relating to the above mentioned issuer or other entity or its affiliates or any guarantor; in the same manner as if any Notes issued under the Programme did not exist, regardless of whether any such action might have an adverse effect on an issuer of the underlyings of the Notes or assets taken up in an underlying, any of its affiliates or any guarantor. Potential conflicts of interest may arise also between the Calculation Agent and the Noteholders, including with respect to certain discretionary determinations and judgements that the Calculation Agent may make pursuant to the Terms and Conditions which may influence the amount receivable under the Notes including the redemption amount and interest payments.

There can be no assurance that a liquid secondary market for the Notes will develop or, if it does develop, that it will continue. In an illiquid market, an investor may not be able to sell his Notes at fair market prices (liquidity risk)

Notes issued under the Programme will be new securities which may not be widely distributed and for which there may be no active trading market. If the Notes are traded after their initial issuance, they may trade below their initial offering price, depending on prevailing interest rates, the market for similar securities, general economic conditions and the financial condition of the Issuer.

There is no assurance that applications which may be made for the Notes issued under the Programme to be admitted to listing on stock exchange - or admitted to trading on any market - within the European Economic Area or any other stock exchange will be accepted, that any particular Tranche of Notes will be so admitted or that an active trading market will develop. Accordingly, there is no assurance as to the development or liquidity of any trading market for any particular Tranche of Notes.

As a consequence, the Issuer can give no assurance that a holder of a Note will be able to sell its Notes prior to their maturity.

The market value of the Notes is dependent on various factors and may be significantly lower than the purchase price

The market value of the Notes will be affected by the creditworthiness of the Issuer and a certain additional factors, including, the price of the Underlyings. The price of the Underlyings will again be dependent on the volatility of such Underlyings and (for example if the underlying is an index) the dividend or return on the securities comprised in the relevant Underlying. The market price of the Notes will further be affected by market interest and yield rates and the remaining tenor of the Notes. The price of the Notes and any Underlyings to which the Notes are linked further depends on a number of correlating factors, including economic, financial and political events such as factors affecting capital markets generally and the stock exchanges on which the Notes and, as the case may be, the Underlyings, to which the Notes are linked, are traded. The price at which a holder of a Note will be able to sell the Notes prior to maturity may be (substantially) below the issue price or the purchase price paid by such purchaser. The historical market prices of the Underlyings should not be taken as a reliable indication of their future performance. Furthermore, also historical interest rates and correlation details which applied in the past cannot be taken into account regarding its future performance.

If an investor decides to sell the Notes prior to their maturity (if this is possible at all) such investor may receive a significantly lower amount of money than such investor has invested in the Notes.

The legality of the purchase of Notes is not guaranteed

Neither the Issuer nor any of its affiliates has assumed or assumes responsibility against any prospective investor for the legality of the acquisition of the Notes, whether under the laws of the jurisdiction of the investor's incorporation or the jurisdiction in which it operates (if different), or for compliance by that prospective investor with any law, regulation or regulatory policy applicable to it. Accordingly, each prospective investor is required in its sole responsibility to gather information on any applicable laws, regulations and regulatory policies which could restrict the legality of the acquisition of the Notes.

In the case that an investment in the Notes is illegal for any investor such investor could suffer material adverse effects, including, but not limited to, criminal sanctions and the purchase of the Notes being

null and void. In this case the investor is not entitled to claim the Issuer for any damages and must carry these sanctions itself.

Noteholders may be required to pay taxes or other documentary charges or duties

Prospective purchasers and sellers of Notes should be aware that they may be required to pay taxes or other documentary charges or duties in accordance with the laws and practices of the country where the Notes are transferred to or held or other jurisdictions. In some jurisdictions, no official statements, rulings and/or guidelines of the tax authorities or court decisions may be available for innovative financial instruments such as the Notes. Potential investors are advised not to rely on the tax summary contained in this document and/or in the Final Terms but to ask for their own tax advisers' advice on their individual taxation with respect to the acquisition, sale or redemption of the Notes. Only these advisors are in a position to duly consider the specific situation of the prospective investor.

Taxes or other documentary charges or duties triggered by the holding of or any transaction related to the Notes may have to be borne by investors and could have material negative impacts on any earnings Noteholders may receive in connection with the Notes or could even make such earnings become negative.

Prospective investors are required to obtain independent review and advice

Each prospective holder of Notes must determine, based on its own independent review and such professional advice as it deems appropriate under the circumstances, that its acquisition of the Notes is fully consistent with its (or if it is acquiring the Notes in a fiduciary capacity, the beneficiary's) financial needs, objectives and condition, complies and is fully consistent with all investment policies, guidelines and restrictions applicable to it (whether acquiring the Notes as principal or in a fiduciary capacity) and is a fit, proper and suitable investment for it (or if it is acquiring the Notes in a fiduciary capacity, for the beneficiary), notwithstanding the substantial risks inherent in investing in or holding the Notes. A prospective investor may not rely on the Issuer or any of its affiliates in connection with its determination as to the legality of its acquisition of the Notes or as to the other matters referred to above.

If a prospective investor fails to obtain proper independent review and advice as to the suitability of an investment in the Notes such Noteholder must solely bear such risks and any related disadvantages and may not rely on the Issuer.

Financing the purchase of Notes by loan or credit significantly increases risks

If a prospective investor in the Notes decides to finance the purchase of Notes through funds borrowed from a third party, it should make sure in advance that it can still continue to service the interest and principal payments on the loan in the event of a loss. It should not rely on gains or profits from the investment in the Notes which would enable it to repay interest and principal of the loans when due and payable.

Transaction costs related in particular to the purchase and sale of the Notes have a significant impact on the profit potential of the Notes

Commissions and other transaction costs which may be incurred in connection with the purchase and/or sale of the Notes may, in particular in combination with a low invested amount, lead to cost burdens which may substantially reduce any potential profit connected with such Note. It is therefore recommended that prior to the sale or purchase of a Note, an investor should keep itself informed of all costs connected with such investment.

If an investor fails to obtain information on transaction costs or to properly include such information in his investment considerations this may lead to significant lower profit potentials of the Notes or render them even worthless.

Exchange rates may affect the value of the Notes or the Underlying(s)

Prospective investors in the Notes should be aware that their investment may involve exchange rate risks. The Notes may be denominated in a currency other than the currency in which the Investor seeks to receive funds. Exchange rates between currencies are determined by factors of supply and demand in the international currency markets which are affected by macro-economic factors, speculation and central bank and government intervention (including the imposition of currency controls and restrictions). Fluctuations in exchange rates may affect the value of the Notes or the underlying(s).

In the case that an investor purchases Notes denominated in another currency that the currency in which he needs funds such investor bears the risk of any depreciation in the value of the currency in which he needs funds against the currency in which the respective Notes are denominated. Any Noteholder is exposed to the risk of negative impacts that changes in the currency rates may have on the Notes.

Noteholders may not be able to hedge the risks associated with the Notes

Investors in the Notes may not be able to make transactions to preclude or limit risks at all times during the term of the Notes. Their ability to do so will depend on market conditions and the underlying terms and conditions. In some cases investors may be able to make such transactions only at a market price that is disadvantageous to them, so that a significant loss would be incurred.

In case of a limits (e.g. cap), Noteholders will not be able to benefit from any actual favourable development beyond such limit

The redemption amount of the Notes may, in accordance with the Final Terms, be limited (e.g. by a cap). The effect of such limit is that the redemption amount will never rise above the predetermined limit, so that the holder will not be able to benefit from any actual favourable development beyond the limit. The yield could therefore be considerably lower than that of similarly structured Notes without a limit.

If an investor purchases a Note which is limited he bears the risk that he may not participate fully in a favourable development of the Underlying and may in fact receive considerably less funds than if he would have invested directly in the Underlying.

Notes with redemption by physical delivery bear particular risks and may not be suitable for many investors

In case of Notes redeemed by physical delivery of a certain quantity of reference assets ("Reference Asset"; see Terms and Conditions), the holders of such Notes will not receive a monetary amount upon redemption, but a right to the respective Reference Assets that is transferable in accordance with the terms and conditions of the relevant clearing system. In such a case, as the holders of such Notes will be exposed to the specific issuer and security risks associated with the Reference Assets, the holder of such Notes should exercise their own due diligence with respect to the Reference Assets when purchasing the Notes. Furthermore, holders of such Notes should not assume that they will be able to sell the Reference Assets delivered as redemption for the Notes for a specific price, in particular not for a price corresponding to the original investment including any acquisition costs of the Notes. The Reference Assets delivered at redemption of the Notes might have a substantially lower value or no value. In this case the holder of such Notes may run the risk of losing all of the capital used to purchase the Notes (including the associated transaction costs). Commissions and other transaction costs that, as the case may be, may arise on disposal or redemption of the underlyings may – in particular in the case of a low order value – lead to an exceptionally negative effect on the costs and therefore lower the proceeds from the Reference Assets.

Open-end instruments (which have no pre-determined term) may expose Noteholders to the risk that the Issuer may exercise its termination right at a time which is unfavourable for the Noteholders

Notes without a specified maturity Date (open end) give their holder an entitlement to the payment of a redemption amount on redemption dates or termination dates to be decided by the Issuer. No automatic payment of the redemption amount is specified for any date. In order for payment or delivery to take

place, either the holder of such Notes must exercise the Notes in accordance with the applicable Terms and Conditions, or the Issuer must terminate the Notes in accordance with those Terms and Conditions. Because the Issuer has a right to terminate, the term of open-end Notes may be truncated. The Issuer may exercise its termination right at a time when the price for the Notes in the secondary market is lower than the purchase price paid by the holder of the Note. In that case, there can be no assurance that the price of the Notes will recover before the termination date. Payment of the redemption amount is based on the trading price or the value of the underlying on the relevant valuation date.

In the event that any Notes are redeemed prior to their maturity, a holder of such Notes may be exposed to risks, including the risk that his investment will have a lower than expected yield (risk of early redemption)

The applicable Final Terms will indicate whether the Issuer may have the right to call the Notes prior to maturity on one or several dates determined beforehand or whether the Notes will be subject to early redemption upon the occurrence of an event specified in the applicable Final Terms. In addition, the Issuer will usually have the right to redeem the Notes in certain extraordinary circumstances, e.g. if the Issuer is required to pay additional amounts on the Notes for reasons of taxation as set out in the applicable Terms and Conditions. If the Issuer redeems the Notes prior to their maturity or the Notes are subject to early redemption due to an early redemption event, a holder of such Note is exposed to the risk that due to such early redemption his investment will have a lower than expected yield. The Issuer can be expected to exercise his optional call right if the yield on comparable instruments in the capital market has fallen which means that the investor may only be able to reinvest the redemption proceeds in comparable instruments with a lower yield. On the other hand, the Issuer can be expected not to exercise his optional call right if the yield on comparable instruments in the capital market has increased. In this event an investor will not be able to reinvest the redemption proceeds in comparable instruments with a higher yield. It should be noted, however, that the Issuer may exercise any optional call right irrespective of market interest rates on a call date.

There is a risk that trading in the Notes and/or Underlyings will be suspended, interrupted or terminated

If the Notes are listed on one (or more) markets (which may be regulated or unregulated), the listing of such Notes may - depending on the rules applicable to such stock exchange - be suspended or interrupted by the respective stock exchange or a competent regulatory authority upon the occurrence of a number of reasons, including violation of price limits, breach of statutory provisions, occurrence of operational problems of the stock exchange or generally if deemed required in order to secure a functioning market or to safeguard the interests of investors. Furthermore, trading in the Notes may be terminated, either upon decision of the stock exchange, a regulatory authority or upon application by the Issuer. Where trading in an Underlying of the Notes is suspended, interrupted or terminated, trading in the respective Notes will usually also be suspended, interrupted or terminated and existing orders for the sale or purchase of such Notes will usually be cancelled. Investors should note that the Issuer has no influence on trading suspension or interruptions (other than where trading in the Notes is terminated upon the Issuer's decision) and that investors in any event must bear the risks connected therewith. In particular, investors may not be able to sell their Notes where trading is suspended, interrupted or terminated, and the stock exchange quotations of such Notes may not adequately reflect the price of such Notes. Furthermore, a trading suspension, interruption or termination of Underlyings of the Notes may cause a suspension, interruption or termination of trading in the Notes and may as well result in an artificial or wrong valuation of the Notes. Finally, even if trading in Notes or Underlyings is suspended, interrupted or terminated, investors should note that such measures may neither be sufficient nor adequate nor in time to prevent price disruptions or to safeguard the investors' interests; for example, where trading in Notes is suspended after price-sensitive information relating to such Notes has been published, the price of such Notes may already have been adversely affected. All these risks would, if they materialise, have a material adverse effect on the investors.

Hedging transactions concluded by the Issuer may influence the price of the Notes

The Issuer may at any point in time during the term of the Notes buy or sell such Notes on a market or through any other public or not-public transaction. The Issuer trades the Notes and Underlyings in the course of its normal business activities and partially or fully hedges itself against financial risks connected with the Notes by concluding hedge contracts on such Underlyings.

Hedging activities of the Issuer may influence the price of the Underlyings on the market as well as the value of the Notes and/or the redemption amount to be received by the holder of the Notes.

The Issuer has no obligation to notify the holders of Notes about such sales or purchases or other events (for example the conclusion of hedging contracts) which may have an influence on the performance of the price of the Notes and/or the Underlyings. The holders of Notes are therefore required to keep themselves informed of the development of the price of the Notes or their Underlyings.

Noteholders are exposed to the risk that the price of their Notes develops negatively by reason of transactions concluded by the Issuer or a member of the Group.

Due to future money depreciation (inflation), the real yield of an investment may be reduced

Inflation risk describes the possibility that the value of assets such as the Notes or income therefrom will decrease as inflation shrinks the purchasing power of a currency. Inflation causes the rate of return to decrease in value.

Noteholders must bear the risk of reduced yields due to increased inflation rates.

Investors have to rely on the functionality of the relevant clearing system

The Notes are purchased and sold through different clearing systems, such as *Oesterreichische Kontrollbank Aktiengesellschaft*. The Issuer does not assume any responsibility for to whether the Notes are actually transferred to the securities portfolio of the relevant investor. Investors have to rely on the functionality of the relevant clearing system.

Each Noteholder is exposed to the risk that he may not sell his notes due to problems related to the Clearing System.

GENERAL RISKS OF NOTES LINKED TO UNDERLYINGS

In general, an investment in Notes by which the premium and/or the interest on and/or principal of which is determined by reference to a certain underlying (e.g., a share, an index, a commodity, a future, a fund, cash on deposit, other variables or a basket of such assets), either directly or inversely, may entail significant risks not associated with similar investments in a conventional debt security.

Such risks include the risks that the holder of such Instrument will receive no interest at all, or that the resulting interest rate will be less than that payable on a conventional debt security at the same time and/or that the holder of such Note could lose all or a substantial portion of the principal of his Notes.

Noteholders may lose all or a substantial portion of their investment if the price of the relevant Underlying develops unfavourably (risk of substantial or total loss)

Investors should be aware that the market price of such Notes may be very volatile (depending on the volatility of the relevant underlying). Neither the current nor the historical value of the relevant Underlying should be taken as an indication of future performance of such Underlying during the term of any such Note. As a rule, the market value of the instrument is not an exact reflection of the performance of the Underlying because other factors will also influence prices of the Notes, especially market expectations and the liquidity of the relevant Underlying. In case of Notes being redeemed at a redemption amount linked to an Underlying, where no kind of principal protection element (e.g. by an unconditional minimum redemption amount or a redemption amount equal to the specified denomination of a Note) is provided by the relevant Terms and Conditions investors may lose all or a substantial portion of their investment if the price of the relevant Underlying performs unfavourable.

Noteholders bear the risk of fluctuations in exchange rates

The Underlying(s) may be denominated in a currency other than the currency of the purchaser's home jurisdiction and/or in a currency other than the currency in which a purchaser seeks to receive funds. If the currency exchange risk remains with the investor in the Notes the investor may incur additional losses on interest or principal payments under the Notes. Exchange rates between currencies are determined by factors of supply and demand in the international currency markets which are influenced by macro-economic factors, speculation and central bank and government intervention (including the imposition of currency controls and restrictions). Fluctuations in exchange rates may affect the value of the Underlyings.

Particular types of Underlyings carry different risks and investors should be aware that each effect on the Underlying may have an even stronger adverse effect on the Notes

RISKS RELATING TO PARTICULAR TYPES OF UNDERLYINGS

The following paragraphs explain several typical risks dependent on the Underlyings to which the Notes issued under the Programme may be linked. Investors in Notes should be aware that each of the below mentioned factors which may influence the underlying and the price of their Notes – dependent on the structure of the Note – may have a significant stronger material adverse effect on the Notes than on the Underlying.

Indices as Underlyings

An index is a calculated value which reflects the performance of prices and volumes, e.g. of certain shares on a regulated market. Depending on the index, the risks connected with the Note relating thereto may vary, depending on the index components (which may include bonds, shares, warrants, derivatives, real estate or other values) that the index comprises. In certain situations, this may lead to a total loss of the invested capital.

An index is a value calculated by the respective index sponsor and derived from other instruments (the index components) like shares, commodities, cash, indices or other values.

Notes relating to an index are exposed to the risk of the index composition and calculation method as well as the risk originating from each index component.

The risk of the index composition comprises the decisions of the index sponsor relating to the selection of the index components and their weighting within the index. Furthermore, the index sponsor may have the right, generally or only in certain circumstances, to adjust the composition of the index and every such adjustment – or even its omission – may be detrimental to the investor, while the investor has no influence on decisions of the index sponsor relating to the index composition or adjustments to it. The method of calculating the index value has a substantial influence on the value of the index. Even if the index components perform favourable from the investor's point of view, the value of the index itself may perform adverse, and this may even lead to a total loss of the invested capital.

As the value of an index is derived from the index components, their value is of fundamental importance to the value of the index itself. So, the risk originating from each index component is equal to the risk of such a component itself, and therefore the risk of the index as a whole contains the risk of all the index components which may include the risk of a total loss of the invested capital. Additionally, if index components are priced in another currency than the currency of the index, current exchange rates will be used for the calculation of the index value, which exposes the investor to exchange rate risk.

Equity Securities (Shares) as Underlyings

Equity securities or shares are securities which represent a participation right in a stock corporation that issued the shares (the "**Share Issuer**"). The holder of a share, i.e. the shareholder, participates in the share capital of the Share Issuer and may receive from time to time dividend payments.

Notes relating to a share are exposed to the price and dividend risk of the share as well as the risk of low liquidity.

Generally, the price of a share depends upon the performance of the stock corporation as well as general economic and political factors and, in addition, irrational factors like e.g. market predictions and speculations.

The amount of dividend payments – if any at all – and their payment dates can change at any time and the investor cannot trust in receiving regular dividend payments.

Shares trading with low liquidity entail the risk that they may not easily be bought or sold and therefore are prone to increased cost of hedging.

None of the Issuer or any of its respective affiliates makes any representation as to the Share Issuer. Any of such persons may have acquired, or during the term of the Notes may acquire, non-public information with respect to the Share Issuer that is or may be material in the context of the Notes. The issue of the Notes will not create any obligation on the part of any such persons to disclose to the Noteholders or any other party such information (whether or not confidential). Noteholders should therefore bear in mind that it may well be that the Issuer or any of its respective affiliates have more information about the shares underlying the Notes and/or obtain such information earlier than the investors. Therefore, investors have to bear the risk that the Issuer may take actions (e.g. early redemption or exercising any other options for the Issuer under the Notes) with regard to any Equity Linked Note which are based on better quality of information than the investors have and at an earlier point in time. This preferred position of the Issuer with respect to information of the Notes' underlyings may have negative effects on the Noteholders.

Funds as Underlyings

An investment fund pools the money of its investors and invests it on their behalf in different assets like shares, commodities, bonds, indices or other values. The investment company issuing such funds is then responsible for managing those assets and will assign one or more fund managers to this task. The value of an investment fund is called net asset value and is equal to the value of all assets of the investment fund less the value of its liabilities. The method for calculating this may vary between different funds.

Hedge funds are a special kind of investment funds. They are generally not supervised by regulatory authorities and may invest in a wide range of assets. Usually they are managed much more aggressively. Their ability to invest in derivative securities and to short sell stocks will typically increase the leverage of the fund.

Notes relating to a fund are exposed to the risk of the fund composition, risk relating to the investment company and the risk originating from each asset contained in the fund. Additional risk is associated with hedge funds.

The risk of the fund composition comprises the decisions of the fund manager relating to the selection of the fund assets and their weighting within the fund. Furthermore, the fund manager will generally adjust the composition of the fund and every such adjustment – or even its omission – may be detrimental to the investor, while the investor has no influence on decisions of the fund manager relating to the fund composition or adjustments to it.

The risk relating to the investment company is similar to the risk of an issuer of relating to the Issuer and may include amongst others: market risk, liquidity risk, credit risk, changes in law or regulations, general political risks (doubled issuer risk).

As the net asset value of a fund is derived from its assets, their value is of fundamental importance to the value of the fund itself. So, the risk originating from each fund asset is equal to the risk of that asset itself, and therefore the risk of the fund as a whole contains the risk of all the fund assets which may include the risk of a total loss of the invested capital. Additionally, if fund assets are priced in another currency than the currency of the fund, current exchange rates will be used for the calculation of the net asset value, which exposes the investor to exchange rate risk.

The risk of a **hedge fund** is typically higher, as the net asset value of a hedge fund may be subject to significant volatility and may be affected by, amongst others, lack of diversification of its assets, risks relating to low equity ratios as there are no regulatory limits for the use of debt facilities by hedge funds, risks relating to the availability of skilled management and risks relating to engagements in

future and forward transactions, derivatives, the use of short selling and investments in highly illiquid

Investment funds are usually not continuously traded and therefore are prone to increased cost of hedging.

An investment in fund-linked Notes may bear similar risks to those associated with a direct investment in the funds which serve as Underlyings to such Notes, and investors should take advice accordingly. In particular, an investor may be exposed to the market risk associated with the investments made by the fund as well as the risk that the management of the fund may act negligently or fraudulently. The performance (positive or negative) of the fund may have a direct impact on the fund-linked Note. In certain cases, an investor may lose all or a substantial part of the invested capital.

Commodities

Commodities like gold, oil, copper, corn, etc. are traded worldwide either as spot trades that must be settled immediately (spot market) or as forward transactions which are settled at a future point in time (futures market).

Notes relating to a commodity are exposed to the price risk of the commodity as well as the risk of low liquidity. If the Notes are not relating to the spot price of the commodity but instead to a futures contract on that commodity, they bear additional risks (see Futures as Underlying).

Generally, the price of a commodity depends strongly on supply and demand but also on general economic, political and technical factors and, in addition, irrational factors like e.g. market predictions and speculations. Some commodities may also exhibit some kind of seasonality, e.g. natural gas, which may be used for heating, will usually trade higher in winter rather than in summer. Commodities trading with low liquidity entail the risk that they may not easily be bought or sold and therefore are prone to increased cost of hedging.

The risk of these issues is therefore in a false assessment of expected developments for world market prices for the relevant commodities. Fluctuations in the price of the respective commodity may result in a total loss of the capital invested. Accordingly, an investment in Notes linked to commodities may bear similar risks as a direct commodity investment and investors should take advice accordingly.

FX Rates as Underlyings

The exchange rate of two currencies defines the rate at which one currency can be exchanged for another.

Notes relating to an exchange rate are exposed to the risk of supply and demand, central bank decisions, macroeconomic effects and political decisions.

Supply and demand of a currency strongly influence the exchange rate of this currency to another. Supply and demand are mainly driven by transaction demand originating from economic activity, expectations about development of inflation and purchasing power as well as speculations of market participants.

The central bank responsible for a currency may at any time decide to increase or decrease its supply of the respective currency, set minimum or maximum exchange rates to other currencies, peg its currency to another currency, restrict the currencies convertibility or similar actions. Interest rate decisions by the central bank may also influence the exchange rates of its currency.

Exchange rates may be influenced by macroeconomic effects including among others inflation, unemployment, purchasing power, productivity and output of a country.

Political decisions may strongly affect economic situation of a country and therefore influence exchange rates of its currency.

Interest Rates as Underlyings

An interest rate is the rate at which the lender of money will receive interest from the respective borrower. Depending on the properties of the debt and its borrower (debt issuer), different interest rates will be demanded by the lenders.

Notes relating to an interest rate are exposed to the risk of supply and demand, changes in creditworthiness of the debt issuer, central bank decisions, macroeconomic effects and political decisions.

Supply and demand of debt strongly influence its interest rate. Supply and demand are mainly driven by (re)financing of the debt issuer, market expectations of interest rates and inflation, and creditworthiness of the debt issuer.

The interest rate of debt strongly depends on the creditworthiness of the debt issuer. If the debt issuer faces financial or economical difficulties, interest rates may rise sharply. However, if the debt issuer has solid finances, interest rates usually trend lower.

The central bank responsible for a currency may at any time decide to change the prime rate or any related interest rate. These decisions may affect not only government bonds, but also any other debt issued in the respective currency.

Interest rates may be influenced by macroeconomic effects including among others inflation, unemployment, purchasing power, productivity and output of a country.

Political decisions may strongly affect economic situation of a country and therefore influence interest rates of debt issued in its currency.

Futures as Underlyings

Futures (future contracts) are standardised forward transactions relating to financial instruments (e.g. shares, indices, interest rates or currencies) – so-called financial futures – or to commodities (e.g. gold, oil, copper, corn) – so-called commodities futures. A futures contract represents a contractual obligation to buy or sell a fixed amount of the underlying commodity or financial instrument on a fixed date (delivery date) at an agreed price. Futures contracts are traded on futures exchanges and are, consequently, standardised with respect to contract amount, type, and quality of the futures underlying, as well as delivery locations and dates where applicable.

Notes relating to a futures contract are exposed to the price risk, the risk of the futures contracts underlying as well as the risk of low liquidity.

The price of a futures contract is usually equal to the spot price of its underlying plus some discount or premium. Generally, the discount or premium depends on interests, dividends, warehouse charges or similar earnings/payments and, in addition, irrational factors like e.g. market predictions and speculations

The major part of the risk of a futures contract is equal to the risk of its underlying, but additional risk originates from its discount/premium. Especially interest rates, dividend expectations and market predictions may significantly contribute to the overall risk of a futures contract.

Futures trading with low liquidity entail the risk that they may not easily be bought or sold and therefore are prone to increased cost of hedging.

A Note relating to futures contracts may also be exposed to the risk of roll-over costs. A roll-over is usually necessary if the futures contract underlying the Note expires before the Note itself. The underlying of the Note is then changed to a new futures contract (i.e. the futures contract is rolled to a new futures contract) and therefore it is necessary to sell/buy the current futures contract and buy/sell the new futures contract. The financial outcome of such a transaction (the roll-over cost) may – even substantially – reduce the value of the Note.

Cash on deposit as Underlyings

Notes relating to cash on deposit are exposed to the risk of changes in interest rates as well as credit risk.

The interest rate levels on the money and capital markets may fluctuate and cause the value of cash deposits to change. They are strongly affected by public budget policy, the policies of the central bank, the overall economic development and inflation rates, as well as by foreign interest rate levels and exchange rate expectations.

If the cash deposit is hold at an entity different to the issuer, the investor is exposed to the credit risk of that entity.

However, the importance of individual factors cannot be directly quantified and may change over time. The change of the underlying interest rates may cause price fluctuations during the term of any such Note, and may result in a loss of part or the whole capital invested by the investor.

Baskets as Underlyings

The value of a basket is calculated by the Issuer and derived from other instruments (the basket components) like shares, commodities, cash, indices or other values.

Notes relating to a basket are exposed to the risk of the basket composition and calculation method and the risk originating from each basket component.

The risk of the basket composition comprises the decisions of the basket advisor (usually but not necessarily the Issuer itself) relating to the selection of the basket components and their weighting within the basket. Furthermore the basket advisor may have the right, generally or only in certain circumstances, to adjust the composition of the basket and every such adjustment – or even its omission – may be detrimental to the investor, while the investor has no influence on decisions of the basket advisor relating to the basket composition or adjustments to it.

Calculation methods

The method of calculating the basket value has a substantial influence on the value of the basket. Even if the basket components perform favourable from the investor's point of view, the value of the basket itself may perform adverse, and this may even lead to a total loss of the invested capital.

- If the calculation method of a basket is either **best-of or worst-of**, the value of the basket as a whole completely depends on the value of a single basket component (e.g. in case of a best of basket the one which performs best and in case of a worst of basket, the one which performs worst) and therefore the diversification effect of a basket which typically reduces the overall-risk is removed and so the risk of the basket increased.
- If the calculation method of a basket is **cappuccino**, the positive and/or negative contribution of each basket component may be limited by a cap and/or a floor and therefore the value of the basket as a whole is restricted and so the risk of the basket increased.
- If the calculation method of a basket is **value-weighted**, the value of the basket as a whole may depend on the value of just a few or even a single basket component and therefore the diversification effect of a basket which typically reduces the overall-risk is removed and so the risk of the basket increased.

As the value of a basket is derived from the basket components, their value is of fundamental importance to the value of the basket itself. So, the risk originating from each basket component is equal to the risk of such a component itself, and therefore the risk of the basket as a whole contains the risk of all the basket components which may include the risk of a total loss of the invested capital.

Currency conversion provisions

Special attention should be given to the kind of currency conversion, if basket components are priced in another currency than the currency of the basket.

- If the basket is **not** specified as **quanto**, current exchange rates will be used for the calculation of the basket, which exposes the investor to exchange rate risk.
- If, on the other hand, the basket is specified as **quanto**, fixed rates will be used for the calculation of the basket, which poses the risk that the actually used (fixed) rates are disadvantageous compared to the current market exchange rates.

PARTICULAR RISKS OF CERTAIN NOTES

This section describes these risks of Notes which do not originate from the underlying of the respective Note or the Issuer (see the appropriate sections headed "RISKS RELATING TO PARTICULAR

TYPES OF UNDERLYINGS" and "RISKS THAT MAY AFFECT THE ISSUER"), but from the structure of the Note itself. For a detailed description of the Notes see section "DESCRIPTION OF THE NOTES".

For a detailed description of the risks of Notes an understanding of the following terms is necessary:

- Volatility is an indicator of the magnitude of price fluctuations. While the historical volatility states, how much a price has fluctuated in the past, the implicit volatility expresses the market expectation of future price fluctuations.
- A Note is called "currency-hedged" or "quanto" if necessary currency conversions are performed not with current foreign exchange rates but with fixed ratios instead. While this efficiently removes the risk of unfavourable exchange rates it introduces the risk that the fixed ratios are worse than the current foreign exchange rates.
- The leverage effect describes the situation in which a change in price of the underlying leads to a disproportionally higher change in price of the Note. Therefore a relatively small price move in the underlying could lead to a significant loss for the derivative.

The risks from a specific Note must be divided into two categories: (1) the risks during the term of the Note and (2) the risks and the end of the term of the Note.

All risks during the term of a Note have in common, that they prevent the investor from selling the Note at a price at least equal to the price at which the investor bought the Note. The payout profile – especially a guaranteed amount – is usually only valid on the redemption date(s) and the price of the Note at different, arbitrary dates during the term is typically determined by the issuer, taken several factors into account. Therefore these factors bear the following risks which are the main source of (pricing) risk during the term of a Note and they may include:

- "Underlying Price Risk" being the risk originating from the relevant price of the underlying at the valuation dates of the Note. If the price has developed unfavourable, this might result even in a total loss of the invested capital if no minimum redemption amount is specified for the Note.
- "Interest Rate Risk" being the risk originating from market interest rates of all currencies involved in the Note and its underlying. Changes in interest rates may have a significant influence on the price of a Note.
- "Volatility Risk" being the risk originating from implicit volatility of the underlying which expresses the market expectation of future price fluctuations. Changes in implicit volatility may have a significant influence on the price of a Note.
- "Exchange Rate Risk" being the risk originating from foreign exchange rates, if the underlying is priced in a different currency than the Note. Even if a relevant price or value needed for the determination of the value of the Note performs favourable in one currency, it might be unfavourable after converted into the needed currency.
- "Settlement Risk" being the risk originating from settlement disruptions, which cause the payment of the coupons, dividends or similar payments to be delayed.
- "Term Risk" being the risk originating from the remaining term of the Note. The value of a Note may depreciate only due to time decay.
- "Leverage Risk" being the risk originating from the leverage effect.

The redemption of a Note on the redemption date(s) (usually the end of the term) may face the following risks:

- "Underlying Price Risk" being the risk originating from the relevant price of the underlying at the valuation dates of the Note. If the price has developed unfavourable, this might result even in a total loss of the invested capital if no minimum redemption amount is specified for the Note.
- "Exchange Rate Risk" being the risk originating from foreign exchange rates, if the underlying is priced in a different currency than the Note. Even if a relevant price or value needed for the

determination of the value of the Note performs favourable in one currency, it might be unfavourable after converted into the needed currency.

- "Settlement Risk" being the risk originating from settlement disruptions, which cause the payment of the redemption amount or the delivery of assets to be delayed.
- "Term Risk" being the risk originating from the fact, that the investor might be forced to realize a loss at the end of the term.

Although some Notes may pay out dividends, interests or comparable payments, the investor may not trust that these incomes will offset losses originating from those Notes.

Additional risks of certain Notes may be mentioned in the final terms of those Notes.

The below tables set out which of the above mentioned risks apply for certain Notes.

IMPORTANT NOTICE: Please note that with respect to certain Notes the existence of certain risks, particularly the Leverage Risk during the term and the Interest Rate Risk may not be determined in before such Notes are issued as the existence of these risks is dependent on a variety of factors, such as the remaining term of the instrument, the interest rates, the distance from the reference price to any strike, etc. These risks are indicated below as "possible".

Investment Products (with capital protection)

Guarantee Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	If coupons	Yes
Leverage Risk	Possible	-

Investment Products without capital protection

Discount Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	No	Yes
Leverage Risk	No	-

Protected / Reverse Convertible Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	Yes	Yes
Leverage Risk	If Protected	-

Index-/Participation Certificates

For open-end Index-/Participation Certificates the following table applies:

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	If quanto	-
Volatility Risk	If quanto	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	No	Yes
Settlement Risk	If payments	Yes
Leverage Risk	No	-

For Index-/Participation Certificates, for which a term was fixed at the start of the issue the following applies:

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Possible	No
Volatility Risk	If quanto	No
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	If quanto	Yes
Settlement Risk	If payments	Yes
Leverage Risk	No	-

Alpha Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	No	Yes
Leverage Risk	Possible	-

If the weighted performance of the long instrument is less than the weighted performance of the short instrument, the value of this Note may decrease, even up to complete worthlessness. The investor must be aware that this also may be the case if the long instrument performs positively and/or the short instrument negatively.

Bonus Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	If coupons	Yes
Leverage Risk	Possible	-

If the barrier of this Note will be touched or fallen short of, the investor forfeits its claim to receive at least the bonus amount at the end of the term.

Reverse Bonus Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	If coupons	Yes
Leverage Risk	Possible	-

If the barrier of this Note will be touched or exceeded, the investor forfeits its claim to receive at least the bonus amount at the end of the term.

Outperformance Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	No	Yes
Leverage Risk	Possible	-

Airbag Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	No	Yes
Leverage Risk	Possible	-

Express Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	No	Yes
Leverage Risk	Possible	-

If the barrier of this Note will be touched or fallen short of, the investor forfeits its claim to receive at least the security amount at the end of the term.

Leverage Products

Warrants

For all types of Warrants the following applies:

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	If American exercise	Yes
Leverage Risk	Yes	-

For Warrants with a specified knock-out barrier, the additional risk is present that the Warrant will be rendered worthless as soon as a barrier event happens.

Turbo Certificates

For open-end Turbo Certificates the following applies:

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	No	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	No	Yes
Settlement Risk	No	Yes
Leverage Risk	Yes	-

For Turbo Certificates, for which a term was fixed at the start of the issue the following is valid:

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	Yes	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	No	Yes
Leverage Risk	Yes	-

For all Turbo Certificates it is valid that as soon as a barrier event happens, the Turbo Certificate will be terminated and only a residual value will be paid, which might be zero.

Factor Certificates

Risk	During the term	End of the term
Underlying Price Risk	Yes	Yes
Interest Rate Risk	Yes	-
Volatility Risk	If quanto	-
Exchange Rate Risk	If different currencies	If different currencies
Term Risk	Yes	Yes
Settlement Risk	No	Yes
Leverage Risk	Yes	-

Factor Certificates tend to lose value in sideways market, i.e. if the underlying raises/falls from some arbitrary value and then returns to the same value, a Factor Certificate usually will have lost some value.

GENERAL DESCRIPTION OF THE PROGRAMME

The following overview does not purport to be complete and is taken from, and is qualified in its entirety by, the remainder of this Prospectus and, in relation to the Terms and Conditions of any particular Tranche of Notes, the applicable Final Terms. Words and expressions defined or used in "Terms and Conditions of the Notes" below shall have the same meanings in this overview. The Issuer may decide that Notes may be issued in a form other than that contemplated in "Terms and Conditions of the Notes" herein, in which event (in the case of listed or publicly offered Notes only) a supplement to the Prospectus, if appropriate, will be made available which will describe the effect of the agreement reached in relation to such Notes.

Issuer Raiffeisen Centrobank AG

Description Structured Notes Programme

Management and Underwriting Currently, no co-ordinators or placers have been appointed by the Issuer. Any co-ordinators or placers will, to the extent appointed, be set out in the Final

The Notes are not underwritten by any underwriting

entities.

Paying Agent To the extent not specified otherwise in the Final Terms, Raiffeisen Centrobank is acting as paying

agent.

The Issuer is entitled to revoke the appointment of paying agents and/or to appoint additional paying agents. Such additional paying agents will be appointed in accordance with the applicable statutory requirements and/or the rules of the stock exchanges where Notes of the respective Series are listed, and will either be banks or other entities licensed in the respective jurisdiction to act as paying agents.

The paying agents and additional agents, if any, act solely as agents of the Issuer and have no agency or fiduciary relationship vis-à-vis the holders of the Notes.

The paying agent is only liable for making, not making or receiving declarations or undertaking or omitting acts if, and to the extent they violate the prudence

of an ordinary paying agent.

Raiffeisen Centrobank AG acts as the calculation agent. The Issuer is entitled to appoint additional calculation agents and/or to revoke the appointment of calculation agents which are authorised to conduct such services. The calculation agent acts solely as agent of the Issuer and has no agency or fiduciary

Calculation Agent

relationship vis-à-vis the holders of the Notes.

The calculation agent is only liable for making, not making or receiving declarations or undertaking or omitting acts if, and to the extent it violates the prudence of an ordinary calculation agent.

Method of Issue

Notes will be issued on a non-syndicated basis only.

The Notes will be issued in series (each a "Series") having one or more issue dates and on terms otherwise identical (or identical other than in respect of the first payment of interest), the Notes of each Series being intended to be interchangeable with all other Notes of that Series. Each Series may be issued in tranches (each a "Tranche") on the same or different issue dates. The specific terms of each Tranche (which will be supplemented, where necessary, with supplemental Terms and Conditions and, save in respect of the issue date, issue price, first payment of interest and principal amount of the Tranche, will be identical to the terms of other Tranches of the same Series) will be set out in the Final Terms.

Consolidation

Notes of one Series may be consolidated with Notes of another Series and provisions in respect of such consolidation will be contained in Part A of the relevant Final Terms.

Issue Price

Notes may be issued at an issue price which is at par or at a discount to, or premium over, par. The issue price may be more than the market value of each Note as of the date of the relevant Final Terms. The issue price may include commissions payable to the Issuer and/or a distributor or distributors.

The issue price for Notes issued as tap issues is determined in the Final Terms at the start of their term and thereafter is fixed by the Issuer continuously according to market conditions prevailing from time to time. In case of tap issues, the aggregate number of the outstanding Notes may increase from time to time upon subscriptions being made, and the Issuer will in such case specify the upper limit of the aggregate number of the Notes in the Final Terms.

Form of Notes

The Notes are bearer Notes and are represented entirely by permanent global notes pursuant to para 24 lit b of the Austrian Depository Act which bear the signature of two persons authorised by the Issuer.

Global Notes are deposited with the Oesterreichische Kontrollbank Aktiengesellschaft, Am Hof 4, A-1010 Vienna, Austria. The Notes are transferable in accord-

ance with applicable laws and regulations.

Definitive notes and interest coupons will not be issued.

Delivery of Notes

To the extent the Final Terms do not provide otherwise, the payment of the subscription price is effected on the basis of a subscription agreement between the investor and the Issuer concerning the acquisition of the respective Notes. Delivery shall be effected upon payment within market customary time periods.

Currencies

Subject to compliance with all relevant laws, regulations and directives, Notes may be issued in any currency.

Maturities

Subject to compliance with all relevant laws, regulations and directives, the Notes will or will not, have a minimum or maximum maturity. The maturity will be indicated in the Final Terms.

Denomination

Notes will either not have a specified denomination or will be issued in the denominations specified by the Issuer in the Final Terms.

Equity-linked Notes

Payments in respect of Equity-linked Notes will be calculated by reference to such equity security, as indicated in the relevant Final Terms.

Index-linked Notes

Payments (whether in respect of principal or interest and whether at maturity or otherwise) in respect of index-linked Notes will be calculated by reference to such (stock or commodity or other) index as indicated in the relevant Final Terms.

Commodity-linked Notes

Payments in respect of Commodity-linked Notes will be calculated by reference to a commodity, as indicated in the relevant Final Terms.

FX Rate-linked Notes

Payments in respect of FX Rate-linked Notes will be calculated by reference to a currency exchange rate of a currency pair, as indicated in the relevant Final Terms.

Interest Rate-linked Notes

Payments in respect of Interest Rate -linked Notes will be calculated by reference to an interest rate, as indicated in the relevant Final Terms.

Future-linked Notes

Payments in respect of Future-linked Notes will be calculated by reference to a future contract, as indicated in the relevant Final Terms.

Fund-linked Notes

Payments (whether in respect of principal or interest and whether at maturity or otherwise) in respect of fund-linked Notes will be calculated by reference to such fund (as indicated in the relevant Final Terms).

Funds may directly or indirectly invest in accordance with the principle of portfolio diversification in shares, bonds, structured notes, real estate, money market instruments, financial instruments, commodities, indices, funds and other investments. Funds may be listed or unlisted and may be established in various forms and structures depending on the applicable legal regime and investment objective. In particular, funds may be set up as closed end or open end vehicles with or without own legal subjectivity with or without a separate management entity. Depending on the jurisdiction of the establishment of the fund, its structure, investment object, etc the fund may be set up in accordance with Council Directive 85/611/EEC of 20 December 1985 on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment in transferable securities ("UCITS") (the "UCITS Directive"), as amended. The fund categories sufficient to serve as an underlying for fund-linked Notes are not restricted to funds in compliance with the UCITS Directive and may include various funds categories, such as single funds or fund of funds structures, index funds and index tracking funds, real estate funds, hedge funds, alternative investment funds and others, whose structure, investment objectives, investor's participation etc. may differ from the structure, investment objectives, investor's participation etc. under the UCITS Directive. Depending on the applicable legal regime, funds may or may not be subject to supervision of authorities, certain investment thresholds and limited redemption rights.

Basket-linked Notes

Payments in respect of Basket-linked Notes will be calculated by reference to a basket of one or more of the aforementioned underlyings, as indicated in the relevant Final Terms; thus, the relevant parts of the aforementioned apply respectively.

Other Notes

Terms applicable to other types of Notes (e.g. Alpha Certificates, Airbag Certificates) and/or Underlyings that are foreseen in this Prospectus will be set out in the relevant Final Terms.

Interest Periods and Interest Rates

Under the Programme the Issuer may issue Note bearing interest ("Interest Bearing Notes") and Notes not bearing interest.

The length of the interest periods for the Interest Bearing Notes and the applicable interest rate or its method of calculation may differ from time to time or be constant for any Series. Interest Bearing Notes may have a maximum interest rate, a minimum interest rate or both. The use of interest accrual periods permit the Notes to bear interest at different rates in the same interest period. All such information will be set out in the relevant Final Terms.

Redemption

Notes may be redeemable at such Redemption Amount (detailed in a formula or otherwise) as will be specified in the relevant Final Terms.

Early Redemption

The Notes cannot be redeemed by the Issuer prior to their stated maturity, except that such Notes will be redeemable at the option of the Issuer upon the occurrence of certain ordinary and/or extraordinary events described in the Terms and Conditions and the Final Terms prior to such stated maturity and at a price or prices and on such other terms as may be specified therein. The Noteholders are not entitled to claim for early repayment of the Notes prior to their maturity. Repayment or, in case of Warrants, settlement, of the Notes may be by cash payment or by physical delivery of the respective reference asset of the Notes.

Status of the Notes

The Notes will constitute direct, unconditional, unsubordinated and unsecured obligations of the Issuer ranking *pari passu* among themselves and *pari passu* with all other unsecured and unsubordinated obligations of the Issuer, save for such obligations which rank prior due to mandatory provisions of law (e.g. by reason of insolvency law), all as described in "Terms and Conditions of the Notes - Status of the Notes".

Events of Default

The Terms and Conditions of the Notes do not provide for express events of default, but early redemption of the Notes may be permitted in certain extraordinary circumstances.

Negative Pledge

There is no negative pledge obligation.

Withholding Tax

All payments in respect of the Notes, Certificates and Warrants will be made free and clear of, and without withholding or deduction for, any taxes, duties, assessments or governmental charges of whatever nature imposed, levied, collected, withheld or assessed by or within Austria or any authority therein or thereof having power to tax, unless such withholding or deduction is required by law in which case payments will be reduced accordingly.

Settlement

Any payments or, if physical delivery is applicable, deliveries of Reference Assets, under the Notes are, unless specified otherwise in the Final Terms, credited to the holders of the Notes by way of their securities account keeping entity. The settlement of put-Warrants is effected by payment of an amount corresponding to the Strike (as defined in the Final Terms) by the Issuer, provided that an amount of Underlyings corresponding to the exchange rate has before been credited to the delivery account of the Issuer. In the case of nondelivery of the Underlying by the holders of the Notes due to impossibility or illegality, the Issuer is not obliged to effect the settlement payment to the holders of the Notes. Further details on the physical delivery settlement procedure are contained in the Terms and Conditions and/or the Final Terms. The payment of the amount equalling the Strike is effected to the account named in the respective exercise notice or to the clearing systems or to their order for credit to the relevant entity managing the account of the depositor of the Warrants.

Governing Law

The Notes will be governed by Austrian law.

Place of Jurisdiction

The exclusive place of jurisdiction for all proceedings arising out of or in connection with the Notes shall be the court competent for the first district of Vienna, Austria. The Noteholders, however, may also pursue their claims before any other court of competent jurisdiction.

Binding Language

To be specified in the relevant Final Terms, as either:

- (i) English language, and, if specified in the relevant Final Terms, with the German language version constituting a convenience translation only; or
- (ii) German language, and, if specified in the relevant Final Terms, with the English language version constituting a convenience translation only.

Where a non-binding translation of the Terms and Conditions of the Notes is attached, it is hereby noted that the Austrian Financial Markets Authority has not reviewed the correctness of such translation.

Listing and Admission to Trading

Application is intended to be made to the Vienna Stock Exchange and/or to the Stuttgart Stock Exchange and/or the Frankfurt Stock Exchange (SCOACH) and/or one or more stock exchanges in the Czech Republic, Hungary, Poland, Romania, Slovakia, and/or Slovenia for the Programme and/or Notes to be admitted to the Markets. Notes issued under the Programme may be admitted to trading on any other regulated or unregulated market or stock exchange. If the Issuer intends to apply for admission on stock exchanges or markets in jurisdictions other than the Initial Host Member States, the Issuer will request the FMA to provide the competent authorities such additional host Member States within the European Economic Area with a certificate of approval attesting that this Prospectus has been drawn up in accordance with Article 5.4 of the Prospectus Directive and relevant implementing legislation in Austria. The relevant Final Terms in respect of the issue of any Notes will specify whether or not such Notes will be admitted to trading on the Markets (or any other market and/or stock exchange).

At the date of this Prospectus, Notes of the Issuer are admitted to trading on the Prague Stock Exchange, the Budapest Stock Exchange, the Warsaw Stock Exchange, the Frankfurt Stock Exchange (SCOACH), the Stuttgart Stock Exchange (EUWAX) and the Vienna Stock Exchange.

Selling Restrictions

United States, the European Economic Area, Italy, United Kingdom, Japan and such other restrictions as may be required in connection with a particular issue. See "Subscription and Sale".

DESCRIPTION OF THE NOTES

The following section provides explanations on the Notes which Raiffeisen Centrobank intends to issue most frequently under the Programme. This section is designed to help investors understand how the price of their investment is influenced by the value of the Underlying(s) particularly in cases where the risks are the most apparent.

If not otherwise stated, the following descriptions assume that the security is quoted in non-par value with a multiplier of one.

The values given in the column "typical values" in the table in the respective "Specified at issue" section should be regarded as exemplary values for the most commonly used values and are provided for illustrative purposes only. The actual values may differ.

In the respective section "During the term" the price behaviour of the respective security during its term is described for the most common cases only. In certain circumstances the price behaviour may differ. For an explanation of the terms "implicit volatility" and "leverage effect" see section PARTICULAR RISKS OF CERTAIN SECURITIES.

INVESTMENT PRODUCTS WITH CAPITAL PROTECTION

Guarantee Certificates

End of term

The investor receives at least the protection amount.

During the term

The development of the value of the Guarantee certificate depends on the individual conditions

INVESTMENT PRODUCTS WITHOUT CAPITAL PROTECTION

Discount Certificates

Specified at issue

Parameter	Typical value
Cap	Near or above the price of the underlying

End of term

The investor receives an amount equal to the price of the underlying, whereby the amount is limited by the cap.

During the term

The value of the Discount Certificate generally develops in the same direction as the underlying, but to a lesser extent. The higher the underlying rises, the smaller the increase in value of the Discount Certificate usually will be. If the price of the underlying rises above the cap, the value of the Discount Certificate may not increase at all further.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	declines
Interest rates	declines
Remaining term	is longer

Reverse Convertible Certificates

Specified at issue

Reverse Convertibles usually are issued as par-value securities.

Parameter	Typical value
Strike	Near the price of the underlying
Coupon	Above the market interest rate
Number of underly-	The monetary value of this number of
ings	underlyings is near the denomination of
	the certificate

End of term

If the price of the underlying is above the strike, the investor receives the denomination. Otherwise the investor either receives a predefined number of underlyings or an amount equal to the monetary value of such number of underlyings. Independent from the underlying price the investor receives in any case a coupon payment.

During the term

The value of the Reverse Convertible Certificate generally develops in the same direction as the underlying, but to a lesser extent. The higher the underlying rises, the smaller the increase in value of the Reverse Convertible Certificate usually will be. If the price of the underlying rises above the strike, the value of the Reverse Convertible Certificate may not increase at all further.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	declines
Interest rates	declines
Remaining term	is longer

Protected Reverse Convertible Certificates

Specified at issue

Protected Reverse Convertibles usually are issued as par-value securities.

Parameter	Typical value
Strike	Near the price of the underlying
Coupon	Above the market interest rate
Number of underly-	The monetary value of this number of
ings	underlyings is near the denomination of
	the certificate
Barrier	(Far) below the strike
Barrier observation	The whole term
period	

End of term

The investor receives the denomination if the price of the underlying is above the strike or the price of the underlying during the barrier observation period has never touched or fallen below the barrier. Otherwise the investor either receives a predefined number of underlyings or an amount equal to the monetary value of such number of underlyings. Independent from the underlying price the investor receives in any case a coupon payment.

During the term

The value of the Protected Reverse Convertible Certificate generally develops in the same direction as the underlying, but not with the same extent. Especially slightly above the barrier a leverage effect might be present. Near the strike a change in the underlyings price may cause only a very small change in value of the Protected Reverse Convertible Certificate. If the price of the underlying rises above the strike, the value of the Protected Reverse Convertible Certificate may not increase at all further.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	declines
Interest rates	declines
Remaining term	is shorter

Index-/Participation Certificates

Index-/Participations Certificates may be issued either with a fixed term or as open-end securities, whereas the latter is the more common case.

End of term

The investor receives an amount equal to the price of the underlying.

During the term

The value of Index-/Participation Certificates develops identically with the price of the underlying

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	(no effect)
Interest rates	(no effect)
Remaining term	(no effect)

Alpha Certificates

The underlying of an Alpha Certificate is always a basket, consisting of two securities: a long security and a short security. The quantity of the long security is always positive, while the quantity of the short security is always negative. At issue the value of the position in the long security and the (negative) value of the position in the short security is usually equal to the reference level.

Parameter	Typical value
Reference level	Fixed amount

End of term

The investor receives an amount equal to the sum of the reference level, the (positive) value of the position in the long security and the (negative) value of the position in the short security.

During the term

The value of the Alpha Certificate usually develops in the same direction as the long security and in the opposite direction as the short security.

Price factor	Price will be higher when
Long security price	rises
Short security price	declines
Implicit volatility	rises, but usually neglect able
Interest rates	declines
Remaining term	is longer

Bonus Certificates without a Cap

Specified at issue

Parameter	Typical value
Bonus level	At or above the price of the underlying
Barrier	(Far) below the price of the underlying
Barrier observation	The whole term
period	

End of term

The investor receives an amount equal to the price of the underlying, but a least the bonus level, if the price of the underlying during the barrier observation period has never touched or fallen below the barrier.

During the term

The value of the Bonus Certificate without a Cap generally develops in the same direction as the underlying, but not with the same extent. Especially slightly above the barrier a leverage effect might be present. Near the bonus level a change in the underlyings price may cause only a very small change in value of the Bonus Certificate.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	• declines (generally)
	 rises (if underlying price is
	above or slightly below the bo-
	nus level)
Interest rates	declines
Remaining term	• is shorter (generally)
	 is longer (if underlying price is
	above the bonus level)

Bonus Certificates with a Cap

Specified at issue

Parameter	Typical value
Bonus level	At or above the price of the underlying
Barrier	(Far) below the price of the underlying
Barrier observation	The whole term
period	
Cap	At or above the bonus level

End of term

The investor receives an amount equal to the price of the underlying, but a least the bonus level, if the price of the underlying during the barrier observation period has never touched or fallen below the barrier. The amount is in any case limited by the cap.

During the term

The value of the Bonus Certificate with a Cap generally develops in the same direction as the underlying, but not with the same extent. Especially slightly above the barrier a leverage effect might be present. Near the bonus level or the cap a change in the underlyings price may cause only a very small change in value of the Bonus Certificate. If the price of the underlying rises above the cap, the value of the Bonus Certificate may not increase at all further

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	declines
Interest rates	declines
Remaining term	is shorter

Reverse Bonus Certificates without a Cap

Specified at issue

Parameter	Typical value
Bonus level	At or below the price of the underlying
Barrier	(Far) above the price of the underlying
Barrier observation period	The whole term
Reverse level	Twice the price of the underlying

End of term

The investor receives an amount equal to the difference of the reverse level and the price of the underlying. If the underlying price during the barrier observation period has never touched or risen above the barrier, the investor receives at least the difference of the reverse level and the bonus level.

During the term

The value of the Reverse Bonus Certificate without a Cap generally develops in the opposite direction as the underlying, but not with the same extent. Especially slightly below the barrier a leverage effect might be present. Near the bonus level a change in the underlyings price may cause only a very small change in value of the Reverse Bonus Certificate.

Price factor	Price will be higher when
Underlying price	declines
Implicit volatility	 declines (generally)
	 rises (if underlying price is near
	the bonus level)
Interest rates	declines
Remaining term	• is shorter (generally)
	 is longer (if underlying price is
	slightly below the bonus level)

Reverse Bonus Certificates with a Cap

Specified at issue

Parameter	Typical value
Bonus level	At or below the price of the underlying
Barrier	(Far) above the price of the underlying
Barrier observation	The whole term
period	
Reverse level	Twice the price of the underlying
Cap	At or below the bonus level

End of term

The investor receives an amount equal to the difference of the reverse level and the price of the underlying. If the underlying price during the barrier observation period has never touched or risen above the barrier, the investor receives at least the difference of the reverse level and the bonus level. The amount is in any case limited by the difference of the reverse level and the cap.

During the term

The value of the Reverse Bonus Certificate with a Cap generally develops in the opposite direction as the underlying, but not with the same extent. Especially slightly below the barrier a leverage effect might be present. Near the bonus level or the cap a change in the underlying price may cause only a very small change in value of the Reverse Bonus Certificate. If the price of the underlying falls below the cap, the value of the Reverse Bonus Certificate may not increase at all further

Price factor	Price will be higher when
Underlying price	declines
Implicit volatility	declines
Interest rates	declines
Remaining term	is shorter

Outperformance Certificates without a Cap

Specified at issue

Parameter	Typical value
Strike	Near the price of the underlying
Participation	Above 100%

End of term

If the price of the underlying is below the strike, the investor receives and amount equal to the price of the underlying. Otherwise the investor receives an amount equal to the participation multiplied with the difference of the price of the underlying and the strike.

During the term

The value of the Outperformance Certificate without a Cap generally develops in the same direction as the underlying, but not with the same extent. Especially above the strike a leverage effect might be present.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	rises (generally)
Interest rates	declines
Remaining term	is longer (if underlying price is near the
	strike)

Outperformance Certificates with a Cap

Specified at issue

Parameter	Typical value
Strike	Near the price of the underlying
Cap	(Far) above the price of the underlying
Participation	Above 100%

End of term

If the price of the underlying is below the strike, the investor receives and amount equal to the price of the underlying. Otherwise the investor receives an amount equal to the participation multiplied with the difference of the price of the underlying and the strike. The amount is in any case limited by the participation multiplied with the difference of the cap and the strike.

During the term

The value of the Outperformance Certificate with a Cap generally develops in the same direction as the underlying, but not with the same extent. Especially slightly above the strike a leverage effect might be present. Near the cap a change in the underlyings price may cause only a very small change in value of

the Outperformance Certificate. If the price of the underlying rises above the cap, the value of the Outperformance Certificate may not increase at all further

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	• rises (generally)
	 declines (if underlying price is
	near or above the cap)
Interest rates	declines
Remaining term	• is shorter (generally)
	 is longer (if underlying price is
	near the strike)

Airbag Certificates

Specified at issue

Parameter	Typical value
Airbag level	Near the price of the underlying
Airbag threshold	(Far) below the price of the underlying
Participation	100% or more

End of term

If the price of the underlying is above the airbag level, the investor receives and amount equal to the participation multiplied with the difference of the price of the underlying and the airbag level. If the price of the underlying is at or below the airbag level and at or above the airbag threshold, the investor receives the airbag level. If the price of the underlying is below the airbag threshold the investor receives an amount equal to the price of the underlying multiplied with the airbag level and divided by the airbag threshold.

During the term

The value of the Airbag Certificate generally develops in the same direction as the underlying, but not with the same extent. Between the airbag threshold and the airbag level a change in the underlyings price may cause only a very small change in value of the Airbag Certificate.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	• rises (near or above the airbag level)
	 declines (near or below the air- bag threshold)
Interest rates	 declines (generally) rises (far below the airbag threshold and far above the airbag level)
Remaining term	 is shorter (below the airbag level) is longer (above the airbag level)

Express Certificates

Specified at issue

Parameter	Typical value
Specified redemp-	Evenly distributed dates, including the
tion valuation date	date of the regular end of term
Specified redemp-	Near the price of the underlying
tion level	
Specified redemp-	Above the price of the underlying
tion express level	
Barrier	(Far) below the price of the underlying
Barrier observation	The end of the (regular) term
period	_
Security level	Near of above the price of the underlying

End of term

If at any specified redemption valuation date the price of the underlying is at or above the specified redemption level, the term of the Express Certificate ends prematurely and the investor receives an amount equal to the respective specified redemption express level.

On the regular end of term of the Express Certificate the investor receives an amount equal to the price of the underlying, but a least the security level, if the underlying price during the barrier observation period has never touched or fallen below the barrier.

During the term

The value of the Express Certificate generally develops in the same direction as the underlying, but not with the same extent. Especially near the barrier or short before the next specified redemption valuation date and near the respective specified redemption level a leverage effect might be present. Shortly before an specified redemption valuation date and near the respective specified redemption level a change in the underlyings price may cause only a very small change in value of the Outperformance Certificate. If in such case the price of the underlying continues to rise the value of the Express Certificate may not increase at all further

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	 declines (above the barrier)
	 rises (near or below the barrier)
Interest rates	 declines (above the barrier)
	 rises (near or below the barrier)
Remaining term	• is shorter (generally)
	 is longer (slightly below the bar-
	rier)

LEVERAGE PRODUCTS

Call Warrant

Specified at issue

Parameter	Typical value
Strike	At, below or above the price of the un-
	derlying

End of term

If the warrant is physically settled, the investor has the right to buy the underlying at the strike price.

If the warrant is cash settled the investor receives an amount equal to the difference of the price of the underlying and the strike, if the price of the underlying is above the strike; otherwise the investor receives no payment.

During the term

The value of the Call warrant generally develops in the same direction as the underlying, but to a different extent. If the price of the underlying is below the strike a change in the underlying is price may cause only a very small change in value of the warrant. If the price of the underlying is above the strike the absolute change in value of the warrant might be very close to the absolute change in the price of the underlying.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	rises
Interest rates	rises
Remaining term	rises

Put Warrant

Specified at issue

Parameter	Typical value
Strike	At, below or above the price of the un-
	derlying

End of term

If the warrant is physically settled, the investor has the right to sell the underlying at the strike price.

If the warrant is cash settled the investor receives an amount equal to the difference of the strike and the price of the underlying, if the price of the underlying is below the strike; otherwise the investor receives no payment.

During the term

The value of the Put warrant generally develops in the opposite direction as the underlying and with a different extent. If the price of the underlying is above the strike a change in the underlying's price may cause only a very small change in value of the warrant. If the price of the underlying is below the strike the absolute change in value of the warrant might be very close to the reverted, absolute change in the price of the underlying.

Price factor	Price will be higher when
Underlying price	declines
Implicit volatility	rises
Interest rates	declines
Remaining term	 rises (near or above the strike)
	 declines (below the strike)

Capped Call Warrant

Specified at issue

Parameter	Typical value
Strike	At, below or above the price of the un-
	derlying
Cap	Above the strike

End of term

If the price of the underlying is below the strike, the investor receives no payment. Otherwise the investor receives an amount equal to the difference of the price of the underlying and the strike, whereas the amount is in any case limited by the difference of the cap and the strike.

During the term

The value of the Capped call warrant generally develops in the same direction as the underlying, but to a different extent. If the price of the underlying is below the strike or above the cap a change in the underlying is above the strike and below the cap the absolute change in value of the warrant. If the price of the underlying is above the strike and below the cap the absolute change in value of the warrant might be very close to the absolute change in the price of the underlying.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	rises (near or below the strike)declines (near or above the cap)
Interest rates	rises (near or below the cap)declines (above the cap)
Remaining term	 is longer (near or below the strike)
	• is shorter (above the strike)

Capped Put Warrant

Specified at issue

Parameter	Typical value
Strike	At, below or above the price of the un-
	derlying
Floor	Below the strike

End of term

If the price of the underlying is above the strike, the investor receives no payment. Otherwise the investor receives an amount equal to the difference of the strike and the price of the underlying, whereas the amount is in any case limited by the difference of the strike and the floor.

During the term

The value of the Capped put warrant generally develops in the opposite direction as the underlying and to a different extent. If the price of the underlying is above the strike or below the floor a change in the underlying is price may cause only a very small change in value of the warrant. If the price of the underlying is below the strike and above the floor the absolute change in value of the warrant might be very close to the absolute change in the price of the underlying.

Price factor	Price will be higher when
Underlying price	declines
Implicit volatility	rises (near or above the strike)declines (near or below the floor)
Interest rates	rises (near or below the floor)declines (above the floor)
Remaining term	is longer (above the floor)is shorter (near or below the floor)

Asian Call Warrant

Specified at issue

Parameter	Typical value
Strike	At, below or above the price of the un-
	derlying
Averaging valuation	Evenly distributed dates, including the
dates	date of the regular end of term

End of term

The investor receives an amount equal to the difference of 1) the arithmetic average of the prices of the underlying on each averaging valuation date and 2) the strike. If the average is below the strike, the investor receives no payment.

During the term

The value of the Asian call warrant generally develops in the same direction as the underlying, but to a different extent. If the price of the underlying is below the strike a change in the underlying's price may cause only a very small change in value of the warrant.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	rises
Interest rates	rises
Remaining term	rises

Asian Put Warrant

Specified at issue

Parameter	Typical value
Strike	At, below or above the price of the un-
	derlying
Averaging valuation	Evenly distributed dates, including the
dates	date of the regular end of term

End of term

The investor receives an amount equal to the difference of 1) the strike and 2) the arithmetic average of the prices of the underlying on each averaging valuation date. If the average is above the strike, the investor receives no payment.

During the term

The value of the Asian put warrant generally develops in the same direction as the underlying, but to a different extent. If the price of the underlying is above the strike a change in the underlying's price may cause only a very small change in value of the warrant.

Price factor	Price will be higher when
Underlying price	declines
Implicit volatility	rises
Interest rates	declines
Remaining term	• rises (near or above the strike)
	 declines (below the strike)

Barrier Digital Warrant

Specified at issue

Parameter	Typical value
Strike	At, below or above the price of the un-
	derlying
Barrier	 Below the price of the underly-
	ing (in case of Down warrants)
	 Above the price of the underly-
	ing (in case of Up warrants)
Barrier observation	The whole term
period	
Conditional redemp-	Fixed amount
tion amount	

End of term

The investor receives the conditional redemption amount if:

- in case of a call warrant: the price of the underlying is at or above the strike;
- in case of a put warrant: the price of the underlying is at or below the strike; and
- in case of knock-out warrants: no barrier event has occurred.
- in case of knock-in warrants: a barrier event has occurred.

In case of down warrants a barrier event has occurred if the price of the underlying during the barrier observation period has touched or fallen below the barrier; otherwise a barrier event has occurred if the price of the underlying during the barrier observation period has touched or risen above the barrier.

During the term

The value of the Barrier Digital Warrant generally develops in the same (call) resp. opposite (put) direction as the underlying, but to a different extent. If the price of the underlying is below (call) resp. above (put) the strike a change in the underlying price may cause only a very small change in value of the warrant. Despite what was mentioned before, the price of the warrant may rise (knock-in) resp. fall (knock-out) if the price of the underlying comes close to the barrier and rises (Up warrant) resp. falls (Down warrant).

Price factor	Price will be higher when
Underlying price	situation-related
Implicit volatility	situation-related
Interest rates	situation-related
Remaining term	situation-related

Barrier Warrant

Specified at issue

Parameter	Typical value
Strike	At, below or above the price of the underlying
Barrier	 Below the price of the underlying (in case of Down warrants) Above the price of the underlying (in case of Up warrants)
Barrier observation period	The whole term

End of term

The investor receives the inner value of the warrant if:

- in case of a call warrant: the price of the underlying is at or above the strike;
- in case of a put warrant: the price of the underlying is at or below the strike; and
- in case of knock-out warrants: no barrier event has occurred.
- in case of knock-in warrants: a barrier event has occurred.

In case of down warrants a barrier event has occurred if the price of the underlying during the barrier observation period has touched or fallen below the barrier; otherwise a barrier event has occurred if the price of the underlying during the barrier observation period has touched or risen above the barrier.

The inner value of a warrant is:

- in case of a call warrant: the difference between the price of the underlying and the strike; and
- in case of a put warrant: the difference between the strike and the price of the underlying.

During the term

The value of the Barrier Digital Warrant generally develops in the same (call) resp. opposite (put) direction as the underlying, but to a different extent. If the price of the underlying is below (call) resp. above (put) the strike a change in the underlying price may cause only a very small change in value of the warrant. Despite what was mentioned before, the price of the warrant may rise (knock-in) resp. fall (knock-out) if the price of the underlying comes close to the barrier and rises (Up warrant) resp. falls (Down warrant).

Price factor	Price will be higher when
Underlying price	situation-related
Implicit volatility	situation-related
Interest rates	situation-related
Remaining term	situation-related

Turbo Long Certificates without a fixed maturity (open-end)

Although a Turbo Long Certificates without a fixed maturity has no fixed end of term, the issuer is entitled to specify one.

Specified at issue

Parameter	Typical value
Strike	(Far) below the price of the underlying
Barrier	At or slightly above the strike

End of term

If the price of the underlying during the term of the Turbo Certificate has never touched or fallen below the barrier, the investor receives an amount equal to the difference of the price of the underlying and the strike. Otherwise the investor receives no payment.

During the term

The value of the Turbo Long Certificate generally develops in the same direction as the underlying, but to a larger extent. As soon as the price of the underlying touches or falls below the barrier, the Turbo Certificate ends and the investor receives only a residual value, which might be zero.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	(no effect)
Interest rates	(no effect)
Remaining term	(no effect)

Turbo Short Certificates without a fixed maturity (open-end)

Although a Turbo Short Certificates without a fixed maturity has no fixed end of term, the issuer is entitled to specify one.

Specified at issue

Parameter	Typical value
Strike	(Far) above the price of the underlying
Barrier	At or slightly below the strike

End of term

If the price of the underlying during the term of the Turbo Certificate has never touched or risen above the barrier, the investor receives an amount equal to the difference of the strike and the price of the underlying. Otherwise the investor receives no payment.

During the term

The value of the Turbo Short Certificate generally develops in the opposite direction as the underlying and to a larger extent. As soon as the price of the underlying touches or rises above the barrier, the Turbo Certificate ends and the investor receives only a residual value, which might be zero.

Price factor	Price will be higher when
Underlying price	declines
Implicit volatility	(no effect)
Interest rates	(no effect)
Remaining term	(no effect)

Turbo Long Certificates with a fixed maturity

Specified at issue

Parameter	Typical value
Strike	(Far) below the price of the underlying
Barrier	At or slightly above the strike

End of term

If the price of the underlying during the term of the Turbo Certificate has never touched or fallen below the barrier, the investor receives an amount equal to the difference of the price of the underlying and the strike. Otherwise the investor receives no payment.

During the term

The value of the Turbo Long Certificate generally develops in the same direction as the underlying, but to a larger extent. As soon as the price of the underlying touches or falls below the barrier, the Turbo Certificate ends and the investor receives only a residual value, which might be zero.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	declines
Interest rates	rises
Remaining term	is longer (generally)

Turbo Short Certificates with a fixed maturity

Specified at issue

Parameter	Typical value
Strike	(Far) above the price of the underlying
Barrier	At or slightly below the strike

End of term

If the price of the underlying during the term of the Turbo Certificate has never touched or risen above the barrier, the investor receives an amount equal to the difference of the strike and the price of the underlying. Otherwise the investor receives no payment.

During the term

The value of the Turbo Short Certificate generally develops in the opposite direction as the underlying and to a larger extent. As soon as the price of the underlying touches or rises above the barrier, the Turbo Certificate ends and the investor receives only a residual value, which might be zero.

Price factor	Price will be higher when
Underlying price	declines
Implicit volatility	declines
Interest rates	rises
Remaining term	is longer (generally)

Factor Long Certificates

Factor Long Certificates are usually issued as open-end securities, i.e. without fixed term, but the issuer is entitled to specify one.

Specified at issue

Parameter	Typical value
Factor level	(Far) below the price of the underlying
Protection level	Slightly above the factor level

End of term

The investor receives an amount equal to the difference of the price of the underlying and the factor level.

During the term

The value of the Factor Long Certificate generally develops in the same direction as the underlying, but to a larger extent. The daily performance of the underlying is generally leveraged by a constant factor, after considering interest. To sustain the constant factor, the factor level, multiplier and protection level will be adjusted on a daily basis.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	(no effect)
Interest rates	(no effect)
Remaining term	(no effect)

Factor Short Certificates

Factor Short Certificates are usually issued as open-end securities, i.e. without fixed term, but the issuer is entitled to specify one.

Specified at issue

Parameter	Typical value
Factor level	(Far) above the price of the underlying
Protection level	Slightly below the factor level

End of term

The investor receives an amount equal to the difference of the factor level and the price of the underlying.

During the term

The value of the Factor Short Certificate generally develops in the opposite direction as the underlying and to a larger extent. The daily performance of the underlying is generally reverted and leveraged by a constant factor, after considering interest. To sustain the constant factor, the factor level, multiplier and protection level will be adjusted on a daily basis.

Price factor	Price will be higher when
Underlying price	rises
Implicit volatility	(no effect)
Interest rates	(no effect)
Remaining term	(no effect)

UNDERLYINGS

TYPES OF UNDERLYINGS

As to the type of the Underlying and the place where information on the Underlying may be obtained, see the Final Terms (item "Underlying(s)"). Regarding the risks associated with several types of Underlyings, see page 30 et seq.

Information about the past and future performance of the Underlying(s) and its (their) volatility may be obtained from the homepage of the relevant stock exchange (see Final Terms, item "Relevant Exchange(s) of Underlying(s)") to the extent the Underlying is listed on such exchange, from the homepage of the Issuer (in particular www.rcb.at where such information can be obtained via the instrument search function by filling in the relevant ISIN of the product or under Downloads – Securities Prospectus; currently: http://www.rcb.at/Securities_Prospectus.75.0.html), if the Issuer decides to do so; on free stock exchange information websites, and from information systems (access to which may be feebased, e.g. Reuters, Bloomberg), to the extent these information sources make such information available.

Where the Underlying is a security, the name of the issuer of the Underlying, the ISIN (international security identification number) or other such security identification code, where the Underlying is an index, the name of the index and a description of the index if it is composed by the Issuer, or, if it is not composed by the Issuer, where information about the index can be obtained, where the Underlying is an interest rate, a description of the interest rate, or, where the Underlying does not fall within the categories specified above, equivalent information, and where the Underlying is a basket of Underlyings, disclosure of the relevant weightings of each Underlying in the basket shall be set out in the Final Terms (item "Underlying(s)").

EXERCISE PRICE OR FINAL PRICE OF THE UNDERLYING

Unless provided otherwise in the applicable Terms and Conditions or the applicable Final Terms, the final reference price is the price of the Underlying on the respective final valuation date or on the respective valuation time (for Warrants).

MARKET AND SETTLEMENT DISRUPTIONS

The applicable Terms and Conditions ("Market Disruption") and the Final Terms (item "Additional / changes to Market Disruption events") contain provisions concerning the disruption of the market or the settlement and the consequences attached thereto.

ADJUSTMENT RULES

The applicable Terms and Conditions ("Adjustments") and the Final Terms (item "Additional / changes to Adjustment Events") contain provisions on the adjustment with respect to events concerning the Underlying.

USE OF PROCEEDS

The net proceeds from the issue of any Notes will be used by the Issuer for the generation of profits and its general funding purposes.

RAIFFEISEN CENTROBANK AG

INTRODUCTION

Raiffeisen Centrobank is registered as an Austrian Law Stock Corporation in the Austrian Companies Register (the "Companies Register") at the Vienna Commercial Court and has the registration number 117507 f. The registered office of Raiffeisen Centrobank is Tegetthoffstraße 1, 1015 Vienna, Austria, and its telephone number is +43-1-51520-0.

The Issuer was founded on 22 October 1973 in Vienna, Austria through the conversion of "Centrofin, Finanzierungsvermittlungs-, Handels- und Treuhandgesellschaft mit beschränkter Haftung" into "Centro Internationale Handelsbank Aktiengesellschaft". The initial registration in the Companies Register was made on 29 March 1974. The Issuer is established for an indefinite period of time. The share capital of the issuer at the time of the initial registration was Austrian schillings 350,000,000 (approximately EUR 25,435,491.96) and was increased with the registration of 13 June 1998 to Austrian schillings 655,000,000 (approximately EUR 47,600,706.38). This amount was adjusted at the time of the takeover by the Raiffeisen Group which was resolved at the extraordinary shareholders' meeting of 14 November 2001 with the registration in the Companies Register of 21 December 2001 to EUR 47,598,850, which represents the current share capital of Raiffeisen Centrobank. Since the end of 2001, the Issuer has been part of the Raiffeisen Group.

BACKGROUND

The Issuer is a specialised financial institution for the equity business within the Raiffeisen Group and operates in the local markets in Central and Eastern Europe. Raiffeisen Centrobank was among the first equity houses in Austria to develop a network of direct stock exchange connections for its customers in Austria and in Central and Eastern Europe. Currently, Raiffeisen Centrobank operates 9 direct stock exchange connections which it makes available to its institutional and private investors.

The business of Raiffeisen Centrobank is focused on stocks. The Issuer sees itself as specialist for domestic and Central and East European stocks and as a leading market participant in this region. Raiffeisen Centrobank is the largest market maker on the Vienna Stock Exchange (market share: 39,15) (Source: Wiener Börse, "Xetra Turnover 2010"). Raiffeisen Centrobank believes that contacts to domestic and foreign investors form the basis for the development of a broad-based portfolio of services.

Raiffeisen Centrobank has experience in the field of developing and placing of certificates. The expertise in this field makes Raiffeisen Centrobank one of the leading certificate houses in Austria by volume.

In the area of capital market transactions, Raiffeisen Centrobank's services include traditional activities connected with initial public offerings ("IPO") and secondary public offerings ("SPO"), relisting, consulting, company evaluations, corporate structuring, assistance with marketing issues, and public/investor relations. Raiffeisen Centrobank furthermore offers its customers to assist in capital market transactions in Central, Eastern and South-eastern Europe. These regions represent key markets for Raiffeisen Centrobank.

The products of the Issuer's research department include regular sector and company analyses, quarterly strategy publications, weekly market outlooks and equity daily as well as event-based commentaries. The research experts of Raiffeisen Centrobank provide support for the Issuer's sales team as well as institutional customers and the investment advisors of the Raiffeisen Group.

Furthermore, Raiffeisen Centrobank provides active asset consulting with its private banking team. Through a cooperation with other specialist areas within Raiffeisen Centrobank, the Issuer attempts to develop investment solutions in order to meet the specific risk profiles of private customers, foundations, and mid-sized companies. Due to Raiffeisen Centrobank's realignment of its business strategy, the until now independent segment "Private Banking" is not stated as a separate segment, but is included in the segment "Other Departments and Commodity Trading".

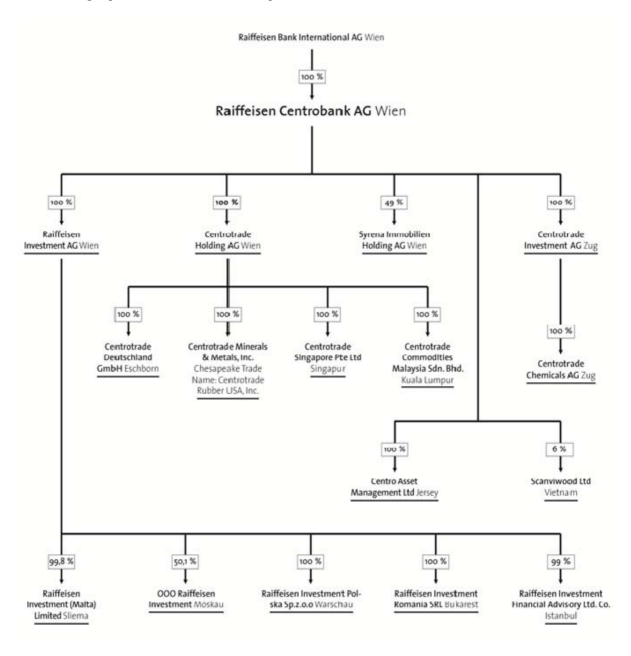
Through the segment Raiffeisen Investment AG ("RIAG"), Raiffeisen Centrobank covers a range of services required for mergers and acquisitions as well as privatisations – with a local presence in 13 countries.

On 18 April 2012 the shareholder meetings of Raiffeisen Investment AG and Raiffeisen Centrobank resolved the spin-off of the mergers and acquisitions business of RIAG to merge with Raiffeisen Centrobank with retroactive effect from 1 January 2012.

In addition to the core business of Raiffeisen Centrobank Group, the wholly owned subsidiary of the Issuer, Centrotrade Holding AG, is active in commodities trading. These transactions are concentrated on rubber and olefins. As of 31 December 2011, Raiffeisen Centrobank Group employed a total of 342 (as of 31 December 2011: 333) people.

GROUP STRUCTURE

The following depicts the structure of the Group:



(Source: Audited Consolidated Financial Statements of the Issuer for the financial year ended 31 December 2011)

SHARE CAPITAL OF RAIFFEISEN CENTROBANK

By 31 December 2011, Raiffeisen Centrobank's nominal share capital amounted to EUR 47,598,850 divided into 655,000 non par value ordinary shares.

The vast majority of 654,999 shares, equalling a stake of 99.9% of the shares in Raiffeisen Centrobank, are through RZB KI-BeteiligungsGmbH and its subsidiary RZB IB Beteiligungs GmbH, Vienna (indirectly) held by Raiffeisen Bank International AG ("RBI"). The remainder of 1 share (0.1%) is held by Lexxus Services Holding GmbH, Vienna, which is an indirect subsidiary of RBI. As a consequence Raiffeisen Centrobank is an indirect subsidiary of RBI. The shares in Raiffeisen Centrobank are not listed on any stock exchange.

BUSINESS OVERVIEW

STRATEGY

Raiffeisen Centrobank is an Austrian investment bank, offering a wide spectrum of services and products associated with stock, derivatives, and equity capital transactions, both, including and excluding the stock exchange. Based on this position, Raiffeisen Centrobank also offers individually tailored private banking services. The mergers and acquisitions ("M&A") business is conducted through the Issuer's 100% subsidiary, Raiffeisen Investment AG, and its subsidiaries, most of which are included in the consolidated financial statements of Raiffeisen Centrobank. Other member companies of the Raiffeisen Centrobank Group are active in international commodity trading, with a focus on rubber and chemicals (olefins).

RELATIONSHIP WITH AND DEPENDENCE WITHIN RAIFFEISEN SECTOR

The parent company of Raiffeisen Bank International AG, RZB was founded in 1927. On 10 October 2010 Raiffeisen International merged with Cembra Beteiligungs AG, to which the principal business areas of Raiffeisen Zentralbank Österreich AG had been spun off beforehand. RBI is a leading commercial and investment bank in Austria. RBI is organized in certain sectors and the Issuer belongs to the investment banking sector along with Raiffeisen Investment AG.

The Raiffeisen Group is a banking group with its origins in Austria which is active in the Central and Eastern European market. Apart from the Central and Eastern European markets, the Raiffeisen Group is also represented in a number of international financial marketplaces and in the emerging markets of Asia.

The parent company of the Raiffeisen Group is Raiffeisen-Landesbanken-Holding GmbH, Vienna, which is the majority shareholder of RZB. The latter is the majority shareholder of RBI. The Issuer is included in the consolidated financial statements of RBI and RZB, which is included in the consolidated financial statements of Raiffeisen Landesbanken-Holding GmbH.

Raiffeisen Centrobank is a joint stock corporation and dependent on its shareholders (see "SHARE CAPITAL OF RAIFFEISEN CENTROBANK" above). Raiffeisen-Landesbanken-Holding GmbH, Vienna, the ultimate parent of Raiffeisen Centrobank, is an indirect shareholder and therefore has the possibility of exercising influence over Raiffeisen Centrobank, amongst other things, by appointing or dismissing members of the Supervisory Board or by changing the articles of association in shareholders' meetings.

BUSINESS SEGMENTS

Raiffeisen Centrobank's segment reporting follows the IFRS presentation and measurement requirements. The identification of the individual segments is based on the management approach, i.e., reporting follows the same segmentation used by management to make decisions. Accordingly, Raiffeisen Centrobank has defined the following main segments (cash generating): (i) Securities Trading & Sales and Treasury, (ii) Equity Capital Markets, (iii) Other Departments and Commodity Trading. Further divisions of Raiffeisen Centrobank include Company Research being a non-cash generating unit and Raiffeisen Investment AG (Mergers & Acquisitions).

The Securities Trading & Sales and Treasury segment comprises the issue of securities (certificates, structured products and warrants), securities trading by customers (brokerage transactions), market making, the Issuer's own securities trading, asset and liability management (matching of maturities), liquidity management, and money market and interest rate transactions with on-balance sheet (e.g. money market deposits), as well as off-balance sheet products (e.g. futures and options).

The Equity Capital Markets segment includes consulting services in connection with capital market transactions (e.g. IPOs and SPOs, stock buyback programmes, delistings, relistings, and other similar measures), and advisory services for buyers and sellers in connection with M&A transactions as well as privatisations.

In line with Raiffeisen Centrobank's realignment of its business strategy, the segment "Private Banking" is no longer stated as a separate segment but is included in the segment "Other Departments and

Commodity Trading". The segment "Other Departments and Commodity Trading" includes the "Private Banking" being responsible for individual advisory services for investments and asset management to wealthy individuals, self-employed persons (high net worth individuals), and companies and "Countertrade" departments of Raiffeisen Centrobank as well as business transactions by Raiffeisen Centrobank that cannot be allocated to one of the other segments. It also contains the results of rubber and olefin transactions by the fully-consolidated trading subsidiaries of the Raiffeisen Centrobank Group.

The Private Banking segment consists of individual advisory services for investments and asset management to wealthy individuals, self-employed persons (high net worth individuals), and companies.

Finally, there is the Credit Department segment which covers the loan and loan guarantee business, with a focus on trade financing and the Other Departments and Commodity Trading segment.

Securities Trading & Sales and Treasury

2011 was characterised by challenging market conditions, a continued lack of volume growth and even considerable decreases in sales on the Vienna market compared with the previous year. In terms of revenue sources, business in the CEE region and business with institutional brokerage remained weak. In contrast, business with structured products was rather robust, especially thanks to increased demand for special bonus certificates.

Raiffeisen Centrobank's share of equities traded on the Vienna Stock Exchange grew in 2011. Accounting for 7.7 per cent (2010: 7.4 per cent) of all stocks that changed hands during the year. In this connection, it is worth noting that total turnover on the Vienna Stock Exchange was roughly 20 per cent lower than in the previous year and nearly 70 per cent lower than the peak in 2007, in line with other markets in the region. The ATX closed 2011 at a lower level than in December 2005, reflecting the general trend on the global equity market: The last 100 days of 2011 saw the lowest stock trading volume since 2006 on the ten most important ex- changes in the world.

Business with Austrian derivatives developed even worse in some cases. Despite these difficulties, Raiffeisen Centrobank not only held its market position but increased it in 2011. With a share of over 25 per cent (2010: 20 per cent) of the total market, RCB has assumed a leading position among Austrian banks. Together with our trading in warrants and structured products, RCB maintained its market leadership in the segment for equities derivatives in Austria. Raiffeisen Centrobank was at the head of the pack in trading Eastern European derivatives on the EUREX Vienna with a good market share of roughly 25 per cent.

After winning a record 63 per cent of all awarded mandates during the auction in April 2011, Raiffeisen Centrobank was the largest market maker and specialist on the Vienna Stock Exchange in 2011. On the Polish stock exchange, market making was assumed for eight instruments, and the role of "super animator" for seven of these.

In addition to being admitted on the exchange in Vienna, all structured and derivative products issued by Raiffeisen Centrobank are also admitted for trading on the leading European derivatives exchange in Stuttgart, the main marketplace.

In order to maintain its high level of customer service despite the challenging conditions on the equity markets and the low levels of customer business, RCB again stepped up its road- shows and presentation activities for secondary market trading on the basis of sector reports and presentations about individual companies.

Another highlight was the successful expansion of order routing for stocks and stock derivatives for 30 international institutional customers and for regional Raiffeisen banks and other group units. Because US investors have been the largest shareholders in the companies covered by our research for many years, an equity broker was set up in New York under Raiffeisen Bank International in 2011.

Equity Capital Markets (ECM)

In 2011, a total of thirteen stock transactions were concluded by RCB, all of them in the first seven months of the year. The high volatility on the stock markets made it increasingly difficult to impossible for companies to obtain financing over the stock exchange in the second half of the year.

One highlight in 2011 was the IPO of Austria Metall AG (AMAG), for which Raiffeisen Centrobank held the highest domestic syndicate position. This transaction was the first IPO on the Viennese market

since STRABAG SE went public in 2007 and reawakened the Austrian IPO market. New mandates were also won and executed for listed companies:

- Joint bookrunner and joint lead manager for the replacement of a stock package of Polytec Holding AG,
- Joint bookrunner and joint lead manager for the capital increase of Kapsch TrafficCom AG,
- Co-lead manager of the re-IPO of Lenzing AG,
- Co-lead manager of the capital increase of OMV AG.

Raiffeisen Centrobank was also involved in the capital increases of KTM Power Sports AG and Allgemeine Baugesellschaft-A. Porr AG as an arranger and consultant and in the public buyback offer for shares of Pankl Racing Systems AG as a settlement agent. RCB was again active in the equity linked subsegment in 2011. Two PLN-denominated convertible bond tranches were placed for Warimpex Finanz- und Beteiligungs AG in April and May, with Raiffeisen Centrobank acting as the co-lead manager for the transaction. Raiffeisen Centrobank was also involved in transactions outside of its core market of Austria in 2011. After the capital increase for Deutsche Bank AG in 2010, Raiffeisen Centrobank again seeked to demonstrate its transaction competence in 2011 as co-manager in an international syndicate for the capital increase of another leading financial institution, Commerzbank AG. A consulting mandate was also fulfilled in Germany in connection with a squeeze-out of the minority shareholders of PC-Ware Information Technologies AG. Raiffeisen Centrobank was also active in CEE during 2011. The international roadshow that covered seven European cities was organised as part of the listing of the Romanian Fondul. In Russia, the Bank was co-lead manager for the IPO of OJSC Phosagro on the London and MICEX stock exchanges.

The results of the department are included in the report for the "Equity Capital Markets" business segment, which achieved a negative result because of the poor market conditions for the M&A business of Raiffeisen Investment AG and its subsidiaries.

Company Research

In 2011, a total of 346 company updates were released. Companies listed on CEE exchanges accounted for 255 company updates, nearly 75 per cent, with more Polish than Austrian companies being covered for the first time in the latter part of the year. These figures bear out the cross-border sector approach and the increasing focus on Eastern Europe. The number of stocks being covered also increased, from 104 in 2010 to 126 in 2011. In real estate, the Bank began covering the Polish companies Globe Trade Centre, Echo Investment and Polnord. Poland's Lotos and Russia's Tatneft were added to the coverage in the oil and gas sector, while consumer stocks now also include the Russian companies CTC Media, Magnit, M.Video, O'Key and X5 and the Polish companies CEDC, Eurocash and LPP.

The universe of Polish companies was also expanded with Bank BGZ, the utility ENEA and the coal companies JSW and Bogdanka. Coverage was begun for the Austrian companies AMAG, Lenzing and Polytec, the Serbian banks Komrcijalna Banka and AIK Banka, and the Russian companies Mechel and Phosagro. Extensive sector reports were released for oil and gas, telecommunications, banks, utilities and Polish real estate and marketed at a large number of customer meetings. In addition to the sector reports, roadshow reports were prepared for Russian steel companies and Austrian and Polish real estate stocks and presented in meetings with Austrian and international investors.

Investor events in connection with these sector and roadshow reports were held in 15 European cities: Amsterdam, Budapest, Copenhagen, Graz, Helsinki, London, Paris, Prague, Poznan, Stockholm, Tallinn, Vienna, Warsaw, Zagreb and Zurich. The costs of the Company Research department are included in the reporting for the segments "Securities Trading & Sales and Treasury", "Equity Capital Markets" and "Other Departments and Commodity Trading ".

Raiffeisen Investment AG Group

Raiffeisen Investment AG¹ ("RIAG") is one of the leading investment advisors for mergers and acquisitions in Austria, Central and Eastern Europe and Turkey. Its clients include international companies and organisations as well as governments, all of which are advised in connection with mergers, acquisitions and privatization projects from the perspective of the buyer and the seller. RIAG has extensive sector expertise thanks to its well-trained industry specialists, and outstanding knowledge of the markets in eleven countries thanks to its local teams.

A highlight among the international projects in 2011 was the takeover of the leading Serbian retail group Delta Maxi by the Belgian Delhaize Group, which RIAG advised in collaboration with its cooperation partner Lazard. At an estimated purchase price of EUR 932.5 million, this was the largest private transaction in Serbia to date. RIAG also worked together with Lazard to advise Contour Global, an investment fund domiciled in New York and specialising in the energy industry, regarding the takeover of 73 per cent of the shares in the Bulgarian lignite-fired power plant Enel Maritza East III. This transaction was one of the largest M&A transactions ever in the Bulgarian energy sector, at a purchase price of EUR 545 million (EUR 230 million equity value).

Business in Turkey developed well, and RIAG was able to extend its lead as the top M&A advisor. Especially noteworthy in this connection is RIAG's involvement in the takeover of the Turkish pharmaceutical company Dr. F. Frik Ilac A.S. with a transaction volume of EUR 90.1 million, and in the complete process for the sale of the leading Turkish pharmaceutical company BirgiMefar Group. Business development was very satisfactory up to the middle of the year, but the sentiment on the M&A market shifted drastically starting in the summer. For this reason, business declined in annual comparison in 2011 with only fourteen transactions, a deal volume of roughly EUR 3 billion and a net fee volume of EUR 11.5 million. The results of RIAG and its subsidiaries, which were negative overall because of the adverse market conditions in the 2011 financial year, are included in the report for the "Equity Capital Markets" business segment together with the Equity Capital Markets department of Raiffeisen Centrobank. The number of deals is expected to increase substantially in the three core markets of Turkey, Russia and Poland in 2012, especially in the sectors of consumer goods, energy and industry.

Commodity Trading

The subsidiaries of the Centrotrade group are active in rubber trade and trading with olefins. The rubber trading subsidiaries are held by Centrotrade Holding AG. In 2011, the rubber group was able to exceed its result for 2010 thanks to a good first half of the year, while the result from trading with olefins was positive, but well below the record result for 2010. This can be attributed to the conflict in Libya and the associated loss of the main supplier, as well as to the fact that raw materials could not be purchased from Iran due to the company policy in connection with the international sanctions imposed against this country. The group's profit after tax from the operating companies came to EUR 3.590 million for the reasons presented above, less than in the previous year (2010: EUR 5.766 million). A Malaysian company that is active in the trading of latex and rubber was acquired in the fourth quarter of 2011 and is being integrated into the rubber group. This is intended to increase the group's market presence and allow it to access new sales markets. The results of the commodity trading companies are included in the report for the "Other Bank Departments" and "Commodity Trading" segment.

On 18 April 2012 the shareholder meetings of Raiffeisen Investment AG and Raiffeisen Centrobank resolved the spin-off of the mergers and acquisitions business of RIAG to merge with Raiffeisen Cen-trobank with retroactive effect from 1 January 2012.

Assessment of segment results are to be found in the following table:

1/1–31/12/2011 Amounts in thousand Euros	Securities Trad- ing & Sales and Treasury	Equity Capital Markets	Credit Department	Other Departments and Commo dity Trading	Transition	Total
Net interest income	3,372	22	2,278	- 1,410	- 259	4,003
Provisioning for impair-	0	0	0	0	15	15
Net interest income after	3,372	22	2,278	- 1,410	- 244	4,018
Net fee and commission	114	15,260	482	1,349	259	17,464
Trading profit	44,727	-90	0	- 173	0	44,464
Valuation result from deriv-	- 48	0	48	0	0	0
Net income from financial	_	- 283	0	0	66	- 428
General administrative	- 31,682	- 17,721	- 1,575	- 10,201	727	- 60,452
Other operating result	0	- 1,213	0	14,070	- 551	12,306
Profit/loss before tax	16,272	- 4,025	1,233	3,635	256	17,371
Basis of assessment (credit and market risk)	404,913	0	76,988	37,937	0	519,839
Average assets	2,028,91	16,723	102,91	162,668	- 126,450	2,184,772
Average liabilities	1,968,09	9,152	1,244	221,627	- 116,927	2,083,190
Average number of staff	153	115	9	63	0	340
Cost/income ratio	65.7%	126.8	57.1%	73.7%	0	77.3%
Average equity	71,201	8,388	13,538	18,546	-10,091	101,582
Return on equity (ROE)	22.9%	-	9.1%	19.6%	0	17.1%

(Source: Annual Report 2011)

RISK MANAGEMENT

For Raiffeisen Centrobank risk management means the identification, measurement, monitoring and management of economic risks. This process is designed to achieve profits by taking risks in a targeted, controlled manner. As a subsidiary of Raiffeisen Bank International, Raiffeisen Centrobank is integrated into the risk management processes of the RZB Credit Institution Group. The various risk management units operating at different management levels ensure that all major risks are monitored and limited and that business transactions are concluded under a risk/return perspective.

The risk management principles followed by Raiffeisen Centrobank are focused, above all, on the company's individual risk profile, which originates in the company's orientation towards the equity and equity derivatives business. Transactions are evaluated with respect to their risk content and earnings potential based on the type, scope and complexity of the transaction as well as the relevant regulatory requirements.

The management activities of the Managing Board are supported by the risk management concept, which provides a coordinated process for the handling of market risk, credit risk, operational risk, equity participation risk and other risks. The basic principles and methods underlying risk management are defined by the bylaws for the Supervisory Board and the Managing Board as well as RCB's organisational guidelines and manuals. A comprehensive planning and controlling process enables the Managing Board to identify risks at an early stage, evaluate them and take appropriate countermeasures. Within the framework of its decision-taking authority the Managing Board determines the RCB's risk management policies, authorising the principles of risk management, the specification of limits for all relevant risks as well as the precise processes to monitor risks. The risk policy is an integral part of the risk management scheme of the bank as a whole, which systematically links the profit management and risk management of all business segments.

An independent risk management department, incorporated within the controlling department, supports the Managing Board in effectively fulfilling its duties. The department reports regularly to the Managing Board and evaluates the current risk situation by taking account of the risk capacity and risk limits.

It supports the Managing Board in allocating a risk management budget and in managing risks. As a cross-divisional and enterprise-wide body, the department is responsible for the on-going further development and implementation of methods to measure risks, to refine risk management instruments as well as to maintain and update the regulatory framework.

Raiffeisen Centrobank's risk committee which is comprised by the members of the Managing Board and the heads of the Risk Management, Securities and Treasury departments (the "Risk Committee") meets regularly to address all issues and regulations in the area of risk management, develop recommendations for the Managing Board as a whole, or prepares resolutions. In addition, the Issuer's asset liability committee (the "Asset Liability Committee") periodically evaluates interest rate changes, balance sheet risks as well as liquidity risks to which the Issuer is exposed.

Risk management is based on a risk strategy that focuses on risk appetite and risk capacity. On this basis, a unified bank-wide limit system is used that distributes the desired risk exposure at various levels. The quantification of operational risk using a Value-at-Risk (VaR) consistent parameter continues to be important. This enables Raiffeisen Centrobank to quantify this risk as well and appropriately take account of the operational risks in its overall risk management led by the Managing Board by means of a Value-at-Risk consistent risk measurement approach, along with the main risks to which Raiffeisen Centrobank is predominantly exposed to, namely market risk and credit risk.

Because of its specialisation in trading equities and equity derivatives, it is particularly important for Raiffeisen Centrobank to maintain a modern, professional and active risk management system that enables it to comprehensively identify, measure, constrain and manage risk. The Risk Management department is responsible for assessing the current risk situation in accordance with the Bank's risk taking capacity and the corresponding risk limits, and thereby assists the Managing Board with the management of the Bank's overall risk. In its interdepartmental and intercompany role, Risk Management is also responsible for the refinement and on-going calibration of the risk measurement methods, for the refinement of the control instruments, and for maintaining and updating the regulatory frameworks

The predominantly negative influences in 2011 (largely stemming from the sovereign debt crisis) caused substantial declines on the relevant equity markets and even led to the suspension of conventional valuation methods on the markets at times. Effective risk management was particularly challenging under these conditions. Despite this, RCB was able to manage its material risk during the reporting period so that it did not incur any significant losses from credit risk, market risk or operational risk. Day-to-day business focused on the refinement and further development of the existing models for the valuation of structured and complex products and on the extensive automation of daily routines.

Risk taking capacity and risk management

Risk taking capacity denotes the capability of a bank to cover the risks arising from its transactions by furnishing equity capital and similar items. As a bank cannot as a general rule completely preclude the incurring of risks, the losses arising from the realisation of these risks are to be defrayed by these funds, which are referred to as the risk coverage sum. The amount of this sum determines which risk-taking activities – and the maximum exposure associated with them – are suitable for a bank. The ability to bear risk thus significantly impacts on a bank's assumption of further risks. This, in turn, determines the focus and scope of the bank's transactions.

The risk taking capacity analysis of the RZB Credit Institution Group is supplemented by scenarios adapted to the business model of Raiffeisen Centrobank which are used to verify whether or not potential losses (the risk potential) exceed the amount of the aggregate risk cover available at the time. Taking the going concern perspective (calculated using a confidence interval of 95 per cent and a holding period of three months), the scenarios' thrust is the assuring that the potential losses (i.e. the "risk potential") arising from transactions do not exceed the associated risk coverage sums. Also factored in are the liquidation perspective (bearing with it a confidence level augmented to 99.9 per cent) and the stress tests employed in the assessment of the effects of significant and negative alterations in the risk-causing factors which may possibly not be adequately depicted in the VaR models.

Securing capital adequacy is one of the primary goals of risk management at Raiffeisen Centrobank. The adequacy of capital is assessed every quarter on the basis of risk calculated according to internal modes. Capital requirements both from a regulatory perspective (going-concern perspective) and from an economic point of view (liquidation perspective) are taken into account. In both perspectives, all material risks are determined using a VaR model. Market risk constitutes the most significant risk for

both perspectives. With Going-Concern perspective it accounts for 38 per cent of total risk as of December 31, 2011. (Source: Audited Consolidated Financial Statements of Raiffeisen Centrobank for the financial year ending December 31, 2011).

The following chart shows the shares of individual risk categories of Raiffeisen Centrobank as of December 31, 2011:

in %	Going-Concern Liquidation perspective as of tive as of December 31, 2011 31, 2011	perspec- December
Market risk	37.5	
Credit risk	12.7 14.3	
Operational risk	9.0 29.7	
Business risk	4.4 2.0	
Investment risk	26.9 17.1	
Other risks	9.5 20.4	

Source: Audited Consolidated Financial Statements of Raiffeisen Centrobank for the financial year ending December 31, 2011

BASEL II

The parent company of Raiffeisen Centrobank, Raiffeisen Bank International AG, uses the internal ratings based (IRB) approach to assess credit risk. Raiffeisen Centrobank applies the standard approach, for which the "permanent partial use" has been approved by the FMA.

TREND INFORMATION

For information in trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the issuer's prospects for at least the current financial year, please see "RISKS THAT MAY AFFECT THE ISSUER" (commencing on page 16), in particular the risk factors "The Raiffeisen Centrobank Group may be adversely impacted by business and economic conditions, and difficult market conditions have adversely affected the Raiffeisen Centrobank Group", "Raiffeisen Centrobank and the Raiffeisen Centrobank Group are dependent on the economic environment in the markets where they operate" and "Changes in existing, or new, government laws or regulations in the countries in which the Raiffeisen Centrobank Group operates may have a material impact on its results of operations".

ADMINISTRATIVE, MANAGING AND SUPERVISORY BODIES

MANAGING BOARD

Eva Marchart

Chairman

Eva Marchart was born on 12 July 1956. She represents the Issuer since 1 January 2000 jointly with another member of the management board or with an officer holding a general power of attorney.

Chairman of the Supervisory Centrotrade Holding AG, Vienna, Austria

Board

East Centro Capital Management AG, Vienna, Austria

Syrena Immobilien Holding AG, Spittal a.d.Drau, Austria

Raiffeisen Investment AG, Vienna, Austria

Centrotrade Investment AG, Zug, Switzerland

Member of the Supervisory Centrotrade Deutschland GmbH, Eschborn, Germany

Board

Centrotrade Chemicals AG, Zug, Switzerland

Vice Chairman of the Board Centrotrade Commodities Malaysia SDN.BHD., Kuala Lumpur, Maof Directors

laysia

Member of the Board of Di-Centrotrade Minerals & Metals, Inc., Chesapeake, USA

rectors

Centrotrade Singapore Pte.Ltd., Singapore

Alfred Michael Spiss

Deputy Chairman

Alfred Spiss was born on 7 September 1961. He represents the Issuer since 1 January 2000 jointly with another member of the management board or with an officer holding a general power of attorney.

Chairman of the Supervisory Zertifikateforum Austria, Vienna, Austria

Board

Member of the Supervisory Centrotrade Holding AG, Vienna, Austria

Board

Raiffeisen Investment Aktiengesellschaft, Vienna, Austria

RB International Markets LLC, New York, USA

Gerhard Grund

Member

Gerhard Grund was born on 26 March 1956. He represents the issuer since 1 January 2002 jointly with another member of the management board or with an officer holding a general power of attorney.

Chairman of the Supervisory

Raiffeisen Investment AG, Vienna, Austria

Board

Raiffeisen Kapitalanlage Gesellschaft mbH, Vienna, Austria

GOA Corporate Invest AG, Vienna, Austria

Chairman of the Supervisory

Board

Raiffeisen Kapitalanlage Gesellschaft mbH, Vienna, Austria

GOA Corporate Invest AG, Vienna, Austria

Deputy Chairman of the Su-

pervisory Board

Centrotrade Holding AG, Vienna, Austria

The address of the members of the Managing Board is Tegetthoffstraße 1, 1015 Vienna, Austria.

SUPERVISORY BOARD

Members of the Supervisory Board

Chairman

Herbert Stepic Director General Raiffeisen Bank International AG Am Stadtpark 3 A-1030 Vienna

Other board memberships:

Chairman of the Supervisory

Board

ZUNO Bank Aktiengesellschaft, Vienna, Austria

Raiffeisenbank (Bulgaria) EAD, Sofia, Bulgaria

VAT Raiffeisen Bank Aval, Kiew, Ukraine

Raiffeisenbank Austria d.d., Zagreb, Croatia

RZB Finance LLC, New York, USA

Raiffeisen banka a.d., Belgrade, Serbia

Raiffeisen Bank d.d. Bosna i Hercegovina, Sarajevo

Raiffeisenbank a.s., Prague, Czech Rep.

Raiffeisen Bank Zrt., Budapest, Hungary

Raiffeisen Bank Polska S.A., Warsaw, Poland

Raiffeisen Bank S.A., Bucharest, Romania

ZAO Raiffeisenbank, Moscow, Russia

Member of the Supervisory

Board

OMV Aktiengesellschaft, Vienna, Austria

Oesterreichische Kontrollbank AG, Vienna, Austria

Priorbank JSC, Minsk, White Russia

Raiffeisen Banka d.d., Maribor, Slovenia

Tatra banka a.s., Bratislava, Slowakia

Raiffeisen Bank Kosovo J.S.C., Kosovo

Raiffeisen Bank Sh.a., Tirana, Albania

First Deputy Chairman:

Walter Rothensteiner Director General Raiffeisen Zentralbank Am Stadtpark 9 A-1030 Vienna

Other board memberships:

Member of the Managing

Board

Österreichische Raiffeisen-Einlagensicherung registrierte Genossenschaft mit beschränkter Haftung, Vienna, Austria

HK Privatstiftung, Vienna, Austria

Managing Director

Raiffeisen International Beteiligungs GmbH, Vienna, Austria

Chairman of the Supervisory

Board

Raiffeisen Bausparkasse Gesellschaft m.b.H., Vienna, Austria

Kathrein & Co. Privatgeschäftsbank Aktiengesellschaft, Vienna, Aus-

tria

Casinos Austria Aktiengesellschaft, Vienna, Austria

Österreichische Lotterien Ges.m.b.H, Vienna, Austria

Raiffeisen Bank International Bank-Holding AG, Vienna, Austria

Raiffeisen Informatik GmbH, Vienna, Austria

Valida Holding AG, Vienna, Austria (which was formerly named

Vorsorge Holding AG)

Member of the Supervisory

Board

KURIER Zeitungsverlag und Druckerei Gesellschaft m.b.H, Vienna,

KURIER Redaktionsgesellschaft m.b.H, Vienna, Austria

Wiener Staatsoper GmbH, Vienna, Austria

Oesterreichische Nationalbank AG, Vienna, Austria

Oesterreichische Kontrollbank Aktiengesellschaft, Vienna, Austria

Vice Chairman of the Super-

UNIQA Versicherungen AG, Vienna, Austria

visory Board

Casinos Austria International Holding GmbH, Vienna, Austria

LEIPNIK-LUNDENBURGER INVEST Beteiligungs Aktiengesell-

schaft, Vienna, Austria

Second Deputy Chairman:

Klemens Breuer Member of the Managing Board Raiffeisen Bank International AG Am Stadtpark 9 A-1030 Vienna

Members

Werner Kaltenbrunner Holder of Unlimited Procuration Raiffeisen Bank International Am Stadtpark 9 A-1030 Vienna

Other board memberships:

Member of the Supervisory Board "Internationale Projektfinanz" Warenverkehrs- & Kreditvermittlungs

AG, Vienna, Austria

Kathrein & Co. Privatgeschäftsbank AG, Vienna, Austria

Raiffeisen Investment AG, Vienna, Austria

W 3 Errichtungs- und Betriebs- AG, Vienna, Austria

Holder of Unlimited Procuration

Raiffeisen Zentralbank Österreich AG, Vienna, Austria

Karl Sevelda Member of the Managing Board Raiffeisen Bank International Am Stadtpark 9 A-1030 Vienna

Other board memberships:

Managing Director Herbert Depisch Privatstiftung, Fürstenfeld, Austria

Deputy Chairman of the

Managing Board

Bene Privatstiftung AG, Waidhofen an der Ybbs, Austria

BestLine Privatstiftung, Vienna, Austria

Member of the Supervisory

Board

BENE AG, Waidhofen an der Ybbs, Austria

Raiffeisen International Bank-Holding AG, Vienna, Austria

Raiffeisen Investment Aktiengesellschaft, Vienna, Austria

Johann Strobl Member of the Managing Board Raiffeisen Bank International Am Stadtpark 9 A-1030 Vienna

Other board memberships:

Member of the Managing Österreichische Raiffeisen-Einlagensicherung eGen, Vienna, Austria Board

Representatives of the Supervisory Authorities:

The state commissioners are appointed by the Federal Minister of Finance for a period of not more than five years and may be re-appointed. Currently, the following persons are state commissioners for Raiffeisen Centrobank (the date of appointment is indicated below):

Mag. Alfred Hacker Head of Department State Commissioner (since 1 January 2011)

Dr. Tamara Els Head of Department Vice State Commissioner (appointed since 1 December 2010)

CONFLICTS OF INTEREST

Raiffeisen Centrobank is not aware of any conflicts of interests between any duties to Raiffeisen Centrobank of members of the Supervisory Board or Managing Board and their private interests and / or other interests. As per the risk of existing conflicts of interest, please see the Risk Factor "There may be conflicts of interest which have a negative effect on the Notes" on page 25.

SHAREHOLDERS OF RAIFFEISEN CENTROBANK

Raiffeisen Centrobank's major shareholder, Raiffeisen Bank International AG, is the leading bank of the Raiffeisen Sector in Austria and holds indirectly a stake of 100% of the shares in Raiffeisen Centrobank. (see also the paragraphs under the heading "Share Capital of Raiffeisen Centrobank AG" on page 68).

PREVENTION OF CONTROL ABUSE

According to the Stock Corporation Act, the members of the management board of the Issuer must act in their own responsibility in the best interest of the Issuer, taking into account its shareholders, employees and the public interest. In particular, the members of the management board are not obliged to follow instructions of shareholders or members of the supervisory board; if such instructions would be detrimental to the issuer or would be contrary to its best interest, the members of the management board would need to reject such instructions. The appointment and dismissal of members of the management board is effected by the supervisory board by a simple majority vote.

HISTORICAL FINANCIAL INFORMATION

The Audited Consolidated Financial Statements of Raiffeisen Centrobank for the financial years ended 31 December 2011 and 2010, together in each case with the audit report thereon, are incorporated by reference in this Prospectus.

Extracts from the Audited Consolidated Financial Statements of Raiffeisen Centrobank for the financial years ended 31 December 2011 and 2010 are included below.

Consolidated Income Statements of Raiffeisen Centrobank for the year ended 31 December 2011 and 2010

For the financial year ended 31 December

in thousand EUR	2011 audited	2010 audited
Net interest income	4,003	4,841
Impairment losses on loans and advances	60	15
Net interest income after provisions	4,018	4,901
Net fee and commission income	17,464	18,581
Trading profit	44,464	43,227
Valuation result from derivative financial instruments	0	250
Net income from financial investments	- 428	132
General administrative expenses	- 60,452	- 59,991
Other operating result	12,306	18,237
Profit before tax	17,371	25,336
Income taxes	- 3,492	-2,294
Profit after tax	13,879	27,630
Share of profit due to minority interests	0	0
Group net profit	13,887	27,630

Source: Audited Consolidated Financial Statements of Raiffeisen Centrobank for the financial year ended 31 December 2011

Consolidated Balance Sheet of Raiffeisen Centrobank as at 31 December 2011 and 2010

As of 31 December

in thousand EUR	2011 audited	2010 audited
Assets	4 1 4 0	
Cash reserve	4,148	3,839
Loans and advances to credit institutions	266,376	285,424
Loans and advances to customers	58,029	85,476
Impairment losses on loans and advances	- 267	- 352
Trading assets	1,743,180	1,601,070
Derivative financial instruments	654	313
Securities and financial investments	24,632	32,756
Intangible fixed assets	339	155
Tangible fixed assets	11,734	12,505
Other assets	90,596	108,899
Total assets	2,199,421	2,130,085
Liabilities and equity		
Liabilities to credit institutions	26,724	63,800

Total liabilities and equity	2,199,421	2,130,085
Group net profit	13,887	27,630
Consolidated equity	103,044	99,920
Equity	117,692	127,550
Subordinated capital	20,481	20,413
Other liabilities	49,616	40,275
Derivative financial instruments	553	338
Trading liabilities	1,820,628	1,742,127
Provisions	24,477	30,057
Liabilities to customers	139,251	105,525

Source: Audited Consolidated Financial Statements of Raiffeisen Centrobank for the financial year ended 31 December 2011

The financial information provided above has been audited by KPMG Austria GmbH. The financial year of Raiffeisen Centrobank is the calendar year.

Auditors' Reports

The Auditors' Reports on the consolidated financial statements as of 31 December 2011 and 2010 are incorporated by reference

MATERIAL CONTRACTS

The Issuer has not concluded material contracts that are not entered into in the ordinary course of the issuer's business, which could result in any Group member being under an obligation or entitlement that is material to the issuer's ability to meet its obligation to security holders in respect of the securities.

TAXATION

The statements herein regarding certain tax issues in Austria, the Czech Republic, Germany, Hungary, Italy, Poland, Romania, the Slovak Republic, and Slovenia are based on the laws in force in those jurisdictions as of the date of this Prospectus and are subject to any changes in such laws. The following summaries do not purport to be comprehensive descriptions of all the tax considerations which may be relevant to a decision to purchase, own or dispose of Notes and further disclosure may be included in the Final Terms or a supplement to this Prospectus. Prospective holders of Notes should consult their tax advisors as to the relevant tax consequences of the ownership and disposition of Notes.

AUSTRIA

This section on taxation contains a brief summary of the Issuer's understanding with regard to certain important principles which are of significance in connection with the purchase, holding or sale of the Notes in the Republic of Austria. This summary does not purport to exhaustively describe all possible tax aspects and does not deal with specific situations which may be of relevance for certain potential investors. The following comments are rather of a general nature and included herein solely for information purposes. These comments are not intended to be, nor should they be construed to be, legal or tax advice. This summary furthermore only refers to investors which are subject to unlimited (corporate) income tax liability in Austria. It is based on the currently valid tax legislation, case law and regulations of the tax authorities, as well as their respective interpretation, all of which may be amended from time to time. Such amendments may possibly also be effected with retroactive effect and may negatively impact on the tax consequences described. It is recommended that potential purchasers of the Notes consult with their legal and tax advisors as to the tax consequences of the purchase, holding or sale of the Notes. Tax risks resulting from the Notes shall in any case be borne by the purchaser. For the purposes of the following it is assumed that the Notes are legally and factually offered to an indefinite number of persons and purchased after 31 March 2012.

The Issuer assumes no responsibility with respect to taxes withheld at source.

General remarks

Individuals having a permanent domicile (*Wohnsitz*) and/or their habitual abode (*gewöhnlicher Aufenthalt*) in Austria are subject to income tax (*Einkommensteuer*) in Austria on their worldwide income (unlimited income tax liability; *unbeschränkte Einkommensteuerpflicht*). Individuals having neither a permanent domicile nor their habitual abode in Austria are subject to income tax only on income from certain Austrian sources (limited income tax liability; *beschränkte Einkommensteuerpflicht*).

Corporations having their place of effective management (*Ort der Geschäftsleitung*) and/or their legal seat (*Sitz*) in Austria are subject to corporate income tax (*Körperschaftsteuer*) in Austria on their worldwide income (unlimited corporate income tax liability; *unbeschränkte Körperschaftsteuerpflicht*). Corporations having neither their place of effective management nor their legal seat in Austria are subject to corporate income tax only on income from certain Austrian sources (limited corporate income tax liability; *beschränkte Körperschaftsteuerpflicht*).

Both in case of unlimited and limited (corporate) income tax liability Austria's right to tax may be restricted by double taxation treaties.

Income taxation of the Notes

With the passing of the Budget Accompanying Act of 2011 (*Budgetbegleitgesetz 2011*), the Austrian legislator intended to comprehensively realign the taxation of financial instruments, in particular with regard to capital gains. Pursuant to the newly worded sec. 27(1) of the Austrian Income Tax Act, the term investment income (*Einkünfte aus Kapitalvermögen*) comprises:

• income from the letting of capital (*Einkünfte aus der Überlassung von Kapital*) pursuant to sec. 27(2) of the Austrian Income Tax Act, including dividends and interest;

- income from realised increases in value (*Einkünfte aus realisierten Wertsteigerungen*) pursuant to sec. 27(3) of the Austrian Income Tax Act, including gains from the sale, redemption and other realisation of assets that lead to income from the letting of capital, zero coupon bonds and also broken-period interest; and
- income from derivatives (*Einkünfte aus Derivaten*) pursuant to sec. 27(4) of the Austrian Income Tax Act, including cash settlements, option premiums received and income from the sale or other realisation of forward contracts like options, futures and swaps and other derivatives such as index certificates.

Also the withdrawal of the Notes from a bank deposit (*Depotentnahme*) and circumstances leading to Austria's loss of taxation right regarding the Notes *vis-à-vis* other countries, *e.g.*, a relocation from Austria (*Wegzug*), are in general deemed to constitute a sale (*cf.* sec. 27(6)(1) of the Austrian Income Tax Act).

Individuals subject to unlimited income tax liability in Austria holding the Notes as a non-business asset are subject to income tax on all resulting investment income pursuant to sec. 27(1) of the Austrian Income Tax Act. In case of investment income with an Austrian nexus (inländische Einkünfte aus Kapitalvermögen), basically meaning income that is paid by an Austrian paying agent (auszahlende Stelle) or an Austrian custodian agent (depotführende Stelle), the income is subject to a withholding tax of 25%; no additional income tax is levied over and above the amount of tax withheld (final taxation pursuant to sec. 97(1) of the Austrian Income Tax Act). In case of investment income without an Austrian nexus, the income must be included in the income tax return and is subject to a flat income tax rate of 25%. In both cases upon application the option exists to tax all income subject to the tax rate of 25% at the lower progressive income tax rate (option to regular taxation pursuant to sec. 27a(5) of the Austrian Income Tax Act). Pursuant to sec. 27(8) of the Austrian Income Tax Act, losses from investment income may not be offset with other types of income. Negative income subject to the flat tax rate of 25% may not be offset with income subject to the progressive income tax rate (this equally applies in case of an exercise of the option to regular taxation). Further, an offsetting of losses from realised increases in value and from derivatives with (i) interest and other claims against credit institutions and (ii) income from Austrian or foreign private law foundations and comparable legal estates (privatrechtliche Stiftungen und damit vergleichbare Vermögensmassen) is not permissible.

Individuals subject to unlimited income tax liability in Austria holding the Notes as a business asset are subject to income tax on all resulting investment income pursuant to sec. 27(1) of the Austrian Income Tax Act. In case of investment income with an Austrian nexus (as described above) the income is subject to a withholding tax of 25%. While this withholding tax has the effect of final taxation for income from the letting of capital, income from realised increases in value and income from derivatives must on the other hand be included in the income tax return (nevertheless flat income tax rate of 25%). In case of investment income without an Austrian nexus, the income must always be included in the income tax return (flat income tax rate of 25%). In both cases upon application the option exists to tax all income subject to the tax rate of 25% at the lower progressive income tax rate (option to regular taxation pursuant to sec. 27a(5) of the Austrian Income Tax Act). Pursuant to sec. 6(2)(c) of the Austrian Income Tax Act, depreciations to the lower fair market value and losses from the sale, redemption and other realisation of financial assets and derivatives in the sense of sec. 27(3) and (4) of the Austrian Income Tax Act, which are subject to the special tax rate of 25%, are primarily to be offset against income from realised increases in value of such financial assets and derivatives and with appreciations in value of such assets; only half of the remaining negative difference may be offset against other types of income (and carried forward).

Corporations subject to unlimited corporate income tax liability in Austria are subject to corporate income tax on interest from the Notes at a rate of 25%. In case of investment income with an Austrian nexus (as described above) the income is subject to a withholding tax of 25%, which can be credited against the corporate income tax liability. However, under the conditions set forth in sec. 94(5) of the Austrian Income Tax Act no withholding tax is levied in the first place. Income from the sale of the Notes is subject to corporate income tax of 25%. Losses from the sale of the Notes can be offset against other income (and carried forward).

Private foundations pursuant to the Austrian Private Foundations Act fulfilling the prerequisites contained in sec. 13(3) and (6) of the Austrian Corporate Income Tax Act and holding the Notes as a non-business asset are subject to interim taxation at a rate of 25% on interest income, income from realised increases in value and income from derivatives. In case of investment income with an Austrian nexus (as described above) the income is subject to a withholding tax of 25%, which can be credited against the tax falling due. Under the conditions set forth in sec. 94(12) of the Austrian Income Tax Act no withholding tax is levied.

As of 1 January 2013, pursuant to sec. 93(6) of the Austrian Income Tax Act, the Austrian custodian agent will be obliged to automatically offset negative investment income against positive investment income, taking into account all of a taxpayer's bank deposits with the custodian agent (for the period from 1 April 2012 to 31 December 2012 grandfathering provisions exist). If negative and at the same time or later positive income is earned, then the negative income is to be offset against the positive income. If positive and later negative income is earned, then the withholding tax on the positive income is to be refunded, with such refund being limited with 25% of the negative income. In certain cases, the offsetting is not permissible. The custodian agent has to issue a written confirmation on the offsetting of losses for each bank deposit.

EU withholding tax

Sec. 1 of the Austrian EU Withholding Tax Act (*EU-Quellensteuergesetz*) – which transforms into national law the provisions of Council Directive 2003/48/EC of 3 June 2003 on taxation of savings income in the form of interest payments – provides that interest payments paid or credited by an Austrian paying agent to a beneficial owner who is an individual resident in another Member State (or in certain dependent or associated territories) are subject to a withholding tax of 35% if no exception from such withholding applies. Sec. 10 of the Austrian EU Withholding Tax Act provides for an exemption from withholding tax where the beneficial owner presents to the paying agent a certificate drawn up in his/her name by the competent authority of his/her Member State of residence for tax purposes, indicating the name, address and tax or other identification number or, failing such, the date and place of birth of the beneficial owner, the name and address of the paying agent, and the account number of the beneficial owner or, where there is none, the identification of the security; such certificate shall be valid for a period not exceeding three years.

Regarding the issue of whether also index certificates are subject to the EU withholding tax, the Austrian tax authorities distinguish between index certificates with and without a capital guarantee, a capital guarantee being the promise of repayment of a minimum amount of the capital invested or the promise of the payment of interest. The exact tax treatment of index certificates furthermore depends on their underlying.

Pursuant to guidelines published by the Austrian Federal Ministry of Finance, income from warrants, pursuant to which an investor is entitled (but not obliged) to buy or sell a specified underlying at a specific price or to receive or pay a difference amount relating to the value of such underlying at a predetermined date (*Optionsscheine*), does not qualify as interest within the meaning of the Austrian EU Withholding Tax Act.

Austrian inheritance and gift tax

Austria does not levy an inheritance and gift tax anymore.

However, it should be noted that certain gratuitous transfers of assets to (Austrian or foreign) private law foundations and comparable legal estates (*privatrechtliche Stiftungen und damit vergleichbare Vermögensmassen*) are subject to foundation tax (*Stiftungseingangssteuer*) pursuant to the Austrian Foundation Tax Act (*Stiftungseingangssteuergesetz*). Such tax is triggered if the transferor and/or the transferee at the time of transfer have a domicile, their habitual abode, their legal seat or their place of effective management in Austria. Certain exemptions apply in case of a transfer *mortis causa*, in particular for bank deposits, publicly placed bonds and portfolio shares (*i.e.*, less than 1%). The tax basis is the fair market value of the assets transferred minus any debts, calculated at the time of transfer. The tax rate is in general 2.5%, with a higher rate of 25% applying in special cases.

In addition, a special notification obligation exists for gifts of money, receivables, shares in corporations, participations in partnerships, businesses, movable tangible assets and intangibles. The notification obligation applies if the donor and/or the donee have a domicile, their habitual abode, their legal seat or their place of effective management in Austria. Not all gifts are covered by the notification obligation: In case of gifts to certain related parties, a threshold of EUR 50,000 per year applies; in all other cases, a notification is obligatory if the value of gifts made exceeds an amount of EUR 15,000 during a period of five years. Furthermore, gratuitous transfers to foundations falling under the Austrian Foundation Tax Act described above are also exempt from the notification obligation. Intentional violation of the notification obligation may lead to the levying of fines of up to 10% of the fair market value of the assets transferred.

Further, it should be noted that gratuitous transfers of the Notes can trigger income tax on the level of the transferor pursuant to sec. 27(6)(1) of the Austrian Income Tax Act (see above).

CZECH REPUBLIC

General

Czech tax implications largely depend on whether the Notes qualify as securities. Certain types of Notes (e.g. certificates and warrants) are not explicitly defined by Czech law. However, according to a statement published by the Czech National Bank (Czech financial market regulator), the term "securities" also involves securities that are not specified in the Czech Capital Markets Act – provided that they meet the general conditions for securities as indicated in the Czech National Bank's official statement of 10 September 2007 regarding the issue of securities that are not provided for by the Czech law, published in the Czech National Bank's Bulletin.

The information below is based on the assumption that the Notes fulfil all conditions for the treatment as securities under Czech law. For Czech taxation purposes, proceeds from specific Notes will be treated either as interest income or capital gains, which may result in differences in taxation. Prospective investors should verify, among others, the nature of the Notes and the type of income for each type of the Notes.

Residents

Interest

According to the double taxation treaty between Austria and the Czech Republic, interest paid from Austria to a Czech tax resident is taxable in the Czech Republic. However, the Austrian paying agent may under certain conditions deduct withholding tax from interest payments on the Notes in Austria if the Council Directive 2003/48/EC of 3 June 2003 on taxation of savings income in the form of interest payments (the "EU Savings Directive") is applicable (see "Austria" above).

Interest paid on the Notes to a Czech tax resident from foreign sources is subject to income tax in the Czech Republic.

Individual

An individual must include the interest received in the overall personal income tax base, which is taxable at a flat rate of 15% in 2012.

If a withholding tax is deducted on interest in Austria pursuant to the EU Savings Directive, the individual Czech tax resident may declare the tax deducted in Austria on the Czech income tax return and claim a credit against his Czech tax liability due on the income in respect of which the deduction was made. If the deduction exceeds the tax liability, the resident may claim the amount of the surplus from the Czech tax authority.

Corporation

A corporation must include the interest received in its general corporate income tax base, which is taxable at a flat rate of 19% in 2012.

Capital gains

According to the double taxation treaty between Austria and the Czech Republic, capital gains from the sale of the Notes by a Czech tax resident to an Austrian tax resident are taxable in the Czech Republic.

Individuals

Capital gains from the sale of the Notes are exempt from Czech personal income tax if an individual has held the Notes as a non-business asset for an uninterrupted period of more than six months. This time limit only applies to investment securities where a shareholding comprises a maximum of 5% and did not exceed this threshold for 24 consecutive months preceding the sale. Should these conditions be

not met, the individual must hold the Notes for an uninterrupted period of more than five years for the personal income tax exemption to be applicable. Either way, the exemption only applies if the Notes have not been included in the individual's business assets at any point in time prior to their sale.

If capital gains from the sale of the Notes held by individuals as a non-business asset are not tax-exempt, they are subject to personal income tax at a flat rate of 15% in 2012, the tax base being calculated as the income from the sale of the Notes reduced by the purchase price of the Notes and charges related to their acquisition. A loss from the sale of the Notes may be offset against gains from the sale of the Notes or other securities in the same fiscal period.

In the case of individuals holding the Notes as a business asset the capital gain from the sale of the Notes is included in their general income tax base and taxed at a flat rate of 15% in 2012. A loss from the sale of the Notes may be offset against overall taxable income (other than employment income) in the current fiscal period and the following five fiscal periods.

Corporations

Capital gains from the sale of the Notes held by corporations are included in their general income tax base and taxed at a flat rate of 19% in 2012. A loss from the sale of the Notes may be offset against profits in the current fiscal period and the following five fiscal periods.

Inheritance and gift tax

If acquiring the Notes as a gift or as inheritance, resident individuals and corporations are liable to pay the Czech gift tax ranging from 1% to 40% or inheritance tax ranging from 0.5% to 20%. The levels of both tax rates depend on the value of the assets transferred and on the relationship between the deceased/the donor on the one hand and the heir/the donee on the other hand. A tax exemption may be applied in specific cases, such as succession by direct relatives and spouses.

Other taxes

No other taxes are levied in the Czech Republic on the acquisition, sale or other disposal of the Notes.

Non-residents

Tax non-residents are subject to tax only on their Czech source income. Income derived by a permanent establishment located in the Czech Republic is deemed to be Czech source income.

Each individual or corporation that receives income subject to Czech tax is obliged to file an application for registration with the tax authority unless it is accidental or just a one-time tax liability.

Income may be exempt from taxation or the tax liability may be reduced under the terms of a relevant double taxation treaty.

Interest

Interest income paid by a Czech paying agent may be treated as Czech source income. In this case the paying agent will withhold 15% withholding tax from the interest paid. The withholding tax rate may be reduced by a relevant double taxation treaty.

If the interest is considered as income of a permanent establishment, the withholding tax does not apply and the individual or corporation having the permanent establishment has to pay tax on the interest income in the same way as tax residents (see the section on residents above).

The tax treatment of interest income is the same for individuals and also for corporations.

Capital gains

Income from the sale of the Notes payable by a Czech tax resident or by a permanent establishment of a Czech tax non-resident located in the Czech Republic to a non-resident shall be treated as a Czech source income taxable in the Czech Republic.

The income from the sale of the Notes may, however, be exempt from taxation under the terms of a relevant double taxation treaty.

If no double taxation treaty applies, the following Czech taxation should be taken into account:

Individuals

Capital gains from the sale of the Notes are exempt from Czech personal income tax if an individual has held the Notes as a non-business asset for an uninterrupted period of more than six months. This time limit only applies to investment securities where a shareholding comprises a maximum of 5% and did not exceed this threshold for a period of 24 consecutive months preceding the sale. Should these conditions be not met, the individual must hold the Notes for an uninterrupted period of more than five years for the personal income tax exemption to be applicable. Either way, the exemption only applies if the Notes have not been included in the individual's business assets at any point in time prior to their sale.

If capital gains from the sale of the Notes held by individuals as a non-business asset are not tax-exempt, they are subject to personal income tax at a flat rate of 15% in 2012, the tax base being calculated as the income from the sale of the Notes reduced by the purchase price of the Notes and charges related to their acquisition. A loss from the sale of the Notes may be offset against gains from the sale of the Notes or other securities in the same fiscal period.

In the case of individuals holding the Notes as a business asset the capital gain from the sale of the Notes is included in their general income tax base and taxed at a flat rate of 15% in 2012. A loss from the sale of the Notes may be offset against overall taxable income (other than employment income) in the current fiscal period and the following five fiscal periods.

Corporations

Capital gains from the sale of the Notes held by corporations are included in their general income tax base and taxed at a flat rate of 19% in 2012. A loss from the sale of the Notes may be offset against profits in the current fiscal period and the following five fiscal periods.

Purchase of the Notes from a non-EEA resident

A Czech resident who purchases the Notes from a resident from outside the European Economic Area is obliged to withhold and pay a tax security advance at a rate of 1% of the purchase price for the Notes to the Czech tax authorities unless the respective double taxation treaty provides tax exemption of the capital gain in the Czech Republic.

If no double taxation treaty is applicable, the seller should file a Czech corporate/personal income tax return, in which the withheld tax security advance is deducted from the final tax liability assessed at regular tax rates. If no tax return is filed, the tax security advance withheld will be treated as the final tax.

If the Notes are attributed to the permanent establishment of a non-Czech tax resident, a different tax regime applies. In general, the gain is taxed as a regular business profit of the permanent establishment in the Czech Republic.

Inheritance and gift tax

Subject to the gift tax is a gift of the Notes located in the Czech Republic to non-resident individuals and corporations. In the case that the donor is a Czech resident, the tax is payable by the donor; if the

donor is a non-resident, the tax is payable by the non-resident donee. The Czech law is applicable only if a treaty does not provide otherwise.

All Notes inherited by non-resident individuals and corporations in case of the decedent being a citizen of the Czech Republic are subject to the inheritance tax. If the decedent was not a citizen of the Czech Republic, the non-resident individuals and corporations are liable to inheritance tax only on the Notes located in the Czech Republic at the time of the death of the decedent. This applies unless a treaty provides otherwise.

Gift tax rates range from 1% to 40%, inheritance tax rates range from 0.5% to 20%. The levels of both tax rates depend on the value of the assets transferred and on the relationship between the deceased/the donor on the one hand and the heir/the donee on the other hand. A tax exemption may be applied in specific cases, such as succession by direct relatives and spouses.

Implementation of the EU Savings Directive

The Czech Republic has implemented the EU Savings Directive. If the payments qualify as interest or other similar income under the EU Savings Directive, a Czech paying agent will collect certain specified details in respect of the payments of interest and other similar income mediated by the Czech paying agent to an individual in another EU Member State and the Czech Republic will provide the information to the tax authorities in other EU Member States. The same regime also applies in respect of certain non-EU countries and independent territories, such as Switzerland, San Marino, Monaco, Andorra and Liechtenstein.

Other taxes

No other taxes are levied in the Czech Republic on the acquisition, sale or other disposal of the Notes.

GERMANY

General

The following is a general discussion of certain German tax consequences of the acquisition, ownership and the sale, assignment or redemption of Notes and the receipt of interest thereon. It does not purport to be a comprehensive description of all tax considerations, which may be relevant to a decision to purchase Notes, and, in particular, does not consider any specific facts or circumstances that may apply to a particular purchaser. This summary is based on the laws of Germany currently in force and as applied on the date of this Prospectus, which are subject to change, possibly with retroactive or retrospective effect. It is limited to Notes that are issued and acquired after 31 December 2008. The tax treatment of Notes issued and acquired prior to 1 January 2009 may differ significantly from the description in this summary.

With regard to certain types of Notes, neither official statements of the tax authorities nor court decisions exist, and it is not clear how these Notes will be treated. Furthermore, there is often no consistent view in legal literature about the tax treatment of instruments like certain types of Notes, and it is neither intended nor possible to mention all different views in the following summary. Where reference is made to statements of the tax authorities, it should be noted that the tax authorities may change their view even with retroactive effect and that the tax courts are not bound by circulars of the tax authorities and, therefore, may take a different view. Even if court decisions exist with regard to certain types of Notes, it is not certain that the same reasoning will apply to the Notes due to certain peculiarities of such Notes. Furthermore, the tax authorities may restrict the application of judgements of tax courts to the individual case with regard to which the judgement was rendered.

As each Tranche of Notes may be subject to a different tax treatment, due to the specific terms of such Tranche, the following summary only provides some very generic information on the possible tax treatment and has to be read in conjunction with the more specific information on the taxation of each Tranche of Notes as provided in the relevant Final Terms. Furthermore, the taxation of the different types of Notes (Notes, Certificates and Warrants) may differ from each other. The following summery only describes the tax treatment of Notes in general and certain particularities with respect to individual types of Notes.

Prospective purchasers of Notes are advised to consult their own tax advisors as to the German tax consequences of the acquisition, ownership and the sale, assignment or redemption of Notes and the receipt of interest thereon, including the effect of any state or local taxes, under the tax laws of Germany and each country of which they are residents or citizens. Only these advisers will be able to take into account appropriately the details relevant to the taxation of the respective holders of the Notes.

It should also be noted that the following summary does not provide for information with respect to the tax treatment of any underlying (e.g. shares, commodities, currencies, funds) received upon a physical delivery under the Notes unless otherwise explicitly referred to.

Tax Residents

According to the double taxation treaty between Austria and Germany, interest on the Notes payable by the Issuer to a German tax resident, capital gains from the sale, assignment or redemption of Notes and income from derivative transactions by a German tax resident are, in general, subject to taxation in Germany. However, the Austrian paying agent may under certain conditions be obliged to deduct a withholding tax from interest payments on the Notes if the EU Savings Directive (Council Directive 2003/48/EC of 3 June 2003 on taxation of savings income in the form of interest payments) is applicable (see the section on "Austria" above). As regards the credit for such withholding tax, if any, on the German income tax see below "Withholding" and "Business Investors".

Private Investors

Interest and Capital Gains

Interest payable on the Notes, if any, to persons holding the Notes as private assets ("Private Investors") who are tax residents of Germany (i.e. persons whose residence or habitual abode is located in Germany) qualifies as investment income (*Einkünfte aus Kapitalvermögen*) according to sec. 20(1) of the German Income Tax Act (*Einkommensteuergesetz*) and are generally taxed at a separate tax rate of 25% (*Abgeltungsteuer*, in the following also referred to as "flat tax"), plus 5.5% solidarity surcharge thereon and, if applicable, church tax.

Capital gains from the sale, assignment or redemption of the Notes, including interest having accrued up to the disposition of a Note and credited separately ("Accrued Interest", *Stückzinsen*), if any, qualify – irrespective of any holding period – as investment income pursuant to sec. 20(2) of the German Income Tax Act and are also taxed at the flat tax rate of 25%, plus 5.5% solidarity surcharge thereon and, if applicable, church tax. If the Notes are assigned, redeemed, repaid or contributed into a corporation by way of a hidden contribution (*verdeckte Einlage in eine Kapitalgesellschaft*) rather than sold, as a rule, such transaction is treated like a sale.

Capital gains are determined by taking the difference between the sale, assignment or redemption price (after the deduction of expenses directly and factually related to the sale, assignment or redemption) and the acquisition price of the Notes. Where the Notes are issued in a currency other than EUR the sale, assignment or redemption price and the acquisition costs have to be converted into EUR on the basis of the foreign exchange rates prevailing on the acquisition date and the sale, assignment or redemption date respectively.

Expenses (other than such expenses directly and factually related to the sale, assignment or redemption) related to interest payments or capital gains under the Notes are – except for a standard lump sum (*Sparer-Pauschbetrag*) of EUR 801 (EUR 1,602 for married couples filing jointly) – not deductible.

According to the flat tax regime losses from the sale, assignment or redemption of the Notes can only be set-off against other investment income including capital gains. If the set-off is not possible in the assessment period in which the losses have been realized, such losses can only be carried forward into future assessment periods and can be set-off against investment income including capital gains generated in these future assessment periods. Losses resulting from the sale of shares, which may be received in case of a physical delivery, can only be set-off against capital gains from the sale of other shares. Losses from so called private disposal transactions (*private Veräußerungsgeschäfte*) according to sec. 23 of the German Income Tax Act as applicable until 31 December 2008 may only be set-off against capital gains under the flat tax regime until 31 December 2013.

If an other capital receivable (sonstige Kapitalforderung) in the meaning of sec. 20(1) no. 7 of the German Income Tax Act is not repaid in cash at the maturity date but the holder of such receivable receives securities (Wertpapiere) instead of a repayment, sec. 20(4a) sentence 3 of the German Income Tax Act construes the consideration for the acquisition of the other capital receivable as its sales price. At the same time the consideration for the acquisition of the other capital receivable is qualified as acquisition cost of the securities received, i.e. no taxable capital gain would be triggered due to the conversion. Sec. 20(4a) sentence 3 of the German Income Tax Act applies in particular to so-called "full risk certificates" (Vollrisikozertifikate), i.e. index or share basket etc. linked securities which do not provide for a guaranteed repayment or any capital yield, with a put offer (Andienungsrecht).

Further particularities apply with respect to full risk certificates with several payment dates. According to the decree of the German Federal Ministry of Finance dated 16 November 2010 (IV C1 – S 2252/10/10010), which is subject to controversial discussions among tax experts, all payments to the investor under such certificates that are made prior to the final maturity date shall qualify as taxable income from an other capital receivable pursuant to sec. 20(1) no. 7 German Income Tax Act, unless the offering terms and conditions stipulate that such payments shall be redemption payments. If there is no final redemption payment, the final maturity date shall not constitute a sale-like event in the meaning of sec. 20(2) German Income Tax Act. Therefore, capital losses, if any, shall not be deductible. The same applies with respect to so-called knock-out and other certificates if the investor does not receive

any payment at the final maturity date or the certificate will be prematurely cancelled according to its terms and conditions because the underlying reaches or breaks any knock-out threshold or barrier prior to the final maturity date. Although this decree only refers to certain types of certificates, it cannot be excluded that the tax authorities may apply the above described principles to other kinds of certificates as well. Further, the German Federal Ministry of Finance in its decree dated 22 December 2009 (IV C 1 – S 2252/08/10004) has taken the position that a bad debt loss (*Forderungsausfall*) and a waiver of a receivable (*Forderungsverzicht*) shall, in general, not be treated as a sale, so that losses suffered upon such bad debt loss or waiver shall not be deductible for tax purposes. Again, this position is subject to controversial discussions among tax experts. In this respect, it is not clear, as well, whether the position of the tax authorities may affect securities which are linked to a reference value in case such value decreases. Furthermore, restrictions with respect to the claiming of losses may also apply if the certain types of Notes (e.g. certain knock-out certificates) would have to be qualified as derivative transactions (*Termingeschäfte*) and expire worthless.

Withholding

If the Notes are held in custody with or administrated by a German credit institution, financial services institution (including a German permanent establishment of such foreign institution), securities trading company or securities trading bank (the "Disbursing Agent"), the flat tax at a rate of 25% (plus 5.5% solidarity surcharge thereon and, if applicable, church tax) will be withheld by the Disbursing Agent on interest payments and the excess of the proceeds from the sale, assignment or redemption (after the deduction of expenses directly and factually related to the sale, assignment or redemption) over the acquisition costs for the Notes (if applicable converted into EUR terms on the basis of the foreign exchange rates as of the acquisition date and the sale, assignment or redemption date respectively). The Disbursing Agent will provide for the set-off of losses with current investment income including capital gains from other securities. If, in the absence of sufficient current investment income derived through the same Disbursing Agent, a set-off is not possible, the holder of the Notes may - instead of having a loss carried forward into the following year - file an application with the Disbursing Agent until 15 December of the current fiscal year for a certification of losses in order to set-off such losses with investment income derived through other institutions in the holder's personal income tax return. If custody has changed since the acquisition and the acquisition data is not proved as required by sec. 43a(2) of the German Income Tax Act or not relevant, the flat tax rate of 25% (plus 5.5% solidarity surcharge thereon and, if applicable, church tax) will be imposed on an amount equal to 30% of the proceeds from the sale, assignment or redemption of the Notes. In the course of the tax withholding provided for by the Disbursing Agent foreign taxes may be credited in accordance with the double taxation treaty between Austria and Germany and the German Income Tax Act. Taxes withheld on the basis of the EU Savings Directive on investment income may be credited or refunded in the course of the tax assessment procedure.

If the Notes are not kept in a custodial account with a Disbursing Agent, the flat tax will apply on interest paid by a Disbursing Agent upon presentation of a coupon (whether or not presented with the Note to which it appertains) to a holder of such coupon (other than a non-German bank or financial services institution) (*Tafelgeschäft*), if any. In this case proceeds from the sale, assignment or redemption of the Notes will also be subject to the flat tax.

In general, no flat tax will be levied if the holder of a Note has filed a withholding exemption certificate (*Freistellungsauftrag*) with the Disbursing Agent (in the maximum amount of the standard lump sum of EUR 801 (EUR 1,602 for married couples filing jointly)) to the extent the income does not exceed the maximum exemption amount shown on the withholding exemption certificate. Similarly, no flat tax will be deducted if the Noteholder has submitted to the Disbursing Agent a valid certificate of non-assessment (*Nichtveranlagungsbescheinigung*) issued by the competent tax office.

For Private Investors the flat tax withheld is, in general, definitive. Exceptions apply, if and to the extent the actual investment income exceeds the amount which was determined as the basis for the withholding of the flat tax by the Disbursing Agent. In such case, the exceeding amount of investment income must be included in the Private Investor's income tax return and will be subject to the flat tax in the course of the assessment procedure. According to the decree of the German Federal Ministry of Finance dated 22 December 2009 (IV C 1 – S 2252/08/10004), however, any exceeding amount of not more than EUR 500 per assessment period will not be claimed on grounds of equity, provided that no

other reasons for an assessment according to sec. 32d(3) German Income Tax Act exist. Further, Private Investors may request that their total investment income, together with their other income, be subject to taxation at their personal, progressive tax rate rather than the flat tax rate, if this results in a lower tax liability. In order to prove such capital investment income and the withheld flat tax thereon the investor may request a respective certificate in the officially required form from the Disbursing Agent.

Investment income not subject to the withholding flat tax (e.g. since there is no Disbursing Agent) must be included in the personal income tax return and will be subject to the flat tax rate of 25% (plus 5.5% solidarity surcharge thereon and, if applicable, church tax), unless the investor requests the investment income to be subject to taxation at lower personal, progressive income tax rate. Foreign taxes may be credited in accordance with the double taxation treaty between Austria and Germany and the German Income Tax Act. Taxes withheld on the basis of the EU Savings Directive on investment income may be credited or refunded in the course of the tax assessment procedure.

Application of the tax provisions of the German Investment Tax Act

Tax consequences different from those discussed above would arise if the respective Notes or the underlying securities delivered upon physical delivery were to be regarded as foreign investment fund units (Investmentanteil). In such case, withholding tax requirements for the Disbursing Agent as well as the taxation of the holder of the Notes would depend on whether the disclosure and reporting requirements of the German Investment Tax Act (Investmentsteuergesetz) have been fulfilled. If this were not the case, the holder of the Notes may be subject to unrealized or fictitious income. A foreign investment fund is defined as a pool of assets subject to foreign law, invested pursuant to the principle of risk diversification in one or more of certain asset classes listed in the German Investment Act (Investmentgesetz). A foreign investment fund unit exists if the investor has the right to request a redemption of its interest against cash equivalent to its pro rata portion of the net asset value of the foreign investment fund or, in the absence of such right of redemption, the foreign investment fund is subject to regulatory supervision of collective investments. According to the circular no. 14/2008 concerning the scope of application of the German Investment Act issued by the German Federal Financial Supervisory Authority (Bundesanstalt für Finanzdienstleistungsaufsicht, BaFin) dated 22 December 2008 (BaFin, WA 41-Wp 2136- 2008/0001) and the tax decree with respect to the application of the German Investment Tax Act dated 18 August 2009 index or fund linked securities are, however, in principle not regarded to represent foreign investment fund units.

Business Investors

Interest payable on the Notes to persons holding the Notes as business assets ("Business Investors") who are tax residents of Germany (i.e. Business Investors whose residence, habitual abode, statutory seat or place of effective management and control is located in Germany) and capital gains, including Accrued Interest, if any, from the sale, assignment or redemption of the Notes are subject to corporate income tax or income tax, as the case may be, (each plus solidarity surcharge thereon) in the hands of a Business Investor at the investor's personal tax rate and also have to be considered for trade tax purposes. Losses from the sale, assignment or redemption of the Notes, are generally recognized for tax purposes.

If instead of a cash-settlement at maturity of a Note, the holder of such Note receives securities, such delivery would be regarded as a taxable sale of the Note and the corresponding capital gain will be taxable.

The withholding tax, if any, including a solidarity surcharge thereon is credited as a prepayment against the Business Investors' corporate or personal income tax liability and the solidarity surcharge in the course of the tax assessment procedure, i.e. the withholding tax is not definitive. Any potential surplus will be refunded. However, in general and subject to further requirements no withholding deduction will apply on capital gains from the sale, assignment or redemption of the Notes and in the case of derivative transactions if (i) the Notes are held by a corporation, association or estate in terms of sec. 43(2) sentence 3(1) of the German Income Tax Act or (ii) the proceeds from the Notes qualify as income of a domestic business and the investor notifies this to the Disbursing Agent by use of the re-

quired official form according to sec. 43(2) sentence 3(2) of the German Income Tax Act (*Erklärung zur Freistellung vom Kapitalertragsteuerabzug*).

Foreign taxes may be credited in accordance with the double taxation treaty between Austria and Germany and the German Income Tax Act. Such taxes may also be deducted from the tax base for German income tax purposes. Taxes withheld on the basis of the EU Savings Directive on investment income may be credited or refunded in the course of the tax assessment procedure.

Particularities regarding the Taxation of Warrants

Warrants (and also other Notes where the redemption amount and/or the interest is linked to a reference value) may qualify as derivative transactions in terms of sec. 20(2) sentence 1(3) of the German Income Tax Act rather than as other capital receivables in terms of sec. 20(1) no. 7 of the German Income Tax Act.

Payments made in connection with the acquisition of Warrants (option premiums, *Optionsprämien*) qualify as acquisition costs for the option right (*Optionsrecht*).

If the Warrants are held as private assets and the holder of the Warrants exercising his option right receives a number of underlying securities instead of cash, the acquisition cost for the Warrants belong to the acquisition cost for the securities delivered. Capital gains from a later sale of the delivered underlying securities qualify – irrespective of any holding period – as capital investment income and are taxed at the flat tax rate of 25%, plus 5.5% solidarity surcharge thereon and, if applicable, church tax, if the securities qualify as assets in terms of sec. 20(2) of the German Income Tax Act (e.g. shares or notes). Capital losses from the sale of the securities can only be set-off against other investment income including capital gains; further restrictions apply for capital losses from the sale of shares of a stock corporation, which can only be set-off against capital gains from the sale of other shares of a stock corporation.

If the holder of the Warrants exercising its option right receives a repayment in cash (cash settlement, *Barausgleich*) any capital gain, i.e. the difference between the repayment in cash and the acquisition cost of the Warrants (*Differenzausgleich*), is subject to the flat tax rate of 25%, plus 5.5% solidarity surcharge thereon and, if applicable, church tax. The acquisition cost and expenses directly and factually related to the acquisition have to be considered for the determination of the capital gain pursuant to sec. 20(4) sentence 5 of the German Income Tax Act.

According to the view of the German Federal Ministry of Finance outlined in its decree dated 22 December 2009 (IV C 1 – S 2252/08/10004) any payment made in respect to the acquisition of the Warrants shall not be considered for German income tax purposes in case the Warrants simply expires at the end of their running term, as such expiration is not considered to represent a disposal transaction (*Verfall*).

If the Warrants are held as business assets, capital gains or losses from the sale or exercise of the Warrants increase or decrease the taxable income of such business and are subject to corporate income tax or income tax at the investor's personal, progressive tax rate, as the case may be, (each plus solidarity surcharge thereon) in the hands of a Business Investor and have also to be considered for trade tax purposes.

Capital losses from the sale or the lapse of Warrants according to sec. 15(4) sentence 3 of the German Income Tax Act may only be set-off against capital gains from other derivative transactions. A set-off against other income may not be possible. Exceptions may apply with respect to derivative transactions, which are part of the ordinary business of a credit institution, financial services institution and financial services company in terms of the Banking Act (*Kreditwesengesetz*) or which serve for the hedging of ordinary business activities.

Non-residents

Interest payable on the Notes and capital gains, including Accrued Interest, if any, are not subject to German taxation, unless (i) the Notes form part of the business property of a permanent establishment,

including a permanent representative, or a fixed base maintained in Germany by the holder of the Notes; or (ii) the interest income otherwise constitutes German-source income; or (iii) the Notes are not kept in a custodial account with a Disbursing Agent and interest or proceeds from the sale, assignment or redemption of the Notes are paid by a German credit institution, financial services institution (including a German permanent establishment of such foreign institution), securities trading company or securities trading bank upon presentation of a coupon to a holder of such coupon (other than a non-German bank or financial services institution) (*Tafelgeschäft*), if any. In the cases (i), (ii) and (iii) a tax regime similar to that explained above under "Tax Residents" applies.

Non-residents of Germany are, as a rule, exempt from German withholding tax on interest and the solidarity surcharge thereon, even if the Notes are held in custody with a Disbursing Agent. However, where the interest income is subject to German taxation as set forth in the preceding paragraph and the Notes are held in a custodial account with a Disbursing Agent or in case of a *Tafelgeschäft*, withholding flat tax is levied as explained above under "Tax Residents". The withholding tax may be refunded based upon an applicable double taxation treaty or German national tax law.

For derivative transactions, similar rules apply as described in the preceding paragraphs.

Inheritance and Gift Tax

No inheritance or gift taxes with respect to any Note will arise under the laws of Germany, if, in the case of inheritance tax, neither the decedent nor the beneficiary, or, in the case of gift tax, neither the donor nor the donee, is a resident of Germany and such Note is not attributable to a German trade or business for which a permanent establishment is maintained or a permanent representative has been appointed in Germany. Exceptions from this rule apply to certain German expatriates.

Other Taxes

No stamp, issue, registration or similar taxes or duties will be payable in Germany in connection with the issuance, delivery, execution or conversion of the Notes. Currently, net assets tax is not levied in Germany.

Implementation of the EU Savings Directive

Germany has implemented the EU Savings Directive into national legislation by means of an Interest Information Regulation (*Zinsinformationsverordnung*, ZIV) in 2004. Starting on 1 July 2005, Germany has therefore begun to communicate all payments of interest on the Notes and similar income to the beneficial owner's Member State of residence if the Notes have been kept in a custodial account with a Disbursing Agent.

HUNGARY

General

The purpose of the following description is to provide a high-level overview of the relevant Hungarian tax rules based on the laws in force in Hungary as of the date of this Prospectus. The present description does not include a comprehensive analysis of all tax implications that might be relevant to an investment decision. Please note that this disclosure does not substitute for the consultation between the prospective investors and their professional advisors since in order to determine the tax implications of a particular transaction several circumstances should be examined and considered in detail.

Residents

Private individuals

Income from 'controlled capital market transactions'

Preferential personal income tax rules may apply to income from 'controlled capital market transactions' of private individuals, provided that certain specific conditions fulfil.

For the purpose of the preferential rules, 'controlled capital market transactions' shall include any transaction concluded with an investment service provider or by the assistance of an investment service provider,, as well as spot transactions concluded within the framework of financial services, or within the framework of services involving foreign exchange or currency, where such deals are concluded by financial settlement and if they satisfy the conditions required by the relevant laws, provided that the transactions are executed in the form of activities supervised by the Hungarian Financial Supervisory Authority (PSZÁF). Rules on 'controlled capital market transactions' could also apply where private individuals conclude any of the above-listed transactions with an investment service provider operating in the money markets of any EEA member state, or any other state with which Hungary has an agreement on double taxation, provided that (a) the transaction is executed within the framework of activities supervised by the competent authorities of that state, and (b) if the given state is not an EEA member state, there are facilities in place to ensure the exchange of information between the competent authorities mentioned above and PSZÁF, and (c) the private individual has a certificate made out by the investment service provider to his name, containing all data and information for each transaction concluded during the tax year for the assessment of his tax liability. Transactions entered into at prices different from the fair market value cannot qualify as 'controlled capital market transactions'.

Income from 'controlled capital market transactions' shall be calculated as the difference between the total profit and the total loss realized on transactions during the tax year. In 2012 a 16% personal income tax rate would apply to that income.

Due to the preferential tax treatment of 'controlled capital market transactions', the private individual could be entitled to tax compensation with respect to losses realized from controlled capital market transactions during the tax year and/or during the year preceding the current tax year, and/or in the two years preceding the current tax year. Tax 'calculated' for such losses could reduce the taxes calculated on gains realized by the private individual from controlled capital market transactions during the tax year and/or during the year preceding the current tax year, and/or in the two years preceding the current tax year.

As a general rule, interest income could not qualify for the application of the preferential rules as described above. However, income realized in connection with the call, redemption or transfer of the Notes could be treated as income from 'controlled capital market transactions', provided that the private individual opted for the preferential tax regime and all the conditions prescribed by law fulfilled.

The profit realized on controlled capital market transactions and the tax payable on such income should be declared on the basis of self-assessment executed by the private individual and supported by an appropriate certificate of execution issued by the investment service provider. Also, the private individual would need to keep specific records on any income from controlled capital market transactions.

The private individual should pay the related personal income tax by the deadline prescribed for filing the tax return for the respective period.

Income from 'qualified long-term investments'

Preferential personal income tax rules may apply to income from 'qualified long-term investments' of private individuals, provided that certain specific conditions fulfil.

Income derived from 'qualified long-term investments' shall mean the profit the private individual realizes under a long-term investment contract concluded with an investment service provider or a credit institution. Under the long-term investment contract the private individual places an amount of at least HUF 25,000 (approx. EUR 85) on his account for a minimum period of three (and further two) years, and the parties agree on applying the preferential taxation rules laid down by the Hungarian Personal Income Tax Act. If all the conditions prescribed by law fulfil and the 'qualified long-term investment' is held for less than three years, for the 2012 tax year a 16% rate may apply, while if the investment lasts at least three years, a preferential 10% rate is applicable; income from 'qualified long-term investments' would be subject to a 0% rate, if the investment is held for at least five years.

Please note that profits and losses derived in the framework of a 'qualified long-term investment' could not qualify for the calculation of the income derived from 'controlled capital market transactions' as described above.

Interest

Resident individuals are taxed on their worldwide income, including interest income.

It may occur that the source country of the interest income, if other than Hungary, imposes a withholding tax on the same income. In order to eliminate double taxation, the Hungarian domestic legislation grants credit for the taxes paid abroad. In case of double taxation treaties in force between the two countries concerned, the relevant double taxation treaty rules will apply and would overrule domestic tax legislation. In relation to Austria and Hungary, the double taxation treaty concluded between Austria and Hungary provides that interest paid to Hungarian resident individuals from Austrian sources shall be taxable only in Hungary.

Interest income of a Hungarian resident private individual will be subject to personal income tax. The relative Hungarian rules apply a broad definition of interest income: in connection with publicly offered and traded debt securities and collective investments in transferable securities, interest shall mean:

(i) the income paid to the private individual under the title of interest and/or yield, if the securities are held at a specific time prescribed as a precondition for entitlement to interest and/or yield; and (ii) in certain cases, the capital gains achieved when securities are called, redeemed, or transferred. In connection with collective investments in transferable securities, redemption shall also cover when the securities are exchanged upon the transformation or merger of the investment fund for the investment certificates of the successor fund. Gains from the transfer of collective investments in transferable securities in certain qualified exchange markets or in a market of an EU, EEA or OECD State will not qualify as interest income, but will be considered as income from capital for Hungarian tax law purposes.

Interest income would be subject to personal income tax at a rate of 16% in 2012. In the event that the interest income is paid in the form of valuable assets (e.g. securities) and the Hungarian paying agent cannot withhold the relevant tax, the taxable base would be assessed in the amount of the fair market value of the valuable asset received multiplied by 1,19.

In the event that the interest income is received from a Hungarian paying agent, the paying agent should withhold the personal income tax. In the event that the interest income is not received from a Hungarian paying agent, the tax should be assessed, declared and paid to the tax authority by the private individual himself.

If the interest income is received from a country other than Hungary, the rules of the relevant double taxation treaty will also apply. In the absence of a double taxation treaty, the Hungarian tax burden may be reduced by the tax paid abroad. However, the maximum amount of the credit will be subject to certain limitations and at least 5% of the taxable base shall be payable in Hungary.

Payments distributed by 'controlled foreign taxpayers' would be subject to personal income tax at a 16% rate in 2012 and specific rules would apply to the calculation of the taxable base. As a result, the effective personal income tax rate on such income could be approximately 20,32%. In the unlikely situation that the payer of the interest would qualify as a controlled foreign taxpayer for Hungarian tax purposes, the recipient would be subject also to health tax at a 27% rate (egészségügyi hozzájárulás, EHO).

Capital gains

As a general rule, capital gains achieved when debt securities are redeemed or transferred are usually treated as income from controlled capital market transactions or interest income for personal income tax purposes unless certain conditions are met (please see our comments regarding the taxation of income from controlled capital market transactions and interest income).

Notwithstanding the above, capital gains derived from the sale of the Notes by a resident private individual are categorized as income from capital and are subject to personal income tax at 16% and to health tax at 14% (the latter would be capped at HUF 450,000 *per annum*, which is approximately EUR 1,600). The tax should be withheld by the paying agent if the provider of the capital gain is a Hungarian paying agent; in any other case the tax shall be self-assessed and paid by the private individual himself. If the income from capital gains is received from abroad, the rules of the relevant double taxation treaty would overrule the domestic rules. In the absence of a double taxation treaty, if certain conditions fulfil, the Hungarian tax to be borne could be reduced by the tax paid abroad. In any case, the Hungarian tax shall be at least 5% of the taxable base and other limitations may also apply.

Capital gains realised on the purchase and sale of securities issued by 'controlled foreign taxpayers' established in low-tax-rate jurisdictions would be subject to personal income tax at a 16% rate in 2012 and specific rules would apply to the calculation of the taxable base. As a result, the effective personal income tax rate on such income could be approximately 20,32%. In the unlikely situation that the issuer of the Notes would qualify as a 'controlled foreign taxpayer', the recipient should also pay a health tax at a 27% rate (egészségügyi hozzájárulás, EHO).

As a general requirement, private individuals shall keep detailed records of all securities in their possession. Also, purchase, subscription, sale or similar rights in securities must be recorded. Records shall be supported by appropriate certificates issued by the investment service providers (if applicable). The certificates should contain all data and information necessary for determining the taxable income and fulfilling tax obligations, and the list of the data to be included in the records is prescribed by statutory law.

Corporations

Interest

Interest income of a Hungarian resident corporation shall be included in the ordinary corporate income tax base and as a consequence would be subject to Hungarian corporate income tax at 19% in 2012. However, for that part of the corporate income tax base not exceeding HUF 500 million (approximately EUR 1,800,000), a reduced 10% rate would apply in 2012.

If any interest income is also subject to tax abroad, the rules of the relevant double taxation treaty will apply. In the absence of a double taxation treaty the domestic Hungarian rules will provide for a credit opportunity, as a result of which the tax paid abroad could be credited against the Hungarian corporation tax. However, the maximum amount of the foreign tax to be credited against is subject to certain limitations.

Capital gains

Income from capital gains of a Hungarian resident corporation is included in the ordinary corporate income tax base and as a consequence will be subject to corporate income tax at a 19% rate in 2012. However, for that part of the corporate income tax base not exceeding HUF 500 million (approximately EUR 1,800,000), a reduced 10% rate would apply in 2012.

If any income from capital gains is also subject to tax abroad the rules of the relevant double taxation treaty will apply. In the absence of a double taxation treaty the tax paid abroad can be credited against the Hungarian corporate income tax under the Hungarian domestic rules. However, the maximum amount of the foreign tax to be credited against is subject to certain limitations.

Non-Residents

Private individuals

Interest

Interest income of a non-resident private individual generally is not subject to Hungarian personal income tax. Please note, however, that in case the interest is payable via a Hungarian place of business (permanent establishment), branch or commercial representation of the obligor, or if the interest payable is in fact tied to the non-resident private individual's Hungarian place of business, the interest income should be regarded as Hungarian source income and thus should be taxed in Hungary. In such a case the Hungarian source income would be taxed at 16% as a general rule. This tax rate is usually overruled and limited by double taxation treaties (if applicable). If a Hungarian paying agent provides the interest payment to the private individual, the paying agent should withhold the tax, otherwise the private individual himself should assess, declare and pay the relevant Hungarian tax.

Capital gains

Capital gains from the disposal of securities realized by non-resident private individuals should not be subject to Hungarian personal income tax. In the unlikely event that Hungary has a double taxation treaty with the country of the recipient's residence state stating that Hungary has the right to tax the Hungarian-source capital gain income, Hungarian withholding tax may apply.

Corporations

Interest

Interest income of a non-resident corporation should be taxable in Hungary if it relates to the corporation's Hungarian business activity carried on by its Hungarian permanent establishment. The applicable corporate income tax rate is 19% in 2012, however, the part of the overall corporate income tax base not exceeding HUF 500 million (approximately EUR 1,800,000) would be taxed at a reduced 10% rate. Double taxation treaties may limit or eliminate this tax burden.

Capital gains

Capital gains income from the disposal of securities of a non-resident corporation should be taxable in Hungary only if they relate to the corporation's Hungarian business activity carried out by its Hungarian permanent establishment. The applicable corporate income tax rate is 19% in 2012, however, the part of the overall corporate income tax base not exceeding HUF 500 million (approximately EUR 1,800,000) would be taxed at a reduced 10% rate.

Hungarian double taxation treaties usually allocate the taxation right to the residence state. In the absence of an applicable double taxation treaty, the Hungarian rules allow the corporation to credit against the Hungarian corporate income tax a determined part of the corporate income tax paid (payable) abroad in relation to the capital gains income.

Inheritance and gift tax

The acquisition of the Notes as part of a Hungarian inheritance should be subject to Hungarian inheritance tax regardless of the successor's residency. In case of a non-Hungarian inheritance the acquisition of the Notes should be subject to inheritance tax only if the successor (private individual or corporation) is resident in Hungary. However, even in such a case no inheritance tax should be paid if the successor certifies that inheritance tax was due in the country of inheritance.

The rate of the inheritance tax ranges from 11% to 40% depending on the value of the assets inherited and the relationship between the decedent and the successor. No inheritance tax is due on inheritance between relatives of lineal kinship. Also, other exemptions may apply if certain conditions fulfil.

The donation of the Notes would be subject to gift tax if the donation takes place in the territory of Hungary, regardless of the residency of the parties. The rate of gift tax ranges from 11% to 40% depending on the value of the assets transferred and the relationship between the parties. No gift tax is due on inheritance between relatives of lineal kinship. If the value of the transferred assets does not exceed the amount of HUF 150,000 (approximately EUR 556) and the parties do not conclude a written agreement regarding the donation, no gift tax has to be paid. Also, other exemptions may apply if certain conditions fulfil.

Implementation of the EU Savings Directive

Hungary has implemented the EU Savings Directive. Therefore, Hungarian authorities will provide tax authorities of other EU Member States with the details of the payments of interest and other similar income by a Hungarian paying agent to an individual being resident for tax purposes in another Member State.

ITALY

General

The following description of the Italian tax regime of the Notes is drawn up on the basis of the provisions in force as of the date of this Prospectus. It should be noted that the taxation of the Notes may change as a result of future changes in the relevant provisions (which may, in some cases, have retroactive effect), as well as future interpretations of tax authorities and tax courts. Please note that this Prospectus will not be amended to take into account such future changes.

The following description involves a non-exhaustive overview of some of the possible tax consequences of an investment in the Notes and, therefore, is not a complete depiction of all information that may be relevant in connection with making an investment decision with respect to the Notes. Moreover, this description does not discuss the unique tax circumstances of the specific investor and the specific terms and conditions that will be set out in the Final Terms. Therefore, the following description cannot serve as the sole basis for judging the tax consequences of an investment in the Notes. Please note that this description does not address the case of non-residents, apart from the case of non-resident companies holding the Notes through an Italian permanent establishment.

This overview sets out only general remarks and should not, therefore, be mistaken for a binding guarantee in an insufficiently defined field, namely that of the tax treatment of investments in the Notes. In this regard, it is fair to say that no published administrative practice exists on the tax regime of similar financial instruments. Accordingly, it cannot be excluded that the Italian tax authorities (or Italian courts or Italian paying agents) may adopt a different view from that outlined below.

It is recommended that investors promptly consult with a tax advisor who can take into consideration the personal situation of the investor in connection with analysing the tax consequences and the applicability of the following general principles.

Recent reform of the tax treatment of income from capital and capital gains: general remarks

Article 2(6) through (34) of the Law Decree No. 138 of 13 August 2011, converted into law with amendments by Law No. 148 of 14 September 2011, sets out the reform of income from capital and capital gains (capital losses) on financial assets.

The Law Decree provides, in general terms, that the withholding taxes and substitute taxes applicable to income from capital and capital gains on financial assets are levied at the 20 per cent rate, instead of the current rates equal to either 12.5 or 27 per cent.

Notes having 100% capital protection guaranteed by the Issuer

Legislative Decree 1 April 1996, No. 239 ("Decree 239") sets out the applicable regime regarding the tax treatment of interest, premium and other income (including the difference between the redemption amount and the issue price) (hereinafter collectively referred to as "Interest") from notes falling within the category of bonds (*obbligazioni*) or debentures similar to bonds (*titoli similari alle obbligazioni*) issued, *inter alia*, by non-resident companies. The provisions of Decree 239 only apply to notes which qualify as *obbligazioni* (bonds) or as *titoli similari alle obbligazioni* (securities similar to bonds) pursuant to Article 44 of Presidential Decree 22 December 1986, No. 917, as amended and supplemented ("Decree 917").

For these purposes, *titoli similari alle obbligazioni* are defined as notes that incorporate an unconditional obligation to pay, at maturity, an amount not less than their nominal value (whether or not providing for internal payments) and that do not give any right to directly or indirectly participate in the management of the issuer or of the business in relation to which they are issued nor any type of control on the management.

Where an Italian resident noteholder is:

- (a) an individual not engaged in an entrepreneurial activity to which the notes are connected (unless he has opted for the application of the *risparmio gestito regime* see under "*Capital gains tax*" below);
- (b) a non-commercial partnership;
- (c) a non-commercial private or public institution; or
- (d) an investor exempt from Italian corporate income taxation,

Interest relating to the Notes, accrued during the relevant holding period, are subject to a withholding tax, referred to as "*imposta sostitutiva*", levied at the rate of 20 per cent. In the event that the noteholders described under (a) and (c) above are engaged in an entrepreneurial activity to which the notes are connected, the *imposta sostitutiva* applies as a provisional tax.

Where an Italian resident noteholder is a company or similar commercial entity, or a permanent establishment in Italy of a foreign company to which the notes are effectively connected, and the notes are deposited with an authorised intermediary, Interest from the Notes will not be subject to *imposta so-stitutiva*. They must, however, be included in the relevant noteholder's income tax return and are therefore subject to general Italian corporate taxation (and, in certain circumstances, depending on the "status" of the noteholder, also to IRAP (the regional tax on productive activities)).

Italian real estate funds (complying with the definition as amended pursuant to Law Decree n. 78 of 31 May 2010, converted into Law n. 122 of 30 July 2010) created under Article 37 of Italian Legislative Decree No. 58 of 24 February 1998 and Article 14 bis of Italian Law No. 86 of 25 January 1994, are not subject to any substitute tax at the fund level nor to any other income tax in the hands of the fund.

If the investor is resident in Italy and is an open-ended or closed-ended investment fund (the "Fund") or a SICAV, and the notes are held by an authorised intermediary, Interest accrued during the holding period on the notes will not be subject to *imposta sostitutiva*. They must, however, be included in the management results of the Fund accrued at the end of each tax period.

Where an Italian resident noteholder is a pension fund (subject to the regime provided for by article 17 of the Italian Legislative Decree No. 252 of 5 December 2005) and the notes are deposited with an authorised intermediary, Interest relating to the notes and accrued during the holding period will not be subject to *imposta sostitutiva*, but must be included in the result of the relevant portfolio accrued at the end of the tax period, to be subject to an 11 per cent. substitute tax (the "Pension Fund Tax").

Capital gains tax

Any gain obtained from the sale or redemption of the notes would be treated as part of the taxable income (and, in certain circumstances, depending on the "status" of the noteholder, also as part of the net value of the production for IRAP purposes) if realised by an Italian company, a similar commercial entity (including the Italian permanent establishment of foreign entities to which the notes are connected) or Italian resident individuals engaged in an entrepreneurial activity to which the notes are connected.

Where an Italian resident noteholder is an individual not engaged in an entrepreneurial activity to which the notes are connected, any capital gain realised by such noteholder from the sale or redemption of the notes would be subject to an *imposta sostitutiva*, levied at the rate of 20 per cent. Under certain conditions, noteholders may set off any losses with their gains.

In respect of the application of *imposta sostitutiva*, on capital gains taxpayers may opt for one of the three regimes described below:

- (a) Under the "tax declaration" regime (regime della dichiarazione), which is the default regime for Italian resident individuals not engaged in an entrepreneurial activity to which the notes are connected, the imposta sostitutiva on capital gains will be chargeable, on a cumulative basis, on all capital gains (net of any offsettable capital loss) realised by the Italian resident individual noteholder holding the notes. In this instance, "capital gains" means any capital gain not connected with an entrepreneurial activity pursuant to all sales or redemptions of the Notes carried out during any given tax year. Italian resident individuals holding the notes not in connection with an entrepreneurial activity must indicate the overall capital gains realised in any tax year, net of any relevant offsettable capital loss, in the annual tax return and pay the imposta sostitutiva on such gains together with any balance income tax due for such year. Capital losses in excess of capital gains may be carried forward against capital gains realised in any of the four succeeding tax years. Capital losses realised before 1 January 2012 may be carried forward to be offset against subsequent capital gains realised from 1 January 2012 for an overall amount of 62.5 per cent. of the relevant capital losses.
- (b) As an alternative to the tax declaration regime, Italian resident individual noteholders holding the notes not in connection with an entrepreneurial activity may elect to pay the *imposta so-stitutiva* separately on capital gains realised on each sale or redemption of the notes (the "risparmio amministrato" regime). Such separate taxation of capital gains is allowed subject to:
 - the notes being deposited with Italian banks, SIMs or certain authorised financial intermediaries; and
 - (ii) an express and valid election for the *risparmio amministrato* regime being timely made in writing by the relevant noteholder.

The depository must account for the *imposta sostitutiva* in respect of capital gains realised on each sale or redemption of the notes (as well as in respect of capital gains realised upon the revocation of its mandate), net of any incurred capital loss. The depository must also pay the relevant amount to the Italian tax authorities on behalf of the taxpayer, deducting a corresponding amount from the proceeds to be credited to the noteholder or using funds provided by the noteholder for this purpose. Under the *risparmio amministrato* regime, where a sale or redemption of the Notes results in a capital loss, which may be deducted from capital gains subsequently realised, within the same securities management, in the same tax year or in the following tax years up to the fourth. Capital losses realised before 1 January 2012 may be carried forward to be offset against subsequent capital gains realised from 1 January 2012 for an overall amount of 62.5 per cent. of the relevant capital losses. Under the *risparmio amministrato* regime, the noteholder is not required to declare the capital gains in the annual tax return.

(c) In the "asset management" regime (the "risparmio gestito" regime), any capital gains realised by Italian resident individuals holding the notes not in connection with an entrepreneurial activity who have entrusted the management of their financial assets (including the notes) to an authorised intermediary, will be included in the computation of the annual increase in value of the managed assets accrued, even if not realised, at year end, subject to a 20 per cent. substitute tax, to be paid by the managing authorised intermediary. Any depreciation of the managed assets accrued at the year end may be carried forward against increase in value of the managed assets accrued before 1 January 2012 may be carried forward to be offset against subsequent increase in value of the managed assets accrued from 1 January 2012 for an overall amount of 62.5 per cent. of the relevant depreciations. The noteholder is not required to declare the capital gains realised in the annual tax return.

Any capital gain realised by a noteholder who is a Fund or a SICAV will be included in the result of the relevant portfolio accrued at the end of the tax period, to be subject to the Collective Investment Fund Tax; a withholding tax of 20% will be levied on proceeds distributed by the Fund or the SICAV or received by certain categories of unitholders upon redemption or disposal of the units.

Any capital gains realised by a noteholder who is an Italian pension fund (subject to the regime provided for by article 17 of the Italian Legislative Decree No. 252 of 5 December 2005) will be included in the result of the relevant portfolio accrued at the end of the tax period, to be subject to the Pension Fund Tax.

Any capital gains realised to noteholders who are Italian real estate funds (complying with the definition as amended pursuant to Law Decree n. 78 of 31 may 2010, converted into Law n. 122 of 30 July 2010) created under Article 37 of Italian Legislative Decree No. 58 of 24 February 1998 and Article 14-bis of Law No. 86 dated 25 January 1994 are not subject to any substitute tax at the fund level nor to any other income tax in the hands of the fund.

Notes not having 100% capital protection guaranteed by the Issuer

Please note that it is hereinafter assumed that the investor suffers the risk of the substantial or total loss of the amount invested and is not guaranteed with the repayment of an amount not less than the nominal value of the notes.

The income from the notes which qualify as securitised derivatives qualify as capital gain (rather than income from capital) for Italian tax purposes pursuant to Article 67 Decree 917 (see under "Capital gains tax" above).

Notes that cannot be qualified as securitised derivatives under Article 67 of Decree 917 could be considered as 'atypical' securities pursuant to Article 8 of Law Decree No. 512 of 30 September 1983 as implemented by Law No. 649 of 25 November 1983. In this event, payments relating to notes may be subject to an Italian withholding tax, levied at the rate of 20 per cent.

Inheritance and gift tax

Inheritance and gift tax has recently been re-introduced under Italian tax law by Law No. 286 of 24 November 2006, as amended by Law No. 296 of 27 December 2006 (Finance Bill 2007). Accordingly, transfers of Notes by way of a donation or a gift or transfers *mortis causa* may be subject to inheritance and gift tax, which applies at proportional rates ranging from 4% to 8% depending on the relationship between the transferor and the transferee.

Tax monitoring

Pursuant to Law Decree No. 167 of 28 June 1990, ratified and converted by Law No. 227 of 4 August 1990, as amended, resident individuals that, at the end of the year, hold investments abroad or who have financial activities abroad must, in certain circumstances, disclose the aforesaid and related transactions to the tax authorities. This obligation does not exist in cases where the overall value of the foreign investments or financial activities at the end of the year, and the overall value of the transactions carried out during the relevant year, do not exceed EUR 10,000.

Implementation of the EU Savings Directive

Under EC Council Directive 2003/48/EC on taxation of savings income, each EU Member State is required to provide to the tax authorities of another EU Member State details of payments of interest or other similar income paid by a person within its jurisdiction to, or collected by such a person for, an individual resident in that other EU Member State. Italy has implemented the EU Savings Directive through Legislative Decree No. 84 of 18 April 2005.

POLAND

General

According to the Act on Personal Income Tax of July 26, 1991 (consolidated text in Journal of Laws of 2010, No. 51, item 307, as amended, the "Personal Income Tax Law") natural persons are subject to tax liability in the Republic of Poland relating to all their income (revenues) regardless of the location of the source of such revenues (unlimited tax liability) if they have their place of residence in the Republic of Poland (Polish tax residents). A person whose place of residence is in the Republic of Poland is a natural person who: (i) has his/her center of personal or economic interests (center of life interests) in the Republic of Poland; or (ii) stays in the Republic of Poland more than 183 days in a tax year (Article 3 Section 1 and 1a of the Personal Income Tax Law).

These principles apply without prejudice to double taxation treaties signed by Poland (Article 3 Section 1a of the Personal Income Tax Law). In particular, these double tax treaties may define the "place of residence" in a different manner or further clarify the notion of the "center of life interests." Individuals whose place of residence is not located in Poland are subject to tax liability only with respect to the income (revenues) generated within the territory of Poland (limited tax liability) (Article 3 Section 2a of the Personal Income Tax Law).

Under the Act on Corporate Income Tax of February 15, 1992 (consolidated text in Journal of Laws of 2011, No. 74, Item 397, as amended, the "Corporate Income Tax Law") taxpayers subject to corporate income tax in the Republic of Poland (the "Corporate Taxpayers") are legal persons, companies under organization and entities with no legal personality (other than companies and partnerships that are not afforded legal personality, *i.e.*, other than civil, general, limited partnerships, professional partnerships, and limited joint-stock partnerships, which are deemed transparent for income tax purposes in Poland), as well as partnerships having their seats or places of management in other states if they are treated as legal persons under tax law provisions of a given state and they are liable to tax on the total amount of their incomes, irrespective of the place where they are earned (Article 1 Section 1 and 2 of the Corporate Income Tax Law).

Corporate Taxpayers having their registered office or place of management in the Republic of Poland (Polish tax residents) are subject to tax liability with respect to all their income, wherever generated (unlimited tax liability). Corporate Taxpayers who have neither their seat nor their place of management in Poland are subject to tax liability in Poland only with respect to the income (revenues) earned within the territory of Poland (limited tax liability) (Article 3 Section 2 of the Corporate Income Tax Law).

All references to "residence" for the purposes of this section are to residence for the purposes of Polish tax law and applicable double taxation treaties.

Notes

Currently, interest paid on the Notes and discounts in their full amount are considered taxable income. The term "interest" is identical to that used in the double taxation treaties meaning income from debt claims of every kind.

Notes linked to base instruments such as shares, indexes, commodities, futures, funds and combinations thereof may be treated as financial derivatives for Polish tax purposes. Such a treatment is also attributed to warrants. The taxation of financial derivatives is a highly unregulated area and as such subject to varying interpretations. Under art. 16(1)(8b) of the Corporate Income Tax Law and art. 23(1)(38a) of the Personal Income Tax Law, any expenses incurred in relation to the acquisition of financial derivatives may be tax deductible only until the moment of realization of the derivatives, withdrawal from the derivatives or their disposal for consideration, unless the expenses are capitalized to the value of fixed assets/intangibles.

Residents

Private property

Interest on the Notes paid by the Issuer to a Polish tax resident and the discount will be taxed subject to the double taxation treaty between Poland and Austria.

Interest on the Notes and the discount derived from Austria are subject to income tax in Poland upon receipt (or equivalent to receipt such as offset, compoundment, etc.). The income tax rate amounts to 19% of the gross amount. The income tax withheld by the Issuer in Austria (if any) can be credited against Polish income tax in Poland. However, such deduction shall not exceed that part of Polish income tax, computed before the deduction, which is attributable to income taxed in Austria. Incomerelated costs cannot be deducted.

Noteholders are obliged to declare income from the Notes in their annual tax return. This rule applies even if such income is collected through a Polish paying agent. However, please note that this issue could be controversial, as some tax authorities present the approach that Polish paying agents are obliged to act as tax remitters in such cases. Capital gains (i.e. the difference between the sales prices and the acquisition cost of the Notes) derived from the sale of the Notes by a Polish tax resident prior to their maturity – if performed outside the scope of an individual's business activity - are subject to Polish income tax in the amount of 19%. Income-related costs can be deducted. Capital gains will accrue at the date of sale (regardless of whether the sale price has been actually received) with the income tax being specified in the annual tax return. The annual tax return shall be filed for the previous year until 30 April of the following year.

Amounts denominated in a foreign currency will be converted pursuant to Art. 11a of the Polish Personal Income Tax Law. The income accrued shall be set forth in the annual income tax return of the resident. The annual tax return shall be filed for the previous year by 30 April of the following year.

Under Art. 17(1)(10) of the Personal Income Tax Law, income from financial derivatives (realization, exit or disposal) is classified as income from money capitals and taxed at a flat tax rate of 19 %. The tax is declared in the same manner as in the case of income from Notes.

Income from Convertible Notes should generally follow the tax treatment of derivatives; however, this issue is controversial. There are some opinions claiming deferral of taxation until the ultimate disposal of the converted equity.

Individuals who have their habitual residence in Poland or are Polish citizens are subject to Polish inheritance and gift tax in the case of an acquisition of Notes *inter mortuos* or *inter vivos*, the rate of such tax depending upon the value of the Notes transferred and upon the relationship between the deceased/the donor on the one hand and the heir/the donee on the other hand. Certain exemptions and thresholds exist, e.g. with regard to transfers between close relatives provided that certain conditions are met. The tax payer is the heir/the donee. The tax rate can be up to 20%.

Business activity

In the event that the Notes are attributable to the Polish business activity of a Polish tax resident, they will be subject to taxation in Poland taking into account the double taxation treaty between Poland and Austria. Austrian withholding tax, if any, can be credited against the Polish income tax in Poland. However, such a deduction shall not exceed that part of the Polish income tax, computed before the deduction, which is attributable to income taxed in Austria.

Profits from the sale of the Notes performed as a business activity prior to their final maturity shall be subject to income tax as of the date of such a sale. In case of capital gains resulting from the sale of Notes as a business activity the acquisition costs of the Notes constitute tax deductible costs only as of the date of the sale. The capital gains realised shall be specified in the current corporate or individual income tax calculation (monthly or quarterly reporting requirement applies), as well as in the annual corporate income tax or annual personal income tax returns. The corporate income tax rate amounts to 19%, while the income tax rate for individuals conducting business activity can be (depending on the

choice of the entrepreneur) a 19% flat rate or can range as a progressive tax scale between 18% and 32% in the individual case. In this case the capital gains are taxed exclusively in Poland as the state of residence of the seller (Art. 13 of the double taxation treaty between Poland and Austria).

The loss incurred as a result of a sale of the Notes in a given tax year may be used to reduce the amount of income from the sale of the Notes gained in the next five years, provided that the amount of such reduction during any of such five years does not exceed 50% of the loss. Where Notes are issued in a currency other than PLN all income and costs will be converted for tax purposes into PLN pursuant to Art. 12(2), Art. 15(1) of the Corporate Income Tax Law or Art. 11a, Art. 22(1) of the Personal Income Tax Law. If the exchange rates differ between the date of the sale and the date of the purchase price receipt, they shall be calculated pursuant to Art. 15a of the Corporate Income Tax Law or Art. 24c of the Personal Income Tax Law.

Income from financial derivatives as well as from Convertible Notes generated as a result of a business activity may generally be taxed at the moment of the realization or the disposal and is subject to a 19 % flat taxation both for corporate and individual taxpayers.

Legal transaction tax

The sale of the Notes (as well as other property rights including convertible notes and financial derivatives) is generally subject to legal transaction tax provided that the purchaser is resident in Poland and the sale contract is concluded in Poland. The tax is levied at a rate of 1%. The basis of assessment shall be the current fair market value of the Notes sold. Only the purchaser is liable to pay transfer taxes. The tax shall become due and payable within 14 days after the conclusion of the sale agreement.

Pursuant to Art. 9(9) of the Polish Legal Transaction Tax Law (*ustawa o podatku od czynnosci cywil-noprawnych*) the sale of securities to investment firms or with their intermediation or the sale on a regulated market (e.g. stock exchange) is exempt from legal transaction tax. Furthermore, the sale of Notes is not taxable if this legal transaction is subject to value added tax.

Non-residents

Non-Polish source income generated by non-residents is not taxable in Poland. Payments of interest on the Notes and the discount in accordance with their terms and conditions to a non-resident individual or corporation having no other connection to Poland are not subject to Polish taxation of income.

Even if such income is collected through a Polish paying agent, no Polish withholding tax on interest or on the discount should be due. However, please note that this issue could be controversial as some tax authorities present the approach that Polish paying agents are obliged to act as tax remitters in such cases. If this interpretation is accepted there will be an obligation to provide the Polish paying agent with a certificate of fiscal residence issued by the tax office relevant for the foreign Noteholder. Such certificate allows to follow the respective double taxation treaties entered into by Poland.

Capital gains from the sale of the Notes by Polish tax non-residents from countries which have concluded a double taxation treaty with Poland are taxed in general exclusively abroad in the state of residence of the seller. The same conclusion is the case in respect to income from the realization of financial derivatives.

According to the standpoint of the Ministry of Finance Polish non-residents from countries which have not concluded a double taxation treaty with Poland may be obliged to pay Polish income tax on capital gains derived from Notes (as well as from financial derivatives) if they are sold at the Polish stock exchange.

In the event that a Polish non-resident maintains a permanent establishment in Poland subject to income tax in Poland, to which the Notes are attributed economically, the tax treatment of interest on the Notes and a discount shall be governed by Polish taxation law (see above).

ROMANIA

General

The main taxes and charges in Romania are covered by the Fiscal Code (law no. 571/2003 regarding the Fiscal Code, as subsequently amended), enforced on 1 January 2004 and designed to bring more stability over the Romanian fiscal regime. However, the legislation and regulations regarding taxation in Romania as well as the related procedures are still developing and subject to change and at times unclear.

Thus, both the substantive provisions of Romanian tax law and the interpretation and application of those provisions by the Romanian tax authorities may be subject to more rapid and unpredictable change than in jurisdictions with more developed capital markets.

Moreover, the still evolving situation in Romania and the limited precedent in legislative interpretation or in the manner in which related practical procedures are to be followed may result in inconsistencies and contradictions of the Romanian tax authorities in interpreting various tax rules and regulations.

The following information is based on the Romanian legislation in force as of 15 May 2012 and may be subject to any changes based on the amendments to be brought in the Romanian laws. The current Romanian tax law does not provide for specific tax treatment applicable to each type of Notes intended to be issued by the Issuer. Therefore, the information below is of a general nature, applicable to interest income and capital gains which may be realised by investors upon investment in the Notes and is not intended as an exhaustive list of all the Romanian tax implications which could arise in relation with each type of Note and which could be relevant to a decision to purchase, own or dispose of any of the Notes. Prospective investors in the Notes should consult their professional advisers with respect to particular circumstances, the effects of state, local or foreign laws to which they may be subject and as to their tax position.

Please be aware that Romanian tax law does not specifically define capital gains for taxation purposes. Under the Romanian Fiscal Code and the related Norms for Application (Government Decision no. 44/2004 regarding the norms for the application of the Fiscal Code, as subsequently amended) ("domestic law" or the "Fiscal Code") capital gains realised by legal entities are subject to corporate income tax, while capital gains realised by individuals are taxed as investment income.

Residents

Please note that the Fiscal Code does not distinguish between various types of notes and/or warrants, and it does not specifically qualify the income such derived as interest or capital gains. Therefore the information below relates to the taxation of both types of income under the current domestic law and applicable double taxation treaties.

Interest

Under the current Fiscal Code interest is defined as "any amount that is required to be paid or received for the use of money, regardless whether required to be paid or received within a debt liability, in connection with a deposit, or under a finance lease agreement, instalment sale or other deferred payment sale".

Individuals

Specified Romanian tax resident individuals (e.g. Romanian citizens with their domicile in Romania, non-residents fulfilling certain residency criteria, according to the Fiscal Code) are subject to an income tax of 16% on their worldwide income, including interest income obtained from abroad. Please note that the domestic law provides for certain non-taxable income for resident individuals, for instance income realized from holding and trading treasury bills or municipal bonds, however not likely to be applicable to the Notes under discussion.

Under the norms to the Fiscal Code for individual tax purposes interest income is considered to be the income obtained from bonds, term deposits, including deposit certificates, interest on loans granted, as well as other income from receivable titles. However, if any withholding tax is retained in Austria on such interest, a tax credit may be available to the Romanian tax resident individuals (as a result of the application of the Romania-Austria Double Tax Treaty) within the limit assessed by applying the domestic income tax rate (i.e. 16%) to the interest income obtained from abroad.

However, starting 1 July 2011, if the interest income related to the Notes is subject to the EU Savings Directive, the Austrian paying agent would likely retain a withholding tax of 35% from the interest payments made to the Romanian tax resident individual qualifying as the beneficial owner of such interest income and Romania shall reimburse to the Romanian tax resident individual such withholding tax.

Legal entities

Under the domestic law, interest obtained from Austria by a Romanian resident legal entity investing in the Notes is subject to corporate income tax at the standard rate of 16%, applicable on its worldwide income. In case any withholding tax is retained in Austria on such interest, a tax credit may be available to the Romanian legal entity (as a result of the application of the Romania-Austria Double Tax Treaty) within the limit established by applying the Romanian corporate income tax rate (i.e. 16%) to the taxable income obtained from Austria.

As a general note, if Romania (the country of tax residency of the interest income beneficiary) has concluded a Double Taxation Treaty ('DTT') with the country of tax residency of the income payer (e.g. Austria), the provisions of the treaty should take precedence over the domestic law, if more favourable. Thus, the current double taxation treaty concluded between Romania and Austria may apply with regard to interest income obtained by Romanian tax residents (legal entities or individuals), as described below.

Under the current double taxation treaty concluded between Romania and Austria, interest income may be taxed at a maximum rate of 3% in Austria if the Romanian recipient is the beneficial owner of such interest. Nevertheless, under the same article, interest paid in respect of a loan granted by a bank or any financial institution shall be taxed only in the country of tax residency of the beneficial owner, i.e. in Romania. The above withholding tax implications in Austria would be different if the Romanian beneficial owner of the interest carried on a business in Austria through a permanent establishment, respectively, if it performed independent personal services from a fixed base situated in Austria and the interest paid were effectively connected with such permanent establishment or fixed base. In such a case, the Austrian domestic law would apply to such income at the level of the permanent establishment/fixed base.

We also note that according to the Romania-Austria DTT protocol, if and as long as Austria, under its national legislation, levies no withholding tax on interest paid to a resident of Romania, the percentage mentioned above shall be reduced to 0%.

Capital gains/investment income

Please note that capital gains are not defined as such by the Fiscal Code and the Romanian tax authorities have not expressed an official position on this matter. Hence, there is no clear indication of the types of income arising for an investor in the Notes which would be subject to capital gains tax in Romania.

Individuals

As regards Romanian tax resident individuals under the domestic law, income from a transfer of securities is taxable. Under the definition of "securities" (*titluri de valoare*) as per the Fiscal Code corroborated with the Romanian capital markets legislation (namely Law 297/2004 as subsequently amended and currently in force), bonds and other receivable titles, including treasury bonds with maturity of over one year, traded on the capital markets are included in the category of "securities" and thus taxable

in Romania as per the rules applicable to such securities. Thus, capital gains from the alienation of securities by Romanian tax resident individuals are subject to income tax in Romania.

Under the current rules, depending on the actual qualification of the income arising from trading the Notes as capital gains rather than interest, within the meaning of the Fiscal Code, a 16% capital gains tax applies.

Legal entities

Under the current domestic tax law capital gains obtained from Austria by a Romanian resident legal entity are subject to corporate income tax at the standard rate of 16% (which applies on the worldwide income of the Romanian legal entity), since there is no separate capital gains taxation concept in Romania. In case any tax is retained in Austria on such gains, a tax credit may be available to the Romanian legal entity (as a result of the application of the Romania-Austria DTT), within the limit established by applying the Romanian corporate income tax rate (i.e. 16%) to the taxable income obtained from Austria.

As also noted above, the DTT concluded between Romania and Austria could be invoked with regard to such capital gains. Thus, capital gains to be obtained by a Romanian resident from the transfer of such securities should fall under art. 13(5) of the treaty and therefore shall be taxed only in Romania.

Non-residents

Interest

Interest income to be obtained by a non-resident entity or person is subject to a withholding tax in Romania unless the interest is treated as an expense attributed to a Romanian permanent establishment of a non-resident entity.

The domestic legislation does not provide for the concept of beneficial ownership in respect of interest payments, except with regard to the EU Savings Directive (which Romania adopted starting from 1 January 2007).

Therefore, the taxation of such interest obtained by non-residents should be reviewed on a case by case basis, based on the application of relevant conventions for the avoidance of double taxation and/or the EU Savings Directive.

Capital gains

Capital gains obtained by non-resident individuals from trading in any type of securities are subject to taxation in Romania if they qualify as Romanian-sourced income. There may be arguments which could be brought to sustain the fact that the Notes have no connection to Romania and hence the related capital gain (if any) should not be deemed as Romanian sourced income. However, the taxation of such capital gains should be analysed on a case by case basis, based on the specific conditions of the transactions and the applicable legislation.

Income derived by non-resident collective placement bodies without corporate status from the transfer of securities, respectively of shares, held directly or indirectly in a Romanian legal entity, is not taxable in Romania.

Under the Fiscal Code capital gains obtained by non-resident legal entities from the alienation of the Notes issued by the Austrian issuer are not subject to taxation in Romania. Although under the Fiscal Code such income is not taxable in Romania, a provision under the Norms to the Fiscal Code appears to extend the Romanian taxation to capital gains arising from all types of securities traded by non-residents. This clause is considered to extend the scope of the Fiscal Code and therefore clarification on its application should be sought with the Romanian tax authorities.

Inheritance and gift tax

There is no inheritance or gift tax in Romania. In case the Notes are granted free of charge to a Romanian tax resident individual by its employer, the value of the gift may be subject to Romanian income tax (at 16%) and related social security contributions.

Moreover, if the granting of the Notes is performed in the legal form of a donation, the transaction may need to be authenticated by a notary public. For large values, such authentication could trigger fees of around 1% of the value of the transferred Notes.

VAT considerations

Under the Romanian tax legislation, trading of financial instruments (such as the Notes) is normally VAT exempt without credit. Care should be taken as certain types of derivatives do not explicitely fall in the scope of VAT exemption under the Romanian and EU legislation and could trigger VAT implications.

SLOVAK REPUBLIC

General

The purpose of the summary below is to provide a general overview of the relevant Slovak tax rules based on the laws in force in Slovakia as of the date of this Programme. It does not purport to be a comprehensive description of all tax implications that might be relevant to an investment decision. Please note that Investors in the Notes should consult with their professional advisers particular circumstances which should be examined and considered in detail.

According to the Slovak Act on Securities and Investment Services (No. 566/2001 Coll.) a security is defined widely and shall mean any instrument or record which is assessable in monetary terms, created in a form stipulated by law, carrying rights as defined in that Act and in separate laws, in particular the right to demand certain assets or exercise certain rights against persons specified by law. The information below is based on the assumption that the Notes fulfil all conditions for the treatment as securities under the Slovak law.

From the tax perspective the Income Tax Act (No. 595/2003 Coll., hereinafter only ITA) does not specify or provide any special rules for taxation of the different kinds of Notes (i.e. specific rules for notes where the revenues from the Notes are calculated using different methods).

Residents

Individuals, who are residents in Slovakia, are subject to unlimited income tax liability on their world-wide income (i.e. income from domestic and foreign sources). According to the ITA an individual is resident in Slovakia if he has his domicile (a registered permanent stay) or habitual place of abode (is physically present for more than 183 days in a calendar year) in Slovakia.

Corporations having their registered office and/or their place of effective management (the place, in which management and business decisions are taken by statutory and supervisory bodies of the legal entity) in the territory of the Slovak Republic are subject to corporate income tax in Slovakia on their world-wide income (i.e. income from domestic and foreign sources).

Interest

Individual investors

In general, an individual investor must include the interest received in his/her overall personal income tax base, which is taxable at a flat rate of 19% in 2012. According to the ITA any gain from repayment shall be treated as interest as well.

In the case the recipient of the interest payment from Austria's sources is a Slovak resident, the relevant provision of Double Tax Treaty between Austria and the Slovak Republic is applicable. Under this Double Tax Treaty, interest income received by a Slovak tax resident from Austria is taxable in the Slovak Republic. However, an Austrian paying agent may, under certain conditions, deduct the withholding tax from interest payments in Austria if the Savings Directive (2003/48/EC) is applicable. If the withholding tax under the Savings Directive is levied in Austria, it can be credited against the tax liability through a personal income tax return in Slovakia.

Corporations

In general a corporation must include the interest received in its general corporate income tax base, which is taxable at a flat rate of 19% in 2012. According to the Double Tax Treaty between Austria and the Slovak Republic, the interest paid from Austria to a Slovak tax resident is taxable only in Slovakia.

In case the interest and repayment from bonds and treasuries are made to entities which have not been established to perform the business activities, to the National Property Fund of Slovakia, National Bank of Slovakia and a foreign tax resident not performing business activities in Slovakia through a perma-

nent establishment, the Slovak paying agent is obliged to withhold 19% tax which is considered as a final tax except of the foreign tax resident not having a permanent establishment in Slovakia (he may decide that the tax withheld will be regarded as a tax prepayment). *Capital gains - Income from the sale of the Notes*

Individual investors (private and business investors)

Income from the sale of securities issued in Austria is subject to the personal income tax in Slovakia if the recepient is a Slovak resident. Such an income should be included into income tax base of the tax-payer (no withholding tax is to be applied).

When considering the taxation of the sale of securities the source of which is in Austria, the provisions of the existing Double Tax Treaty between Austria and the Slovak Republic should be taken into consideration. Under the provisions of this Double Tax Treaty, the capital gain from the sale of such securities is taxable in the Slovak Republic. The income tax is levied as follows:

The capital gain from the sale of the Notes is subject to personal income tax at the flat rate of 19 %.

The tax base shall be equal to the taxable income less any expenses, which may be documented as having been incurred in order to generate the income. Expenses that can be deducted are the purchase price proven to be paid for the Notes, or when there is no purchase then the price for the Notes determined at the time when the Notes were acquired, and the expenses related to the acquisition or purchase of the Notes.

The capital gain from the sale of the Notes will be exempt from Slovak personal income tax if the aggregate of the tax base related to the Other income category (i.e. debentures, shares, bills of exchange etc.) does not exceed, in the tax period, the amount of 500 EUR. The same limit for exemption relates to rental income, income from the transfer of options, income from the transfer of interests in a company etc. If the above mentioned limit is exceeded, only the income that exceeds the limit is included in the tax base.

In the case of the sale of securities, loss is generally treated as a tax non-deductible expense. However, a loss from the sale of securities may be offset against the gains from the sale of the Notes or other securities in the same fiscal period.

Under specific conditions stated below the loss incurred is entirely accepted as a tax deductible expense:

- Securities traded at a stock exchange, the acquisition cost of which is not higher, and the proceeds from the sale of which are not lower than a deviation of 10% from the average quotation published by the stock exchange on the date of purchase or sale, or, if the securities are not traded on such a date, from the last published average quotation. As regards the securities above, the expense shall be equal to the acquisition cost of shares, or, with respect to other securities, the acquisition cost adjusted by the valuation difference arising out of valuation at the fair market price which is included in the tax base,
- Bonds, the selling price of which is not lower by more than the interest accrued on the bonds and included in the tax base prior to the date of sale or the date of maturity of the bond.
- For taxable parties which are engaged in the trading with securities pursuant to special legislation, and which may deduct the expense of acquisition of securities up to the amount posted as their cost.

Corporations

The capital gain from the sale of the securities is included in the corporate income tax base and taxed at a flat tax rate of 19% (no withholding tax is to be applied). Further, according to the Double Tax Treaty between Austria and the Slovak Republic, the capital gains received by the Slovak tax resident from the sale of securities may be taxed in Slovakia only.

According to the ITA, in case a loss is generated from the sale of the Notes, it cannot be recognized for tax purposes. However, a loss from the sale of Notes may be in principal offset against gains from the sale of the Notes or other securities in the same fiscal period. Under specific conditions stated below the loss incurred is entirely accepted as a tax deductible expense:

- Securities traded at a stock exchange, the acquisition cost of which is not higher, and the proceeds from the sale of which are not lower than a deviation of 10% from the average quotation published by the stock exchange on the date of purchase or sale, or, if the securities are not traded on such a date, from the last published average quotation. As regards the securities above, the expense shall be equal to the acquisition cost of shares, or, with respect to other securities, the acquisition cost adjusted by the valuation difference arising out of valuation at the fair market price which is included in the tax base;
- Bonds, the selling price of which is not lower by more than the interest accrued on the bonds and included in the tax base prior to the date of sale or the date of maturity of the bond;
- For taxable parties which are engaged in the trading with securities pursuant to special legislation, and which may deduct the expense of acquisition of securities up to the amount posted as their cost.

Non-residents

Non-residents (both individuals and corporations) are subject to income tax only on income from certain Slovak sources. Income derived by a permanent establishment located in Slovakia is deemed to be Slovak source income. In case of non-residents Slovak's right to tax may be restricted (income may be exempt from taxation or the tax liability may be reduced) by a relevant double taxation treaty.

Interest

The tax treatment of interest income is the same for individuals and for corporations as well. The interest income paid by a Slovak non-resident (having no permanent establishment in Slovakia) to another Slovak non-resident is not sourced in Slovakia (not subject to taxation in Slovakia).

However, interest income paid by a Slovak paying agent to a non-resident may be treated as Slovak sourced income. In general the paying agent is obliged to withhold a 19% withholding tax from the interest paid (except of the interest paid to a Slovak permanent establishment).

The tax withheld is considered as a final tax in Slovakia except of income from Notes held by non-residents not performing business activities in Slovakia through a permanent establishment. These non-residents can decide that such tax will be regarded as a tax prepayment.

The withholding tax rate may be reduced based on the double taxation treaty (if any). Please note that income from the bonds paid to a tax non-resident is subject to withholding tax only if a tax non-resident does not perform business activities in Slovakia throug a permanent establishment. If the interest is considered as income of a permanent establishment, the withholding tax does not apply and the individual or corporation having the permanent establishment has to pay tax on the interest income in the same way as tax residents (see the section on residents above).

Capital gains

Income from the sale of securities payable by a Slovak tax non-resident (having no permanent establishment in Slovakia) to another Slovak non-resident is not sourced in Slovakia (not subject to taxation in Slovakia).

EU savings Directive

The Slovak Republic has implemented the Directive 2003/48/EC regarding the taxation of savings income. Therefore, exchange of information between tax authorities is applicable. Under the ITA, a

Slovak paying agent, who pays interest income to the individual beneficial owner from EU Member State or from some dependent or associated territory of the Member States, is obliged to provide specific information about such a payment to the relevant authority of that Member State.

Interest income subject to the automatic exchange of the information is defined in the Act on Tax Administration as follows: interests and other income from loans, interest from deposits in a term deposit and current accounts, income incurred from participation certificates, bonds, certificates of deposit, treasury bills and other securities of the similar characteristics during the holding of such a financial instrument or income accrued at the sale, refund or redemption of the financial instrument.

The aim of the automatic exchange of information between Member States concerning interest payments under the provisions of Savings Directive is the effective taxation of interest payments in the beneficial owner's Member State of residence in accordance with the national law of that State. Based on this and based on the transitional provisions of the Savings Directive, the Slovak tax resident is entitled to credit the tax withheld by the Austrian paying agent against the tax liability through an income tax return in Slovakia.

Further, according to the ITA (and in line with the EU Interest and Royalties Directive which has been implemented into the ITA), the interest may be exempt from tax if specific conditions (set by the ITA / Directive) are met.

Other taxes

There is no inheritance or gift tax in the Slovak Republic. However, if Notes are donated by an employer to a Slovak tax resident who is an employee, or if Notes are donated to a Slovak tax resident who is a self-employed and these Notes are donated in connection with carrying out his self-employment, the value of the gift is subject to Slovak income tax and related health insurance contributions.

No other taxes are levied in the Slovak Republic on the acquisition, sale or other disposal of the Notes by residents.

SLOVENIA

General

The following is a general description of certain Slovenian tax considerations relating to the Notes based on the Issuer's understanding of the current law and the practice in Slovenia relating to the taxation of the Notes under the Programme and is subject to changes therein. It does not purport to be a complete analysis of all tax considerations relating to the Notes. The tax considerations only relate to the positions of persons who are absolute beneficial owners of the Notes and the interest on them and may not apply to certain classes of persons, such as dealers. Prospective purchasers of Notes should consult their tax advisers as to the consequences under the tax laws of the country of which they are resident for tax purposes and the tax laws of the Republic of Slovenia of acquiring, holding and disposing of Notes and receiving payments of interest, principal and/or other amounts under the Notes. This summary is based upon the law as in effect on the date of this Prospectus and is subject to any change in law that may take effect after such date.

Residents

Interest

Individuals

Income from capital pursuant to the Slovenian Personal Income Tax Act (*Zakon o dohodnini*) includes interest from debt securities and from other similar financial claims on debtors. Tax on interest shall be payable on any compensation in connection with a financial debt arrangement that does not represent the repayment of principal, including compensations for risk or reduced value of the principal under the financial debt arrangement due to inflation, unless otherwise provided by this act. Tax on interest shall therefore also be payable on discounts, bonuses, premiums and similar income obtained by a taxpayer in connection with a financial debt arrangement as well as on income from a disposal or repurchase by the issuer of discounted debt securities (including non-coupon debt securities).

The tax base shall be the obtained interest unless otherwise provided by the Slovenian Personal Income Tax Act.

The tax base on interest resulting from the disposal of discounted debt securities prior to maturity of the security or upon purchase of the discounted debt security prior to or upon maturity of the paper shall be the interest calculated for the period from the day of acquisition to the day of disposal or purchase of the discounted debt security. Discounted debt securities shall also include non-coupon debt securities. The level of interest shall be determined according to the methodology of constant yield.

If in a particular financial debt arrangement it is not explicitly determined in advance what share of individual payment represents the repayment of the principal and what share is the interest, it shall be deemed for the purpose of taxation that interest calculated at the recognised interest rate, as defined in the Corporate Income Tax Act, is paid out first.

Under sec. 54 of the Slovenian Personal Income Tax Act interest on Notes issued in series held by a resident individual as business assets will generally qualify as non-business income, in which case it would be subject to the flat rate of 20% as described above, instead of the progressive tax rate of up to 41%, which generally applies to business income. In May 2012 the parliament voted to increase the tax rate to 25% from 1.1.2013 on, but at the date of finalizing this prospectus these amendment are not yet in force.

If a withholding tax is deducted from the interest in Austria under the Austrian provisions implementing the EU Savings Directive, the resident individual may claim a credit of the tax deducted in Austria against his/her Slovenian income tax liability. If the tax deducted exceeds the tax liability in Slovenia, the resident individual can apply for a refund of the excess amount from the Slovenian tax authorities.

The payment of interest on the Notes in accordance with their terms and conditions to a resident individual (within the meaning of the relevant provisions of the Slovenian Individual Income Tax Act) will generally be subject to Slovenian income tax at a flat rate of 20% (levied by way of withholding or by way of assessment), provided that these qualify as non-business assets. Income from interest is not subject of the annual personal income tax return. In May 2012 the parliament voted to increase the tax rate to 25% from 1.1.2013 on, but at the date of finalizing this prospectus these amendment are not yet in force.

Corporations

Interest on the Notes received by (i) a legal person resident for taxation purposes in the Republic of Slovenia; or (ii) by a permanent establishment (poslovna enota) in the Republic of Slovenia of a legal person not resident for taxation purposes in the Republic of Slovenia, is subject to Slovenian corporate income tax (Zakon o davku od dohodkov pravnih oseb) as a part of the overall income of such resident or, as the case may be, a non-resident legal person is subject to source taxation and taxation on income derived from carrying on business activities in a permanent establishment or through a permanent establishment in Slovenia.

The tax is levied on the net profits, defined according to the profit and loss account, as stipulated by the Corporate Income Tax Act and the Accounting Standards. The tax rate is 18% in 2012, 17% in 2013, 16% in 2014 and 15% thereafter. However, a tax rate of 0% might apply to e.g. investment funds, pensions funds and insurance companies that have their own pension funds.

Double taxation treaty between Slovenia and Austria

According to the double taxation treaty between Slovenia and Austria interest arising in Austria and paid to a resident of Slovenia shall be taxed in Slovenia (with Austria being entitled to levy a tax of at most 5%). Please note in addition that the Austrian paying agent may under certain conditions deduct a withholding tax from the interest payments on the Notes in Austria if the Council Directive 2003/48/EC of 3 June 2003 on taxation of savings income in the form of interest payments (the "EU Savings Directive") is applicable.

Capital gains

Individuals

Pursuant to the Slovenian Individual Income Tax Act, capital gains from the sale or other disposition of debt securities held as non-business assets are in general exempt from taxation.

The Act on the Taxation of Profits from the Disposal of Derivatives (*Zakon o davku od dobička od odsvojitve izvedenih finančnih instrumentov*) stipulates taxing capital gains derived from the alienation of financial derivatives, as defined in the Financial Instruments Market Act (*Zakon o trgu finančnih instrumentov*) and debt securities, except for coupon debt securities and discount debt securities, by a resident individual at the rate of 40% in the first 12 months of holding and 20% in the following 4 years of holding. In May 2012 the parliament voted to increase the tax rate to 25% from 1.1.2013 on, but at the date of finalizing this prospectus these amendment are not yet in force. The tax rate is further reduced by 5 percentage points for every 5 years of holding, so that the rates of 15%, 10%, 5% and 0% apply from the 6th, 11th, 16th and 21st year of holding, respectively.

Capital gains from the sale or other disposition of debt securities held as business assets might be subject to a progressive income tax rate of up to 41%.

Corporations

Capital gains derived from the sale or other disposition of the Notes by (i) a legal person resident for taxation purposes in the Republic of Slovenia, or (ii) by a permanent establishment in the Republic of

Slovenia of a legal person not resident for taxation purposes in the Republic of Slovenia will generally be part of the overall income of such resident or permanent establishment and as such be subject to Slovenian corporate income tax at a flat rate of 18% in 2012, 17% in 2013, 16% in 2014 and 15% thereafter.

Double taxation treaty between Slovenia and Austria

According to the double taxation treaty between Austria and Slovenia capital gains from the sale of the Notes by a Slovenian tax resident to an Austrian tax resident are taxable in Slovenia.

Non-residents

In accordance with the Slovenian Personal Income Tax Act non-residents are subject to tax on income derived from a source in Slovenia. Withholding tax is levied at a rate of 20%. In May 2012 the parliament voted to increase the tax rate to 25% from 1.1.2013 on, but at the date of finalizing this prospectus these amendment are not yet in force. Source taxation may be entirely avoided or partially reduced pursuant to the terms of an applicable double taxation treaty, with the holder applying for a refund with the Slovenian tax authorities providing proof of eligibility.

No tax is levied on payments under the Notes to legal persons not resident for taxation purposes in the Republic of Slovenia and having no permanent establishment in the Republic of Slovenia except that a withholding tax at a rate of 15% is levied on payments of interest on the Notes to legal persons resident in certain non-EU jurisdictions, where the general or average nominal income tax rate is lower than 12.5% and which are listed as "tax havens" by the Ministry of Finance (currently the Bahamas, Barbados, Belize, Brunei, the Dominican Republic, Costa Rica, Liberia, Liechtenstein, the Maldives, the Marshall Islands, Mauritius, Oman, Panama, Saint Kitts and Nevis, Saint Vincent and the Grenadines, Samoa, the Seychelles, Uruguay and Vanuatu).

Inheritance and gift taxation

A person subject to inheritance and gift tax is any natural person who inherits or receives property as a gift as well as any person who receives property on the basis of a lifetime maintenance contract. Property shall mean real property and rights on real property and other real rights as well as movable property (including securities and cash). The value of all gifts received by the same person in one year is considered when ascertaining the taxable amount starting from the moment of a receipt of the first gift. A gift or heritage consisting only of movable property is not taxable provided that the total value of movable property does not exceed EUR 5,000.

The taxable basis for inheritance and gift tax is the market value of the property at the time of the occurrence of tax liability, decreased by debts, costs and charges relating to this property, subject to taxation. In the case of movable property the tax base for inheritances and gifts is decreased by EUR 5,000.

Tax on inheritance and gifts is not paid by the heir or recipient of the gift of a first hereditary order (children and spouse).

Tax rates are progressive and differ depending on the hereditary order. Tax rates for inheritance and gift tax range from 5% up to 39%.

Stamp duty

In principle, no stamp duty should be payable.

EU SAVINGS DIRECTIVE

The EU has adopted the Council Directive 2003/48/EC of 3 June 2003 on taxation of savings income in the form of interest payments (EU Savings Directive), which obliges each EU Member State to provide to the tax authorities of other Member States details of payments of interest and other similar income paid by a person within its jurisdiction to an individual resident in another member state, except that Austria and Luxembourg have instead imposed a withholding system for a transitional period (the ending of such transitional period being dependent upon the conclusion of certain other agreements relating to information exchange with certain other countries) unless during such period they elect otherwise. Please note that by Royal Decree dated 27 September 2009 and published in the Belgian Official Gazette on 1 October 2009, the Belgian State elected to abandon the transitional withholding system and provide information in accordance with the EU Savings Directive as from 1 January 2010. A number of other non-EU countries and territories, including Switzerland, have agreed to adopt similar measures (a withholding system in the case of Switzerland) with effect from the adoption of the EU Savings Directive.

GENERAL INFORMATION

- (1) Application may be made to admit the Programme and/or Notes to the Markets.
- (2) The Issuer has obtained all necessary consents, approvals and authorisations in Austria in connection with the issue and performance of Notes.
- (3) Tranches of Notes will be issued under the Programme in accordance with resolutions of the Managing Board as in force from time to time.
- (4) Except as disclosed in this Prospectus, there has been no significant change in the financial or trading position of the Raiffeisen Centrobank Group and no material adverse change in the prospects of the Issuer since 31 December 2011.
- (5) No governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Issuer is aware), during the twelve months preceding the date of this Prospectus, may have, or have had in the recent past, significant effects on the Issuer and/or Raiffeisen Centrobank Group's financial position or profitability.
- (6) Where available, the Common Code, the Austrian and/or German *Wertpapierkennnummer* and the International Securities Identification Number (ISIN) and (where applicable) the identification number for any other relevant clearing system for each Series of Notes will be set out in the relevant Final Terms.
- (7) The address of OeKB is Am Hof 4, A-1011 Vienna.
- (8) The issue price and the amount of the relevant Notes will be determined before filing of the relevant Final Terms of each Tranche. Where for a particular tranche of Notes the issue price or aggregate principal amount are not fixed at the time of issue, the Final Terms shall describe the procedures for calculation and publication of such information. The issue price for Notes issued in tap issues shall be specified in the Final Terms at the start of their term and thereafter shall be fixed by the Issuer continuously according to market conditions then prevailing. In such case, the aggregate principal amount of the Notes may increase from time to time upon subscriptions being made, and the Issuer will in such case specify on the Issue Date the upper limit of the aggregate principal amount of the Notes in the Final Terms.
- (9) The offer of Notes under the Programme is not subject to any conditions. The Final Terms are to be read together with this Prospectus, and contain, together with this Prospectus, full and comprehensive information on the Programme and the issues of Notes.
- (10) The result of the offer is usually made public by notification of the total amount to the Oester-reichische Kontrollbank AG.
- (11) The denominations of the Notes and/or minimum subscription amounts are set out in the Final Terms, if any.
- (12) The total nominal value of the issues of Notes under this Programme is not limited, and the authorisation for issues is applied for prior to the respective issue date of each issue of Notes. The nominal value of each issue of Notes is set out in the Final Terms. The Issuer is entitled, at any time, to issue further Notes under the same conditions (but with a different issue date), which may be consolidated with the Notes and which together form a single series of Notes, increasing the number of such Series of Notes.
- (13) In general, the invitation to make an offer for the subscription of Notes is not made to a particular or restricted group of investors and therefore no different categories of investors exist. The Final Terms will specify whether in case of offers made in more than one market certain tranches of Notes are reserved for certain countries.

- (14) The Programme provides for single as well as for permanent and/or repeated issues of Notes. Individual issues of Notes may be offered permanently, where Notes may be issued during most of their term at a price determined and adjusted from time to time by the Issuer ("tap issue"). The invitation to prospective investors to make offers for the subscription of Notes is carried out by the Issuer and distribution partners, if any. The offer to subscribe for Notes is to be made by the investor. The Issuer retains the right to accept or reject subscription offers, in whole or in part.
- (15) Copies of the latest financial statements and interim accounts of the Issuer may be obtained, and copies of the Prospectus (including any supplement to the Prospectus), and any Final Terms will be available for inspection at the registered office of the Issuer during normal business hours, so long as any of the Notes are outstanding.
- (16) KPMG Austria GmbH Wirtschaftsprüfungs- und Steuerberatungsgesellschaft (a member of "Kammer der Wirtschaftstreuhänder Österreich") of Porzellangasse 51, 1090 Vienna, has audited and rendered unqualified audit reports on the consolidated financial statements of the Issuer for the year ended 31 December 2011 (dated 10 April 2012) and the year ended 31 December 2010 (dated 4 April 2011) which have been drawn up in accordance with IFRS as adopted in the European Union.
- (17) For so long as Notes may be issued pursuant to this Prospectus, the following documents will be available, during usual business hours on any weekday (Saturdays and public holidays excepted), for inspection at the registered office of the Issuer:
 - (ii) the articles of association of the Issuer;
 - (iii) the published consolidated annual report and audited financial statements of the Issuer for the two most recent financial years ended prior to the date of this Prospectus and any subsequent interim financial statements of the Issuer;
 - (iv) each set of Final Terms for Notes that are admitted to trading on a Market or on any other market or stock exchange; and
 - (v) a copy of this Prospectus together with any supplement to this Prospectus.
- (18) Electronic versions of the following documents will be available on the website of the Issuer under "www.rcb.at":
 - (i) a copy of this Prospectus together with any supplement to this Prospectus (www.rcb.at Downloads Securities Prospectus);
 - (ii) each set of Final Terms for Notes that are admitted to trading on a Market or on any other market or stock exchange (www.rcb.at where Final Terms relating to Notes to be offered in Austria and/or Germany will be available via the instrument search function by filling in the relevant ISIN of the product or and Final Terms relating to other Notes will be available on Downloads Securities Prospectus); and
 - (iii) the audited consolidated financial statements of the Issuer for the financial years ended 31 December 2011 and 31 December 2010 incorporated by reference into this Prospectus (www.rcb.at Downloads Annual Reports).
- (19) Information contained in this Prospectus which has been sourced from a third party has been accurately reproduced and as 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 sources of any information received by a third party and the basis for any statements regarding the Issuer's competitive position are identified after the respective information (or, in case of tables, below such table) in this Prospectus in parentheses indicated by "Source".

- (20) The Issuer does not intend to publish any post-issuance information, except if required by any applicable laws and regulations.
- (21) The Issuer's interest in the offering of the Notes is to issue and offer a multitude of Notes, as described in this Prospectus on several markets, and to generate profits by earning premiums on the issue price and in connection with secondary trading in the Notes. The Issuer and its affiliates may on the issue date of the Notes or thereafter be privy to information concerning the Notes and/or its Underlyings which may be material for the performance or valuation of the Underlying and which may not be publicly available.

TERMS AND CONDITIONS OF THE NOTES/CERTIFICATES/WARRANTS AND RELATED INFORMATION

The information contained in this part "Terms and Conditions of the Notes/Certificates and Related Information" includes the following parts relating to the terms and conditions of the Notes/Certificates:

<u>Important Notice</u>: Please note that for the purposes of these Terms and Conditions, the term "Notes"

in contrast to the rest of this prospectus does not refer to the sum of all Certifi-

cates, Warrants and Notes but means notes, only.

- I General Information applicable to Notes, Certificates and Warrants
- II Terms and Conditions of the Notes/Certificates (English and German language version each)
- III Terms and Conditions of the Warrants
- IV Underlying Specific Supplemental Terms and Conditions

Supplemental Terms and Conditions of the Index Linked, Equity Linked, Fund Linked, Commodity Linked, FX Rate Linked, Interest Rate Linked, Futures Linked, Variable Linked and Basket Linked.

V Supplemental Special Product Definitions for Notes and Certificates

Supplemental Special Product Definitions for (i) Discount Certificates, (ii) Bonus Certificates, (iii) Reverse Bonus Certificates, (iv) Index/Participation Certificates, (v) Turbo Certificates, (vi) Guarantee Certificates, (vii) Express Certificates, (viii) Reverse Convertible Notes/Certificates, (ix) Protected Reverse Convertible Notes/Certificates and (x) Factor Certificates.

VI Supplemental Special Product Definitions for Warrants

Supplemental Special Product Definitions for (i) Warrants other than Asian Warrants, Digital Warrants, Knock-Out Barrier Warrants and Knock-In Barrier Warrants, Capped Warrants and Exotic Warrants, (ii) Capped Warrants, (iii) Asian Warrants, (iv) Digital Warrants including Knock-Out and Knock-In Digital Warrants, (v) Up-And-Out Barrier Warrants, Down-And-Out Barrier Warrants, Up-And-In Barrier Warrants, Down-And-In Barrier Warrants and (vi) Exotic Warrants.

VII Forms of Final Terms for

- (i) Notes/Certificates; and
- (ii) Warrants

GENERAL INFORMATION APPLICABLE TO NOTES, CERTIF-ICATES AND WARRANTS

General

The Issuer will agree on the terms and conditions applicable to each particular Tranche of Notes/Certificates (the "Conditions"). The Conditions will be constituted by the terms and conditions of the Notes/Certificates set forth below (the "Terms and Conditions") as completed or supplemented by the provisions of the final terms (the "Final Terms").

The Final Terms relating to each Tranche of Notes/Certificates will specify whether the Conditions are to be non-consolidated Conditions or consolidated Conditions (each as described below) and whether the Conditions will be in the German language or the English language or both, and, in the latter case, which language will be the binding language of the Conditions.

The Issuer will determine prior to the issue whether non-consolidated Conditions or consolidated Conditions will apply.

Non-consolidated Conditions

If the Final Terms specify that non-consolidated Conditions are to apply to the Notes/Certificates, the provisions of the applicable Final Terms and the Terms and Conditions, taken together, shall constitute the Conditions. Such Conditions will be constituted as follows:

- (a) the blanks in the provisions of the Terms and Conditions which are applicable to the Notes/Certificates will be deemed to be completed by the information contained in the Final Terms as if such information was inserted in the blanks of such provisions;
- (b) the Terms and Conditions will be completed or supplemented by the text of any provisions of the Final Terms completing or supplementing the provisions of the Terms and Conditions;
- (c) alternative or optional provisions of the Terms and Conditions as to which the corresponding provisions of the Final Terms are not completed or are deleted will be deemed to be deleted from the Terms and Conditions; and
- (d) all instructions and explanatory notes set out in square brackets in the Terms and Conditions and any footnotes and explanatory text in the Final Terms will be deemed to be deleted from the Conditions.

Where non-consolidated Conditions apply, each Global Note/Certificate representing the Notes/Certificates of the relevant Series will have the Final Terms and the Terms and Conditions attached.

Consolidated Conditions

If the Final Terms specify that consolidated Terms and Conditions are to apply to the Notes/Certificates, the Terms and Conditions in respect of such Notes/Certificates will be constituted as follows:

- (a) all of the blanks in all applicable provisions of the Terms and Conditions will be completed according to the information contained in the Final Terms and all non-applicable provisions of the Terms and Conditions (including the instructions and explanatory notes set out in square brackets) will be deleted; and/or
- (b) the Terms and Conditions will be otherwise completed or supplemented, according to the information set forth in the Final Terms.

Where consolidated Conditions apply, the consolidated Conditions alone will constitute the Conditions and will be attached to each Global Note/Certificate representing the Notes/Certificates.

Supplemental Terms and Conditions for Structured Notes

Index Linked Notes, Equity Linked Notes, Fund Linked Notes, Commodity Linked Notes, Futures Linked Notes, Variable Linked Notes and Basket Linked Notes, will be governed by the General Terms and Conditions, as supplemented and amended by the Supplemental Terms and Conditions for Index Linked Notes, Equity Linked Notes, Fund Linked Notes, Commodity Linked Notes, FX Rate Linked

Notes, Interest Rate Linked Notes, Futures Linked Notes, Variable Linked Notes and Basket Linked Notes. Index Linked Notes, Equity Linked Notes, Fund Linked Notes, Commodity Linked Notes, Futures Linked Notes, Variable Linked Notes and Basket Linked Notes are together referred to as "Structured Notes". Any provision of the Supplemental Terms and Conditions shall supersede any conflicting provision of the General Terms and Conditions.

Supplemental Terms and Conditions for Certificates

Index Linked Certificates, Equity Linked Certificates, Fund Linked Certificates, Commodity Linked Certificates, Futures Linked Certificates, Variable Linked Certificates and Basket Linked Certificates will be governed by the General Terms and Conditions, as supplemented and amended by (i) the Supplemental Terms and Conditions for Index Linked Certificates, Equity Linked Certificates, Fund Linked Certificates, Commodity Linked Certificates, FX Rate Linked Certificates, Interest Rate Linked Certificates, Futures Linked Certificates, Variable Linked Certificates and (ii) the Supplemental Special Product Definitions for Discount Certificates, Bonus Certificates, Index/Participation Certificates, Turbo Certificates and Guarantee Certificates. Index Linked Certificates, Equity Linked Certificates, Fund Linked Certificates, Commodity Linked Certificates, Futures Linked Certificates, Variable Linked Certificates and Basket Linked Notes are together referred to as "Certificates". Any provision of the Supplemental Terms and Conditions shall supersede any conflicting provision of the General Terms and Conditions.

Supplemental Terms and Conditions for Warrants

Index Linked Warrants, Equity Linked Warrants, Fund Linked Warrants, Commodity Linked Warrants, Futures Linked Warrants and Variable Linked Warrants will be governed by the General Terms and Conditions for the Warrants, as supplemented and amended by (i) the Supplemental Terms and Conditions for Index Linked Warrants, Equity Linked Warrants, Fund Linked Warrants, Commodity Linked Warrants, FX Rate Linked Warrants, Interest Rate Linked Warrants, Futures Linked Warrants and Variable Linked Warrants and (ii) the Supplemental Terms and Conditions for Conventional Warrants, Asian Warrants, Digital Warrants, Knock-Out Barrier Warrants and Knock-In Barrier Warrants. Index Linked Warrants, Equity Linked Warrants, Fund Linked Warrants, Commodity Linked Warrants, Futures Linked Warrants and Variable Linked Warrants are together referred to as "Warrants". Any provision of the Supplemental Terms and Conditions shall supersede any conflicting provision of the General Terms and Conditions for the Warrants.

ISDA Definitions

Structured Notes and Certificates may be governed by terms which will be extracted from, and have substantially the same meaning as set forth in, the 2000 ISDA Definitions, the 2006 ISDA Definitions, the 2006 ISDA Fund Derivatives Definitions, the 2005 ISDA Commodity Definitions and/or the 2002 ISDA Equity Derivatives Definitions, as the case may be, all as published by the International Swaps and Derivatives Association, Inc. (together, the "ISDA Definitions").

Matrix

The Matrix on the following page shows the possibilities of combinations of the various sets of terms and conditions

Security	Supplemental Special Product Definitions for	Supplemental Terms and Conditions for Notes/Certificates/ Warrants which are	General Terms and Conditions of the
Index Linked Discount Certificates	Discount Certificates		
Index Linked Bonus Certificates	Bonus Certificates		
Index Linked Reverse Bonus Certificates	Reverse Bonus Certificates		
Index Linked Index/Participation Certificates	Index/Participation Certificates		
Index Linked Turbo Certificates	Turbo Certificates	Index Linked	
Index Linked Guarantee Certificates	Guarantee Certificates	index Elliked	
Index Linked Express Certificates	Express Certificates		
Index Linked Reverse Convertibles	Reverse Convertibles		
Index Linked Protected Reverse Convertibles	Protected Reverse Convertibles		
Index Linked Factor Certificates	Factor Certificates		
Equity Linked Discount Certificates	Discount Certificates		Notes/Certificates
Equity Linked Bonus Certificates	Bonus Certificates		
Equity Linked Reverse Bonus Certificates	Reverse Bonus Cer- tificates	Equity Linked	
Equity Linked Index/Participation Certificates	Index/Participation Certificates		
Equity Linked Turbo Certificates	Turbo Certificates		
Equity Linked Guarantee Certificates	Guarantee Certificates		
Equity Linked Express Certificates	Express Certificates		
Equity Linked Reverse Convertibles	Reverse Convertibles		
Equity Linked Protected Reverse Convertibles	Protected Reverse Convertibles		
Equity Linked Reverse Convertibles	Protected Reverse Convertibles		
Equity Linked Factor Certificates	Factor Certificates		
Fund Linked Discount Certificates	Discount Certificates	Fund Linked	
Fund Linked Bonus Certificates	Bonus Certificates		
Fund Linked Reverse Bonus Certificates	Reverse Bonus Certificates		
Fund Linked Index/Participation Certificates	Index/Participation Certificates		
Fund Linked Turbo Certificates	Turbo Certificates		
Fund Linked Guarantee Certificates	Guarantee Certificates		
Fund Linked Express Certificates	Express Certificates		
Fund Linked Reverse Convertibles	Reverse Convertibles		

Security	Supplemental Special Product Definitions for	Supplemental Terms and Conditions for Notes/Certificates/ Warrants which are	General Terms and Conditions of the
Fund Linked Protected Reverse Convertibles	Protected Reverse Convertibles		
Fund Linked Protected Reverse Convertibles	Protected Reverse Convertibles		
Commodity Linked Discount Certificates	Discount Certificates		
Commodity Linked Bonus Certificates	Bonus Certificates		
Commodity Linked Reverse Bonus Certificates	Reverse Bonus Cer- tificates		
Commodity Linked Index/Participation Certificates	Index/Participation Certificates		
Commodity Linked Turbo Certificates	Turbo Certificates	Commodity Linked	
Commodity Linked Guarantee Certificates	Guarantee Certificates		
Commodity Linked Express Certificates	Express Certificates		
Commodity Linked Reverse Convertibles	Reverse Convertibles		
Commodity Linked Factor Certificates	Factor Certificates		
FX Rate Linked Discount Certificates	Discount Certificates		
FX Rate Linked Bonus Certificates	Bonus Certificates		
FX Rate Linked Reverse Bonus Certificates	Reverse Bonus Cer- tificates		
FX Rate Linked Index/Participation Certificates	Index/Participation Certificates		
FX Rate Linked Turbo Certificates	Turbo Certificates	FX Rate Linked	
FX Rate Linked Guarantee Certificates	Guarantee Certificates	ra Rate Liliked	
FX Rate Linked Express Certificates	Express Certificates		
FX Rate Linked Reverse Convertibles	Reverse Convertibles		
FX Rate Linked Protected Reverse Convertibles	Protected Reverse Convertibles		
FX Rate Linked Factor Certificates	Factor Certificates		
Interest Rate Linked Discount Certificates	Discount Certificates		
Interest Rate Linked Bonus Certificates	Bonus Certificates		
Interest Rate Linked Reverse Bonus Certificates	Reverse Bonus Certificates	Interest Rate Linked	
Interest Rate Linked Index/Participation Certificates	Index/Participation Certificates		
Interest Rate Linked Turbo Certif-	Turbo Certificates		

Security	Supplemental Special Product Definitions for	Supplemental Terms and Conditions for Notes/Certificates/ Warrants which are	General Terms and Conditions of the
icates			
Interest Rate Linked Guarantee Certificates	Guarantee Certificates		
Interest Rate Linked Express Certificates	Express Certificates		
Interest Rate Linked Reverse Convertibles	Reverse Convertibles		
Interest Rate Linked Protected Reverse Convertibles	Protected Reverse Convertibles		
Interest Rate Linked Factor Certificates	Factor Certificates		
Futures Linked Discount Certificates	Discount Certificates		
Futures Linked Bonus Certificates	Bonus Certificates		
Futures Linked Reverse Bonus Certificates	Reverse Bonus Cer- tificates		
Futures Linked In- dex/Participation Certificates	Index/Participation Certificates		
Futures Linked Turbo Certificates	Turbo Certificates		
Futures Linked Guarantee Certificates	Guarantee Certificates	Futures Linked	
Futures Linked Express Certificates	Express Certificates		
Futures Linked Reverse Convertibles	Reverse Convertibles		
Futures Linked Reverse Convertibles	Reverse Convertibles		
Futures Linked Factor Certificates	Factor Certificates		
Variable Linked Discount Certificates	Discount Certificates		
Variable Linked Bonus Certificates	Bonus Certificates		
Variable Linked Reverse Bonus Certificates	Reverse Bonus Cer- tificates		
Variable Linked Index/Participation Certificates	Index/Participation Certificates		
Variable Linked Turbo Certificates	Turbo Certificates	Variable Linked	
Variable Linked Guarantee Certificates	Guarantee Certificates	v ariavie Lilikeu	
Variable Linked Express Certificates	Express Certificates		
Variable Linked Reverse Convertibles	Reverse Convertibles		
Variable Linked Protected Reverse Convertibles	Protected Reverse Convertibles		
Variable Linked Factor Certificates	Factor Certificates		
Basket Linked Discount Certificates	Discount Certificates	Basket Linked	

Security	Supplemental Special Product Definitions for	Supplemental Terms and Conditions for Notes/Certificates/ Warrants which are	General Terms and Conditions of the
Basket Linked Bonus Certificates	Bonus Certificates		
Basket Linked Reverse Bonus Certificates	Reverse Bonus Cer- tificates		
Basket Linked Index/Participation Certificates	Index/Participation Certificates		
Basket Linked Turbo Certificates	Turbo Certificates		
Basket Linked Guarantee Certificates	Guarantee Certifi- cates		
Basket Linked Express Certificates	Express Certificates		
Basket Linked Reverse Convertibles	Reverse Convertibles		
Basket Linked Protected Reverse Convertibles	Protected Reverse Convertibles		
Basket Linked Factor Certificates	Factor Certificates		

Security	Supplemental Special Product Definitions for	Supplemental Terms and Conditions for Notes/Certificates/ Warrants which are	General Terms and Conditions of the
Index Linked Warrants	Warrants other than Asian Warrants, Digital Warrants,	Index Linked	
Equity Linked Warrants		Equity Linked	
Fund Linked Warrants		Fund Linked	
Commodity Linked Warrants		Commodity Linked	
FX Rate Linked Warrants	Knock-Out Barrier Warrants and Knock-	FX Rate Linked	
Interest Rate Linked Warrants	In Barrier Warrants,	Interest Rate Linked	
Future Linked Warrants	Capped Warrants and	Future Linked	
Variable Linked Warrants	Exotic Warrants	Variable Linked	
Basket Linked Warrants		Basket Linked	
Index Linked Capped Warrants		Index Linked	
Equity Linked Capped Warrants		Equity Linked	
Fund Linked Capped Warrants		Fund Linked	
Commodity Linked Capped Warrants		Commodity Linked	
FX Rate Linked Capped Warrants	Capped Warrants	FX Rate Linked	
Interest Rate Linked Capped Warrants	11	Interest Rate Linked	
Future Linked Capped Warrants		Future Linked	
Variable Linked Capped Warrants		Variable Linked	
Basket Linked Capped Warrants		Basket Linked	
Index Linked Asian Warrants		Index Linked	
Equity Linked Asian Warrants		Equity Linked War- rants	Warrants
Fund Linked Asian Warrants		Fund Linked	Wal
Commodity Linked Asian Warrants		Commodity Linked	
FX Rate Linked Asian Warrants	Asian Warrants	FX Rate Linked	
Interest Rate Linked Asian Warrants		Interest Rate Linked	
Future Linked Asian Warrants		Future Linked	
Variable Linked Asian Warrants		Variable Linked	
Basket Linked Asian Warrants		Basket Linked	
Index Linked (Knock Out/In) Digital Warrants		Index Linked	
Equity Linked (Knock Out/In) Digital Warrants		Equity Linked	
Fund Linked (Knock Out/In) Digital Warrants	Digital Warrants including Knock-Out and Knock-In Digital Warrants	Fund Linked	
Commodity Linked (Knock Out/In) Digital Warrants		Commodity Linked	
FX Rate Linked (Knock Out/In) Digital Warrants		FX Rate Linked	
Interest Rate Linked (Knock Out/In) Digital Warrants		Interest Rate Linked	
Future Linked (Knock Out/In) Digital Warrants		Future Linked	
Variable Linked (Knock Out/In)		Variable Linked	

Security	Supplemental Special Product Definitions for	Supplemental Terms and Conditions for Notes/Certificates/ Warrants which are	General Terms and Conditions of the
Digital Warrants			
Basket Linked (Knock Out/In) Digital Warrants		Basket Linked	
Index Linked Up/Down and Out/In Barrier Warrants		Index Linked	
Equity Linked Up/Down and Out/In Barrier Warrants		Equity Linked	
Fund Linked Up/Down and Out/In Barrier Warrants		Fund Linked	
Commodity Linked Up/Down and Out/In Barrier Warrants	Up-And-Out Barrier Warrants, Down-	Commodity Linked	
FX Rate Linked Up/Down and Out/In Barrier Warrants	And-Out Barrier Warrants, Up-And-In Barrier Warrants, Down-And-In Barri- er Warrants	FX Rate Linked	
Interest Rate Linked Up/Down and Out/In Barrier Warrants		Interest Rate Linked	
Future Linked Up/Down and Out/In Barrier Warrants		Future Linked	
Variable Linked Up/Down and Out/In Barrier Warrants		Variable Linked	
Basket Linked Up/Down and Out/In Barrier Warrants		Basket Linked	
Index Linked Exotic Warrants		Index Linked	
Equity Linked Exotic Warrants		Equity Linked	
Fund Linked Exotic Warrants		Fund Linked	
Commodity Linked Exotic Warrants		Commodity Linked	
FX Rate Linked Exotic Warrants	Exotic Warrants	FX Rate Linked	
Interest Rate Linked Exotic Warrants		Interest Rate Linked	
Future Linked Exotic Warrants		Future Linked	
Variable Linked Exotic Warrants		Variable Linked	
Basket Linked Exotic Warrants		Basket Linked	

GENERAL TERMS AND CONDITIONS OF THE NOTES AND CERTIFICATES

GENERAL TERMS AND CONDITIONS OF THE [NOTES] [CERTIFICATES]

ALLGEMEINE EMISSIONSBEDINGUNGEN DER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE]

This [Tranche of this] Series of [Notes] [Certificates] is issued pursuant to the Structured Notes Programme of Raiffeisen Centrobank Aktiengesellschaft (the "Issuer"). Copies of the ISDA Equity, Commodity and Fund Derivative Definitions are available for inspection during normal business hours by the holders of the [Notes] [Certificates] (the ["Noteholders"] ["Certificateholder"]) at the specified office of the Issuer.

[[In the case of non-consolidated Terms and Conditions insert:]

The provisions of these Terms and Conditions apply to the [Notes] [Certificates] as completed or supplemented by the terms of the final terms which is attached hereto (the "Final Terms"). The blanks in the provisions of these Terms and Conditions which are applicable to the [Notes] [Certificates] shall be deemed to be completed by the information contained in the Final Terms as if such information were inserted in the blanks of such provisions; any provisions of the Final Terms modifying, supplementing or replacing the provisions of these Terms and Conditions shall be deemed to so modify, supplement or replace the provisions of these Terms and Conditions; alternative or optional provisions of these Terms and Conditions as to which the corresponding provisions of the Final Terms are not completed or are deleted shall be deemed to be deleted from these Terms and Conditions; and all provisions of these Terms and Conditions which are inapplicable to the [Notes] [Certificates] (including instructions, explanatory notes and text set out in square brackets) shall be deemed to be deleted from these Terms and Conditions, as required to give effect to the terms of the Final Terms. Copies of the Final Terms may be obtained free of charge by any [Noteholder] [Certificateholder] at the specified office of the Issuer and at the specified office of any Paying Agent.]

Diese [Tranche dieser] Serie von [Schuldverschreibungen] [Zertifikaten] wird gemäß dem "Structured Notes Programm" der Raiffeisen Centrobank Aktiengesellschaft (die "Emittentin") begeben. Kopien der ISDA Equity, Commodity und Fund Derivative Definitions können bei der bezeichneten Geschäftsstelle der Emittentin von den Gläubigern der [Schuldverschreibungen] [Zertifikate] (die "Gläubiger") während der üblichen Geschäftszeiten eingesehen werden.

[[im Fall von nicht-konsolidierten Bedingungen einfügen:]

Die Bestimmungen dieser Emissionsbedingungen gelten für die [Schuldverschreibungen] [Zertifikatel so, wie sie durch die Angaben des beigefügten "Konditionenblatt")Konditionenblattes (das vervollständigt oder ergänzt werden. Die Lücken in den auf die [Schuldverschreibungen] [Zertifikatel anwendbaren Bestimmungen dieser Emissionsbedingungen gelten als durch die im Konditionenblatt enthaltenen Angaben ausgefüllt, als ob diese Angaben in den betreffenden Bestimmungen eingefügt wären; sofern das Konditionenblatt eine Abänderung, Ergänzung oder Ersetzung der Bestimmungen dieser Emissionsbedingungen vorsieht, gelten die betreffenden Bestimmungen der Emissionsbedingungen als entsprechend vervollständigt oder ergänzt; alternative oder wählbare Bestimmungen dieser Emissionsbedingungen, deren entsprechende Teile im Konditionenblatt nicht ausdrücklich ausgefüllt oder die gestrichen sind, gelten als aus diesen Emissionsbedingungen gestrichen; sämtliche auf die [Schuldverschreibungen] [Zertifikate] nicht anwendbaren Bestimmungen dieser Emissionsbedingungen (einschließlich der Anweisungen, Erläuterungen und der Texte in eckigen Klammern) gelten als aus diesen Emissionsbedingungen gestrichen, so dass die Bestimmungen des Konditionenblatts Geltung erhalten. Kopien des Konditionenblatts sind für die Gläubiger kostenlos bei der bezeichneten Geschäftsstelle jeder Zahlstelle erhältlich.]

§ 1 (Product Currency. Denomination. Form. Common Depository)

- (1) Product Currency. Denomination. Form. This Series of [Notes] [Certificates] (the ["Notes"] ["Certificates"]) of Raiffeisen Centrobank Aktiengesellschaft is issued in [in the case of Notes/Certificates having a specified denomination insert: | [insert product currency] (the "Product Currency" or "[insert abbreviation of the product currency|") in an aggregate principal amount of [insert abbreviation of the product currency [insert amount] (in words: [insert principal amount in words]) on [insert issue date (the "Issue Date") [and is divided in denominations of [insert denominations] (the "Specified Denomination")] [in the case of Notes/Certificates having a non-par value insert: [insert number of units] units quoted in [insert product currency] (the "Product Currency" or "[insert abbreviation of the product currency]") on [insert issue date] (the "Issue Date") [with a non par value of [insert abbreviation of the product currency [insert non-par value] each]]. The [Notes] [Certificates] are being issued in bearer form, and [Certificate] [Note]holders of the [Notes] [Certificates] will not have the right to receive definitive [notes] [certificates].
- (2) Global [Note] [Certificate]. The [Notes] [Certificates] are represented by a permanent global [note] [certificate] (the ["Global Note"] ["Global Certificate"]) without coupons which shall be signed by authorised signatories of the Issuer.
- (3) Securities Depositary. Each Global [Note] [Certificate] will be kept in custody by or on behalf of Oesterreichische Kontrollbank Aktiengesellschaft in its function as a central securities depository until all obligations of the Issuer under the [Notes] [Certificates] have been satisfied. The [Noteholders] [Certificateholders] have claims to co-ownership shares in the respective Global [Note] [Certificate] which may be transferred in accordance with Austrian law and the rules and regulations of Oesterreichische Kontrollbank Aktiengesellschaft.

§ 2 (Status)

The obligations under the [Notes] [Certificates] constitute unsecured and unsubordinated obligations of the Issuer ranking *pari passu* among themselves and *pari passu* with all other unse-

§ 1 (Produktwährung. Stückelung. Form. Wertpapiersammelbank)

- (1) Produktwährung. Stückelung. Form. Diese Serie von [Schuldverschreibungen] [Zertifikate] (die ["Schuldverschreibungen"] ["Zertifikate"]) der Raiffeisen Centrobank Aktiengesell-Schuldverschreibunschaft wird [[bei gen/Zertifikaten mit einer Kursnotiz angeben]: in [Produktwährung einfügen] (die "Produktwährung" oder "[Kürzel der Produktwährung einfügen]") im Gesamtnennbetrag von [Kürzel der Produktwährung einfügen] [Gesamtnennbetrag einfügen] (in Worten: [Gesamtnennbetrag in Worten einfügen])] am [Begebungstag einfügen] (der "Begebungstag") begeben und ist eingeteilt in Stückelungen von [festgelegte Stückelungen einfügen] (der "Nennbetrag")] [[bei Schuldverschreibungen/Zertifikaten mit einer Stücknotiz angeben]: in [Anzahl der Stücke einfügen] Stücken in [Produktwährung einfügen] (die "Währung" oder "[Kürzel der Produktwährung einfügen]") am [Begebungstag einfügen] (der "Begebungstag") begeben [, jeweils mit einem Nennwert von [Kürzel der Produktwährung einfügen] [Nennwert einfügen] (der Die [Schuldverschreibungen] "Nennwert")]]. [Zertifikate] lauten auf den Inhaber und die Gläubiger haben kein Recht, die Ausstellung effektiver Urkunden zu verlangen.
- (2) Globalurkunde. Die [Schuldverschreibungen] [Zertifikate] sind durch eine Dauerglobalurkunde (die "Globalurkunde" ohne Zinsscheine verbrieft, welche die Unterschriften zweier ordnungsgemäß bevollmächtigter Vertreter der Emittentin trägt.
- (3) Wertpapiersammelbank. Jede Globalurkunde wird so lange von einem oder im Namen der Oesterreichische Kontrollbank Aktiengesellschaft in ihrer Funktion als Wertpapiersammelbank verwahrt, bis sämtliche Verbindlichkeiten der Emittentin aus den [Schuldverschreibungen] [Zertifikate] erfüllt sind. Den Gläubigern stehen Miteigentumsanteile an der jeweiligen Globalurkunde zu, die gemäß den Regelungen österreichischen Rechts und Bestimmungen der Oesterreichischen Kontrollbank Aktiengesellschaft übertragen werden können.

§ 2 (Rang)

Die Verpflichtungen aus den [Schuldverschreibungen] [Zertifikaten] begründen unbesicherte und nicht nachrangige Verbindlichkeiten der Emittentin, die untereinander und mit allen ande-

cured and unsubordinated obligations of the Issuer, save for such obligations as may be preferred by mandatory provisions of law.

ren unbesicherten und nicht nachrangigen Verbindlichkeiten der Emittentin gleichrangig sind, soweit diesen Verbindlichkeiten nicht durch zwingende gesetzliche Bestimmungen ein Vorrang eingeräumt wird.

§ 3 (Interest)

[[In the case of [Notes] [Certificates] with fixed interest amount:]

Fixed Interest Amount and Fixed Interest (1) Payment Dates. The [Notes] [Certificates] shall bear interest on their [Specified Denomination] [non-par value] at an fixed Interest Amount of [insert fixed Interest Amount for each Interest Period per Fixed Interest Period (as defined below) from and including [insert fixed interest commencement date (the "Fixed Interest Commencement Date") to but excluding the first Fixed Interest Payment Date and thereafter from and including each Fixed Interest Payment Date to but excluding the next following Fixed Interest Payment Date, but in any case not later than to the [Maturity Date (as defined in § 4(1))] [insert other relevant date(s) in case of [Notes] [Certificates | without fixed maturity date |. Fixed Interest shall be payable [in arrear] on [insert fixed interest date(s)] (each such date, an "Fixed Interest Payment Date").

[[In the case of [Notes] [Certificates] with fixed rate interest insert:]

Fixed Interest Rate and Fixed Interest (1) Payment Dates. The [Notes] [Certificates] shall bear fixed interest on their [Specified Denomination] [non-par value] at the rate of [insert Fixed Interest Rate for each Interest Period | from and including [insert fixed interest commencement date | (the "Fixed Interest Commencement Date") to but excluding the first Fixed Interest Payment Date and thereafter from and including each Fixed Interest Payment Date to but excluding the next following Fixed Interest Payment Date, but in any case not later than to the [Maturity Date (as defined in § 4(1))] [insert other relevant date(s) in case of [Notes] [Certificates] without fixed maturity date]. Fixed interest shall be payable [in arrear] on [insert fixed interest date(s)] (each such date, an "Fixed Interest Payment Date").

If any Fixed Interest Payment Date would fall on a day which is not a Business Day (as defined in $\S 6(2)$), the payment date shall be:

[[if Modified Following Business Day Conven-

§ 3 (Verzinsung)

[[Im Fall von [Schuldverschreibungen] [Zertifikaten] mit fixen Zinsbeträgen einfügen:]

Festzinsbetrag und Festzinszahltage. Die [Schuldverschreibungen] [Zertifikate] werden bezogen auf ihren [Nennbetrag] [Nennwert] mit einem festen Zinsbetrag pro Festzinsperiode von [festen Zinsbetrag für jede Zinsperiode einfügen] ab dem [Festzinsverzinsungsbeginn einfügen] (einschließlich) (der "Festzinsverzinsungsbeginn") bis zum ersten Festzinszahlungstag (ausschließlich) und anschließend von jedem Festzinszahlungstag (einschließlich) bis zum unmittelbar folgenden Festzinszahlungstag (ausschließlich) verzinst, jedenfalls aber nicht länger als bis zum [Fälligkeitstag (wie in § 4(1) definiert)] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] (ausschließlich). Die Festzinsen sind [nachträglich am [Festzinstermin(e) einfügen] eines jeden Jahres (jeweils ein "Festzinszahltag") zahlbar.

[[Im Fall von fixverzinslichen [Schuldverschreibungen] [Zertifikaten] einfügen:]

(1) Fixzinssatz und Fixzinszahltage. Die [Schuldverschreibungen] [Zertifikate] werden bezogen auf ihren [Nennbetrag] [Nennwert] mit [Fixzinssatz für jede Zinsperiode einfügen] ab dem [Fixverzinsungsbeginn einfügen] (einschließlich) (der "Fixverzinsungsbeginn") bis zum ersten Festzinszahlungstag (ausschließlich) und anschließend von jedem Festzinszahlungstag (einschließlich) bis zum unmittelbar folgenden Festzinszahlungstag (ausschließlich) verzinst, jedenfalls aber nicht länger als bis zum [Fälligkeitstag (wie in § 4(1) definiert)] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen (ausschließlich) verzinst. Die fixen Zinsen sind [nachträglich] am [Fixzinstermin(e) einfügen] eines jeden Jahres (jeweils ein "Fixzinszahltag") zahlbar.

Fällt ein Fixzinszahlungstag auf einen Tag, der kein Geschäftstag (wie in § 6(2) definiert) ist, wird der Fixzinszahlungstermin:

[[Bei Anwendung der Modifizierte-Folgender-

tion insert:] postponed to the next day which is a Business Day unless it would thereby fall into the next calendar month, in which event the Fixed Interest Payment Date shall be the immediately preceding Business Day.]

[[if Floating Rate Convention ("FRN Convention") insert:] postponed to the next day which is a Business Day unless it would thereby fall into the next calendar month, in which event (i) the Fixed Interest Payment Date shall be the immediately preceding Business Day and (ii) each subsequent Fixed Interest Payment Date shall be the last Business Day in the month which falls [[insert number] months] [insert other specified periods] after the preceding applicable Fixed Interest Payment Date.]

[[if Following Business Day Convention insert:] postponed to the next day which is a Business Day.]

[[if Preceding Business Day Convention insert:] the immediately preceding Business Day.]

[*if Following Unadjusted Business Day Convention insert:*] postponed to the next day which is a Business Day; provided that interest due with respect to such Fixed Interest Payment Date shall not accrue from and including such (original) fixed interest payment date to and including the postponed fixed interest payment date (i.e. the date of payment of such fixed interest as so postponed).]

[lif Modified Following Unadjusted Business Day Convention insert:] postponed to the next day which is a Business Day provided that fixed interest due with respect to such fixed interest payment date shall not accrue from and including such (original) fixed interest payment date to and including the postponed fixed interest payment date (i.e. the date of payment of such fixed interest as so postponed), and provided further that, if such day would thereby fall into the next calendar month the date of payment with respect to such fixed interest payment date will be advanced to the Business Day immediately preceding such Fixed Interest Payment Date.]

(2) "Fixed Interest Period" means the period from and including the Fixed Interest Commencement Date to but excluding the first Fixed Interest Payment Date and any subsequent period from and including an Fixed Interest Payment

Geschäftstag- Konvention einfügen:] auf den nächstfolgenden Geschäftstag verschoben, es sei denn, jener würde dadurch in den nächsten Kalendermonat fallen; in diesem Fall wird der Fixzzinszahlungstag auf den unmittelbar vorausgehenden Geschäftstag vorgezogen.]

[[Bei Anwendung der Floating Rate Note Convention ("FRN Konvention") einfügen:] auf den nächstfolgenden Geschäftstag verschoben, es sei denn, jener würde dadurch in den nächsten Kalendermonat fallen; in diesem Fall (i) wird der Fixzinszahlungstag auf den unmittelbar vorausgehenden Geschäftstag vorgezogen und (ii) ist jeder nachfolgende Fixzinszahlungstag der jeweils letzte Geschäftstag des Monats, der [[Zahl einfügen] [Monate] [andere festgelegte Zeiträume einfügen] nach dem vorhergehenden anwendbaren Fixzinszahlungstag liegt.]

[[Bei Anwendung der Folgender-Geschäftstag-Konvention einfügen:] auf den nächstfolgenden Geschäftstag verschoben.]

[[Bei Anwendung der Vorangegangener-Geschäftstag-Konvention einfügen:] auf den unmittelbar vorausgehenden Geschäftstag vorgezogen.]

[Bei Anwendung der Unangepassten Folgender-Geschäftstag-Konvention einfügen:] auf den nächstfolgenden Geschäftstag verschoben; wobei für den Zeitraum vom (urspünglichen) Fixzinszahlungstag bis zum verschobenen Fixzinszahlungstag (der verschobene Tag der Fixzinszahlung) in dieser Fixzinsperiode keine variablen Zinsen anfallen.]

[[Bei Anwendung der Modifizierten Unangepassten Folgender-Geschäftstag-Konvention einfügen:] auf den nächstfolgenden Geschäftstag verschoben, wobei für den Zeitraum vom (urspünglichen) Fixzinszahlungstag bis zum verschobenen Fixzinszahlungstag (der verschobene Tag der Fixzinszahlung) in dieser Fixzinsperiode keine fixen Zinsen anfallen und wobei weiters, wenn dieser Tag dadurch in den nächsten Kalendermonat fallen würde der Tag der Fixzinszahlung in Bezug auf diesen Fixzinszahlungstag auf den unmittelbar vorausgehenden Geschäftstag vorgezogen wird.]

(2) "Fixzinsperiode" bedeutet den Zeitraum vom Fixverzinsungsbeginn (einschließlich) bis zum ersten Fixzinszahltag (ausschließlich) und jeden weiteren Zeitraum von einem Fixzinszahltag (einschließlich) bis zum folgenden Fixzins-

Date to and excluding the next Fixed Interest zahltag (ausschließlich).] Payment Date.]

Fixed Interest Amount. The Calculation Agent will, on or as soon as practicable after each time at which the Fixed Interest Rate is to be determined, calculate the amount of fixed interest (the "Fixed Interest Amount") payable on the [Notes] [Certificates] for the relevant Fixed Interest Period. Each Fixed Interest Amount shall be calculated by applying the Fixed Interest Rate and (if specified in the Final Terms) the Day Count Fraction (as defined below) to each [Specified Denomination Inon-par value and rounding the resultant figure to the nearest Subunit of the relevant Product Currency, half of any such Sub-unit being rounded upwards.

[In the case of [Notes] [Certificates] with (additional) floating rate interest and index, equity, fund, commodity, fx rate, interest, futures or other variable linked interest [Notes] [Certificates | insert: |

[(1)][(4)]Floating Interest Payment Dates.

- (a) The [Notes] [Certificates] bear [in addition to the above] interest on their [Specified Denomination] [non-par value] from and including [insert floating interest commencement date] (the "Floating Interest Commencement Date") to but excluding the first Floating Interest Payment Date and thereafter from and including each Floating Interest Payment Date to but excluding the next following Floating Interest Payment Date. Floating interest on the [Notes] [Certificates] shall be payable [in arrear] on each Floating Interest Payment Date.
- "Floating Interest Payment Date" means [[in the case of specified floating interest payment dates insert: each [insert specified floating interest payment dates].] [[in the case of specified floating interest periods insert: each date which (except as otherwise provided in these Terms and Conditions) falls [insert number] [weeks] [months] [insert other specified periods] after the preceding Floating Interest Payment Date or, in the case of the first Floating Interest Payment Date, after the Floating Interest Commencement Date.] If any Floating Interest Payment Date would fall on a day which is not a Business Day (as defined in § 6(2)), the payment date shall be:

[if Modified Following Business Day Conven-

Fixzinsbetrag. Die Berechnungsstelle wird zu oder baldmöglichst nach jedem Zeitpunkt, an dem der Fixzinssatz zu bestimmen ist, den auf die [Schuldverschreibungen] [Zertifikate] zahlbaren Fixzinsbetrag (der "Fixzinsbetrag") für die entsprechende Fixzinsperiode berechnen. Der Fixzinsbetrag wird ermittelt, indem der Fixzinssatz und, wenn im Konditionenblatt angegeben, der Zinstagequotient (wie nachstehend definiert) auf die einzelnen [Nennbeträge] [Nennwerte] der [Schuldverschreibungen] [Zertifikate] in die Berechnung einbezogen werden, wobei der resultierende Betrag auf die nächste Untereinheit der Produktwährung gerundet wird, wobei die Hälfte einer solchen Untereinheit nach oben gerundet.

[Im Fall von (zusätzlich) variabel verzinslichen [Schuldverschreibungen] [Zertifikaten] und Index-, Aktien-, Fond-, Waren-, Wechselkurs-, Zinssatz-, Future- oder anderen Variabelbezogenen [Schuldverschreibungen] [Zertifikaten] einfügen:]

Variabelzinszahlungstage. [(1)][(4)]

- (a) Die [Schuldverschreibungen] [Zertifikate] werden [zusätzlich zur vorstehend beschriebenen Verzinsung] bezogen auf ihren [Nennbetrag] [Nennwert] von [Variabelverzinsungsbeginn einfügen | (der "Variabelverzinsungsbeginn") (einschließlich) bis zum ersten Variabelzinszahlungstag (ausschließlich) und anschließend von jedem Variabelzinszahlungstag (einschließlich) bis zum unmittelbar folgenden Variabelzinszahlungstag (ausschließlich) verzinst. Die variablen Zinsen sind an jedem Variabelzinszahlungstag [nachträglich] zahlbar.
- "Variabelzinszahlungstag" bedeutet [im Fall von festgelegten Variabelzinszahlungstagen einfügen: jeder [festgelegte Variabelzinszahlungstage einfügen].] [[im Fall von festgelegten Variabelzinsperioden einfügen: | (soweit diese Emissionsbedingungen keine abweichenden Bestimmungen vorsehen) jeweils der Tag, der [Zahl einfügen] [Wochen] [Monate] [andere festgelegte Zeiträume einfügen nach dem vorhergehenden Variabelzinszahlungstag, oder im Fall des ersten Variabelzinszahlungstags nach dem Variabelverzinsungsbeginn liegt.] Fällt ein Variabelzinszahlungstag auf einen Tag, der kein Geschäftstag (wie in § 6(2) definiert) ist, wird der Variabelzinszahlungstermin:

[[Bei Anwendung der Modifizierte-Folgender-

tion insert:] postponed to the next day which is a Business Day unless it would thereby fall into the next calendar month, in which event the Floating Interest Payment Date shall be the immediately preceding Business Day.]

[[if Floating Rate Convention ("FRN Convention") insert:] postponed to the next day which is a Business Day unless it would thereby fall into the next calendar month, in which event (i) the Floating Interest Payment Date shall be the immediately preceding Business Day and (ii) each subsequent Floating Interest Payment Date shall be the last Business Day in the month which falls [[insert number] months] [insert other specified periods] after the preceding applicable Floating Interest Payment Date.]

[[if Following Business Day Convention insert:] postponed to the next day which is a Business Day.]

[[if Preceding Business Day Convention insert:] the immediately preceding Business Day.]

[*if Following Unadjusted Business Day Convention insert:*] postponed to the next day which is a Business Day; provided that interest due with respect to such Floating Interest Payment Date shall not accrue from and including such (original) floating interest payment date to and including the postponed floating interest payment date (i.e. the date of payment of such floating interest as so postponed).]

[lif Modified Following Unadjusted Business Day Convention insert:] postponed to the next day which is a Business Day provided that floating interest due with respect to such floating interest payment date shall not accrue from and including such (original) floating interest payment date to and including the postponed floating interest payment date (i.e. the date of payment of such floating interest as so postponed), and provided further that, if such day would thereby fall into the next calendar month the date of payment with respect to such floating interest payment date will be advanced to the Business Day immediately preceding such Floating Interest Payment Date.]

[(2)][(5)] Floating Interest Rate. The floating interest rate ("Floating Interest Rate") for each Floating Interest Period (as defined below) will be

Geschäftstag- Konvention einfügen:] auf den nächstfolgenden Geschäftstag verschoben, es sei denn, jener würde dadurch in den nächsten Kalendermonat fallen; in diesem Fall wird der Variabelzinszahlungstag auf den unmittelbar vorausgehenden Geschäftstag vorgezogen.]

[[Bei Anwendung der Floating Rate Note Convention ("FRN Konvention") einfügen:] auf den nächstfolgenden Geschäftstag verschoben, es sei denn, jener würde dadurch in den nächsten Kalendermonat fallen; in diesem Fall (i) wird der Variabelzinszahlungstag auf den unmittelbar vorausgehenden Geschäftstag vorgezogen und (ii) ist jeder nachfolgende Variabelzinszahlungstag der jeweils letzte Geschäftstag des Monats, der [[Zahl einfügen] [Monate] [andere festgelegte Zeiträume einfügen] nach dem vorhergehenden anwendbaren Variabelzinszahlungstag liegt.]

[[Bei Anwendung der Folgender-Geschäftstag-Konvention einfügen:] auf den nächstfolgenden Geschäftstag verschoben.]

[[Bei Anwendung der Vorangegangener-Geschäftstag-Konvention einfügen:] auf den unmittelbar vorausgehenden Geschäftstag vorgezogen.]

[[Bei Anwendung der Unangepassten Folgender-Geschäftstag-Konvention einfügen:] auf den nächstfolgenden Geschäftstag verschoben; wobei für den Zeitraum vom (urspünglichen) Variabelzinszahlungstag bis zum verschobenen Variabelzinszahlungstag (der verschobene Tag der Variabelzinszahlung) in dieser Variabelzinsperiode keine variablen Zinsen anfallen.]

[[Bei Anwendung der Modifizierten Unangepassten Folgender-Geschäftstag-Konvention einfügen:] auf den nächstfolgenden Geschäftstag verschoben, wobei für den Zeitraum vom (urspünglichen) Variabelzinszahlungstag bis zum verschobenen Variabelzinszahlungstag (der verschobene Tag der Variabelzinszahlung) in dieser Variabelzinsperiode keine variablen Zinsen anfallen und wobei weiters, wenn dieser Tag dadurch in den nächsten Kalendermonat fallen würde der Tag der Variabelzinszahlung in Bezug auf diesen Variabelzinszahlungstag auf den unmittelbar vorausgehenden Geschäftstag vorgezogen wird.]

[(2)][(5)] *Variabelzinssatz*. Der variable Zinssatz (der "**Variabelzinssatz**") für jede Variabelzinsperiode (wie nachstehend definiert) ist

[In case of [Notes] [Certificates] with floating rate interest insert]

[[Where ISDA Determination is specified insert:]

the relevant ISDA Rate (as defined below) [plus] [minus] a Margin of [specify margin] (the "Margin").

"ISDA Rate" means a rate equal to the Floating Rate that would be determined by the Calculation Agent under an interest rate swap transaction if the Calculation Agent were acting as Calculation Agent for that swap transaction under the terms of an agreement incorporating the 2000 ISDA Definitions and the 1998 ISDA Euro Definitions, each as amended and updated as at the Issue Date of the first Tranche of the [Notes] [Certificates], published by the International Swaps and Derivatives Association, Inc. (the "ISDA Definitions").

Where:

- (i) the Floating Rate Option is [specify details];
- (ii) the Designated Maturity is [specify details]; and
- (iii) the relevant Reset Date is either (i) if the applicable Floating Rate Option is based on EU-RIBOR or LIBOR for a currency, the first day of that Interest Period or (ii) in any other case, [specify as set out in the relevant Final Terms].

For the purposes of this subparagraph, "Floating Rate", "Floating Rate Option", "Designated Maturity" and "Reset Date" have the meanings given to those terms in the ISDA Definitions. "Calculation Agent" means the "Calculation Agent", as defined in the ISDA Definitions.]

[[Where Screen Rate Determination is specified insert:

the offered quotation (expressed as a percentage rate per annum) [for the [specify]months-[EURIBOR] [LIBOR] [insert other] [for deposits] (the "Reference Rate") for the relevant Floating Interest Period [in the [Product Currency] [insert other currency]] which appears on the Screen Page (as defined below) as at [11.00] a.m. ([London] [Brussels] [other financial centre] time) (the "Specified Time") on the [first day]

[Im Fall von variabel verzinslichen [Schuldverschreibungen] [Zertifikate] einfügen:]

[[Sofern ISDA-Feststellung gelten soll einfügen:]

der jeweilige ISDA Zinssatz (wie unten definiert) [zzgl.] [abzgl.] einer Marge von [*Marge*] (die "Marge").

"ISDA Zinssatz" bezeichnet einen Zinssatz, welcher der variablen Verzinsung entspricht, die von der Berechnungsstelle unter einem Zins-Swap-Geschäft bestimmt würde, bei dem die Berechnungsstelle ihre Verpflichtungen aus diesem Swap-Geschäft gemäß einer vertraglichen Vereinbarung ausübt, welche die von der International Swap and Derivatives Association, Inc. veröffentlichten 2000 ISDA-Definitionen und 1998 ISDA-Euro-Definitionen, jeweils wie bis zum Begebungstag der ersten Tranche von [Schuldverschreibungen] [Zertifikaten] ergänzt und aktualisiert (die "ISDA-Definition"), einbezieht.

Wobei:

- (i) die variable Verzinsungsoption lautet: [*Details einfügen*];
- (ii) die vorbestimmte Laufzeit lautet: [Details einfügen]; und
- (iii) der jeweilige Neufeststellungstag entweder (i) der erste Tag dieser Zinsperiode ist, wenn die anwendbare variable Verzinsungsoption auf dem EURIBOR oder LIBOR für eine bestimmte Währung basiert, oder (ii) in jedem anderen Fall [einfügen wie im jeweiligen Konditionenblatt festgelegt ist].

Im Rahmen dieses Unterabschnitts bedeuten "variable Verzinsung", "Berechnungsstelle", "variable Verzinsungsoption", "vorbestimmte Laufzeit" und "Neufeststellungstag" dasselbe wie in den ISDA-Definitionen.]

[[Bei Bildschirmfeststellung einfügen:

der Angebotssatz (ausgedrückt als Prozentsatz per annum) [für den [einfügen] Monats-[EURIBOR] [LIBOR] [anderen Referenzzinssatz einfügen] [für Einlagen in [der Produktwährung] [andere Währung einfügen]] (der "Referenzzinssatz") der auf der Bildschirmseite (wie unten definiert) gegen [11] Uhr ([Brüsseler] [Londoner] [zutreffenden anderen Ort einfügen] Ortszeit) (die "festgelegte Zeit") am [ersten] [zweiten] [andere

[[second] [other number of days] Business Day] (as defined in § 5(2)) [prior to the commencement] of the relevant Floating Interest Period (as defined below) (the "Interest Determination Date") [plus] [minus] a Margin of [specify margin] (the "Margin"), all as determined by the Calculation Agent.

"Screen Page" means [insert relevant Screen Page]. If no such quotation appears on the Screen Page as at the Specified Time, the Calculation Agent shall request offices of four [banks whose offered rates were used to determine such quotation when such quotation last appeared on the Screen Page [specify other reference banks] (the "Reference Banks") to provide the Calculation Agent with its offered quotation (expressed as a percentage rate per annum) for deposits in the Product Currency for the relevant Floating Interest Period (as defined below) to leading banks [in the [London] interbank market] [in the euro-zone] (the "Relevant Market") at approximately the Specified Time) on the Interest Determination Date. If two or more of the Reference Banks provide the Calculation Agent with such offered quotations, the Floating Interest Rate for such Floating Interest Period shall be the arithmetic mean (in case the Reference Rate is EURIBOR, rounded if necessary to the nearest one thousandth of a percentage point, with 0.0005 being rounded upwards and otherwise hundred-thousandth of a percentage point, with 0.000005 being rounded upwards) of such offered quotations plus or minus (as appropriate) the Margin (if any), all as determined by the Calculation Agent.

If on any Interest Determination Date only one or none of the Reference Banks provides the Calculation Agent with such offered quotations, the Floating Interest Rate for the relevant Floating Interest Period shall be the rate per annum which the Calculation Agent determines as being the arithmetic mean (rounded if necessary as specified above) of the rates, as communicated to (and at the request of) the Calculation Agent by the Reference Banks or any two or more of them, at which such banks were offered, as at the Specified Time on the relevant Interest Determination Date, deposits in the Product Currency for the relevant Floating Interest Period by leading banks in the Relevant Market plus or minus (as appropriate) the Margin (if any) or, if fewer than two of the Reference Banks provide the Calculation Agent with such offered rates, the offered rate for deposits in the Product Currency for the relevant Floating Interest Period, or the arithmetic mean (rounded as provided above) of the offered rates Anzahl von Tagen] Geschäftstag (wie in § 5(2) definiert) vor [Beginn der] jeweiligen Variabelzinsperiode (wie unten definiert) (der "Zinsfeststellungstag") angezeigt wird, [zzgl.] [abzgl.] einer Marge von [Marge einfügen] (die "Marge"), insgesamt wie von der Berechnungsstelle festgestellt.

bedeutet [jeweilige "Bildschirmseite" Bildschirmseite bezeichnen]. Sollte zur festgelegten Zeit kein solcher Angebotssatz auf der Bildschirmseite erscheinen, wird die Berechnungsstelle von je einer Geschäftsstelle von vier [Banken, deren Angebotssätze zur Bestimmung des zuletzt auf der Bildschirmseite erschienen Angebotssatzes verwendet wurden] [andere Referenzbanken einfügen] (die "Referenzbanken") deren Angebotssätze (ausgedrückt als Prozentsatz p.a.) für Einlagen in der festgelegten Währung für die jeweilige Variabelzinsperiode (wie unten definiert) gegenüber führenden Banken [im [Londoner Interbanken-Markt [in der Euro-Zone] (der "relevante Markt") etwa zur festgelegten Zeit am Zinsfeststellungstag anfordern. Falls zwei oder mehr Referenzbanken der Berechnungsstelle solche Angebotssätze nennen, ist der Variabelzinssatz für die betreffende Variabelzinsperiode das arithmetische Mittel (falls erforderlich, aufoder abgerundet auf das nächste tausendstel Prozent, falls EURIBOR der Referenzzinssatz ist, wobei ab 0,0005 aufzurunden ist, bzw., in allen anderen Fällen auf- oder abgerundet auf das nächste einhunderttausendstel Prozent, wobei ab 0.000005 aufgerundet wird) der Angebotssätze ermittelt, zzgl. oder abzgl. (wie jeweils festgelegt) der Marge (soweit vorhanden), jeweils wie durch die Berechnungsstelle festgelegt.

Falls an irgendeinem Zinsfeststellungstag nur eine oder keine der Referenzbanken der Berechnungsstelle solche Angebotssätze nennt, wird der Variabelzinssatz für die betreffende Variabelzinsperiode derjenige Variabelzinssatz sein, den die Berechnungsstelle als das arithmetische Mittel (ggf. gerundet wie oben beschrieben) der Sätze feststellt, zu denen zwei oder mehr Referenzbanken nach deren Angaben gegenüber der Berechnungsstelle am betreffenden Zinsfeststellungstag etwa zur festgelegten Zeit Einlagen in der festgelegten Währung für die betreffende Variabelzinsperiode von führenden Banken im relevanten Markt angeboten bekommen haben, zzgl. oder abzgl. (jeweils wie bestimmt) der Marge; falls weniger als zwei der Referenzbanken der Berechnungsstelle solche Angebotssätze nennen, dann soll der Variabelzinssatz für die betreffende Variabelzinsperiode der Angebotssatz für Einlagen in der festgelegten Währung für die betreffende Variabelzinsperiode oder das arithmetische Mittel (gerundet wie oben

for deposits in the Product Currency for the relevant Floating Interest Period, at which, on the relevant Interest Determination Date, any one or more banks (which bank or banks is or are in the opinion of the Calculation Agent and the Issuer suitable for such purpose) inform(s) the Calculation Agent it is or they are quoting to leading banks in the Relevant Market (or, as the case may be, the quotations of such bank or banks to the Calculation Agent) plus or minus (as appropriate) the Margin (if any). If the Floating Interest Rate cannot be determined in accordance with the foregoing provisions of this paragraph, the Floating Interest Rate shall be the offered quotation or the arithmetic mean of the offered quotations on the Screen Page, as described above, on the last day preceding the Interest Determination Date on which such quotations were offered plus or minus (as appropriate) the Margin (if any) (though substituting, where a different Margin is to be applied to the relevant Floating Interest Period from that which applied to the last preceding Floating Interest Period, the Margin relating to the relevant Floating Interest Period in place of the Margin relating to that last preceding Floating Interest Period).

[In case of Underlying linked interest [Notes] [Certificates] insert:

is a rate determined for each Floating Interest Payment Date on the relevant Floating Interest Rate Determination Date (as defined below) in accordance with the following provisions [insert provisions for the determination of the Underlying linked interest rate].]

Where:

the "Floating Interest Rate Underlying" is: [the Underlying] [insert other].

the "Floating Interest Rate Determination Dates" for each is Floating Interest Payment Date are as follows [insert the Floating Interest Rate Determination Dates corresponding to the Floating Interest Payment Date].

[insert other or further provisions relating to interest rate]

[If Minimum Interest Rate applies insert: If the Floating Interest Rate in respect of any Floating Interest Period determined in accordance with the above provisions is less than [insert Minimum Interest Rate], the Floating Interest Rate for such Floating Interest Period shall be [insert Minimum Interest Rate].]

beschrieben) der Angebotssätze für Einlagen in der festgelegten Währung für die betreffende Variabelzinsperiode sein, den bzw. die einen oder mehrere Banken (die nach Ansicht der Berechnungsstelle und der Emittentin für diesen Zweck geeignet sind) der Berechnungsstelle als Sätze bekannt geben, die sie an den betreffenden Zinsfestlegungstag gegenüber führenden Banken am relevanten Markt nennen (bzw. den diesen Banken gegenüber der Berechnungsstelle nennen), zzgl. oder abzgl. (wie bestimmt) der Marge (wenn vorhanden). Für den Fall, dass der Variabelzinssatz nicht gemäß den vorstehenden Bestimmungen dieses Absatzes ermittelt werden kann, ist der Variabelzinssatz der Angebotssatz, bzw. das arithmetische Mittel der Angebotssätze, an dem letzten Tag vor dem Zinsfeststellungstag, an dem diese Angebotssätze angezeigt wurden, zzgl. oder abzgl. (wie anwendbar) der Marge (wenn vorhanden) (wobei jedoch, falls für die relevante Variabelzinsperiode eine andere Marge als für die unmittelbar vorhergehende Variabelzinsperiode gilt, die relevante Marge an die Stelle der Marge für die vorhergehende Variabelzinsperiode tritt).

[Im Fall von Basiswert-bezogenen [Schuldver-schreibungen] [Zertifikaten] Bestimmungen zum Zinssatz einfügen:

ein für jeden Variabelzinszahlungstag am maßgeblichen Variabelzinssatzbestimmungstag (wie nachstehend definiert) gemäß den folgenden Bestimmungen festgestellter Zinssatz ist: [Bestimmungen zur Feststellung des Variabelzinssatzes einfügen].

Wobei:

der "Variabelzinssatz-Basiswert" ist: [der Basiswert] [anderes einfügen].

die "Variabelzinssatzbestimmungstage" für jeden Variabelzinszahlungstag wie nachfolgend angegeben sind: [Variabelzinssatzbestimmungstage zu den Variabelzinszahlungstagen einfügen].

[andere oder weitere Vorschriften bezüglich Zinssatz einfügen]

[[Falls ein Mindestzinssatz gilt, einfügen: Wenn der gemäß den obigen Bestimmungen für eine Variabelzinsperiode ermittelte Variabelzinssatz niedriger ist als [Mindestzinssatz einfügen], so ist der Variabelzinssatz für diese Variabelzinsperiode [Mindestzinssatz einfügen].]

[If Maximum Interest Rate applies insert: If the Floating Interest Rate in respect of any Floating Interest Period determined in accordance with the above provisions is greater than [insert Maximum Interest Rate], the Floating Interest Rate for such Floating Interest Period shall be [insert Maximum Interest Rate].]

Floating Interest Amount. The [(3)][(6)]Calculation Agent will, on or as soon as practicable after each time at which the Floating Interest Rate is to be determined, calculate the amount of interest (the "Floating **Amount**") payable on the [Notes] [Certificates] for the relevant Floating Interest Period. Each Floating Interest Amount shall be calculated by applying the Floating Interest Rate and (if specified in the Final Terms) the Day Count Fraction (as defined below) to each [Specified Denomination] [non-par value] and rounding the resultant figure to the nearest Subunit of the relevant Product Currency, half of any such Sub-unit being rounded upwards.

Notification of Floating Interest [(4)][(7)]Rate and Floating Interest Amount. The Calculation Agent will cause the Floating Interest Rate, each Floating Interest Amount for each Floating Interest Period, each Floating Interest Period and the relevant Floating Interest Payment Date to be notified to the Issuer and the [Noteholders] [Certificateholders] in accordance with § 11 as soon as possible after the determination, but in no event later than the fourth Business Day (as defined in § 6(2)) thereafter and if required by the rules of any stock exchange on which the [Notes] [Certificates] are from time to time listed, to such stock exchange as soon as possible after their determination, but in no event later than the first day of the relevant Floating Interest Period. Each Floating Interest Amount and Floating Interest Payment Date so notified may subsequently be amended (or appropriate alternative arrangements made by way of adjustment) without prior notice in the event of an extension or shortening of the Interest Period. Any such amendment will be promptly notified to any stock exchange on which the [Notes] [Certificates] are then listed and to the [Noteholders] [Certificateholders] in accordance with § 11.

[(5)][(8)] "Floating Interest Period" means the period from and including the Floating Interest Commencement Date to but excluding the first Floating Interest Payment Date and any subsequent period from and including an Floating

[Falls ein Höchstzinssatz gilt: Wenn der gemäß den obigen Bestimmungen für eine Variabelzinsperiode ermittelte Variabelzinssatz höher ist als [Höchstzinssatz einfügen], so ist der Variabelzinssatz für diese Variabelzinsperiode [Höchstzinssatz einfügen].]

[(3)][(6)]Variabelzinsbetrag. Die Berechnungsstelle wird zu oder baldmöglichst nach jedem Zeitpunkt, an dem der Variabelzinssatz zu bestimmen ist, den auf die [Schuldverschreibungen] [Zertifikate] zahlbaren Variabelzinsbetrag (der "Variabelzinsbetrag") für die entsprechende Variabelzinsperiode berechnen. Der Variabelzinsbetrag wird ermittelt, indem der Variabelzinssatz und, wenn im Konditionenblatt angegeben, der Zinstagequotient (wie nachstehend definiert) auf die einzelnen [Nennbeträge] [Nennwerte] der [Schuldverschreibungen] [Zertifikate] in die Berechnung einbezogen werden, wobei der resultierende Betrag auf die nächste Untereinheit der Produktwährung gerundet wird, wobei die Hälfte einer solchen Untereinheit nach oben gerundet.

Mitteilung von Variabelzinssatz [(4)][(7)]und Variabelzinsbetrag. Die Berechnungsstelle wird veranlassen, dass der Variabelzinssatz, der Variabelzinsbetrag für die jeweilige Variabelzinsperiode, die jeweilige Variabelzinsperiode und der betreffende Variabelzinszahlungstag der Emittentin und den Gläubigern gemäß § 11 baldmöglichst nach deren Bestimmung aber keinesfalls später als am vierten Geschäftstag (wie in § 6(2) definiert) mitgeteilt wird; die Berechnungsstelle wird diese Mitteilung ferner auch gegenüber jeder Börse vornehmen, an der die betreffenden [Schuldverschreibungen] [Zertifikate] zu diesem Zeitpunkt notiert sind und deren Regeln eine Mitteilung an die Börse verlangen, wobei die Mitteilung baldmöglichst nach der Bestimmung zu erfolgen hat, jedoch keinesfalls später als am ersten Tag der betreffenden Variabelzinsperiode. Im Fall einer Verlängerung oder Verkürzung der Variabelzinsperiode können der mitgeteilte Variabelzinsbetrag und Variabelzinszahlungstag ohne Vorankündigung nachträglich angepasst (oder andere geeignete Anpassungsmaßnahmen getroffen) werden. Jede solche Anpassung wird umgehend allen Börsen, an denen die [Schuldverschreibungen] [Zertifikate] zu diesem Zeitpunkt notiert sind, sowie den Gläubigern gemäß § 11 mitgeteilt.

[(5)][(8)] "Variabelzinsperiode" bezeichnet den Zeitraum von dem Variabelverzinsungsbeginn (einschließlich) bis zum ersten Variabelzinszahlungstag (ausschließlich) bzw. von jedem Variabelzinszahlungstag (einschließlich)

Interest Payment Date to but excluding the next Floating Interest Payment Date.]

[([3] [7] [9]) "Day Count Fraction", in respect of the calculation of an amount for any period of time (the "Calculation Period") means:

[[in the case of "Actual/Actual (ICMA)":]

- (a) where the Calculation Period is equal to or shorter than the (Floating) Interest Period during which it falls, the actual number of days in the Calculation Period divided by the product of (i) the actual number of days in such (Floating) Interest Period and (ii) the number of (Floating) Interest Periods in any calendar year; and
- (b) where the Calculation Period is longer than one (Floating) Interest Period, the sum of: (i) the actual number of days in such Calculation Period falling in the (Floating) Interest Period in which it begins divided by the product of (x) the actual number of days in such (Floating) Interest Period and (y) the number of (Floating) Interest Periods in any year; and (ii) the actual number of days in such Calculation Period falling in the next (Floating) Interest Period divided by the product of (x) the actual number of days in such (Floating) Interest Period and (y) the number of (Floating) Interest Periods in any year.]

[[in the case of "30/360":]

the number of days in the Calculation Period divided by 360 (the number of days to be calculated on the basis of a year of 360 days with twelve 30-day months (unless (i) the last day of the Calculation Period is the 31st day of a month but the first day of the Calculation Period is a day other than the 30th or 31st day 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 (ii) the last day of the Calculation 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 "30E/360" or "Eurobond Basis":]

the number of days in the Calculation Period divided by 360 (unless, in the case of the final

bis zum jeweils darauffolgenden Variabelzinszahlungstag (ausschließlich).]

[([3] [7] [9]) "Zinstagequotient" bezeichnet im Hinblick auf die Berechnung eines Betrages für einen beliebigen Zeitraum (der "Zinsberechnungszeitraum"):]

[[Im Fall von "actual/actual (ICMA)":]

- (a) Falls der Zinsberechnungszeitraum gleich oder kürzer ist als die (Variabel-) Zinsperiode in welche dieser fällt, die tatsächliche Anzahl von Tagen in diesem (Variabel-) Zinsberechnungszeitraum, dividiert durch das Produkt (i) der tatsächlichen Anzahl von Tagen in der jeweiligen (Variabel-) Zinsperiode und (ii) der Anzahl der (Variabel-) Zinsperioden in einem Jahr.
- (b) Falls der Zinsberechnungszeitraum länger als eine (Variabel-) Zinsperiode ist, die Summe: (i) der tatsächlichen Anzahl von Tagen in demjenigen Zinsberechnungszeitraum, der in die (Variabel-) Zinsperiode fällt, in der dieser beginnt, geteilt durch das Produkt aus (x) der tatsächlichen Anzahl von Tagen in dieser (Variabel-) Zinsperiode und (y) der Anzahl von (Variabel-) Zinsperioden in einem Jahr, und (ii) der tatsächlichen Anzahl von Tagen in demjenigen Zinsberechnungszeitraum, der in die nächste (Variabel-) Zinsperiode fällt, geteilt durch das Produkt aus (x) der tatsächlichen Anzahl von Tagen in dieser (Variabel-) Zinsperiode und (y) der Anzahl von (Variabel-) Zinsperiode nin einem Jahr.]

[[Im Fall von "30/360":]

Die Anzahl von Tagen im Zinsberechnungszeitraum dividiert durch 360 (wobei die Anzahl der Tage auf der Grundlage eines Jahres von 360 mit zwölf Monaten zu 30 Tagen zu ermitteln ist (es sei denn, (i) der letzte Tag des Zinsberechnungszeitraumes fällt auf den 31. Tag eines Monats, während der erste Tag des Zinsberechnungszeitraumes weder auf den 30. noch auf den 31. Tag eines Monats fällt, wobei in diesem Fall der diesen Tag enthaltende Monat nicht als ein auf 30 Tage gekürzter Monat zu behandeln ist, oder (ii) der letzte Tag des Zinsberechnungszeitraumes fällt auf den letzten Tag des Monats Februar, wobei in diesem Fall der Monat Februar nicht als ein auf 30 Tage verlängerter Monat zu behandeln ist)).]

[[Im Fall von "30E/360" oder "Eurobond Basis":]

Die Anzahl der Tage im Zinsberechnungszeitraum dividiert durch 360 (es sei denn, im Fall des letz-

Calculation Period, the Maturity Date [insert other relevant date(s) in case of [Notes] [Certificates] without fixed maturity date] 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).]

ten Zinsberechnungszeitraumes fällt der Fälligkeitstag auf den letzten Tag des Monats Februar, in welchem Fall der Monat Februar als nicht auf einen Monat von 30 Tagen verlängert gilt).]

[[in the case of "Actual/365" or "Actual/Actual (ISDA)":]

the actual number of days in the Calculation Period divided by 365 (or, if any portion of the Calculation Period falls in a leap year, the sum of (i) the actual number of days in that portion of the Calculation Period falling in a leap year divided by 366 and (ii) the actual number of days in that portion of the Calculation Period falling in a non-leap year divided by 365).]

[[in the case of "Actual/365 (Fixed)":]

the actual number of days in the Calculation Period divided by 365.]

[[in the case of "Actual/360":]

the actual number of days in the Calculation Period divided by 360.]

([4] [8] [10]) If the Issuer for any reason fails to render any payment in respect of the [Notes] [Certificates] when due, interest shall continue to accrue at the default rate established by statutory law on the outstanding amount from and including the due date to but excluding the day on which such payment is received by or on behalf of the [Noteholders] [Certificateholders].]

[[In case of no interest payment insert:]

There will not be any payments of interest on the [Notes] [Certificates].]

§ 4 (Redemption)

[In case of [Notes] [Certificates] which are not documented under any of the Supplemental Special Product Definitions for [Notes] [Certificates] with redemption at maturity by one single payment insert:]

[(1) Final Redemption. [[insert in case of [Notes] [Certificates] with a fixed maturity date] The [Notes] [Certificates] shall be redeemed at their Redemption Amount on [insert maturity date] [the Interest Payment Date falling in [insert]

[[Im Fall von "Actual/365" oder "Actual/Actual (ISDA)":]

Die tatsächliche Anzahl von Tagen im Zinsberechnungszeitraum, dividiert durch 365 (oder, falls ein Teil dieses Zinsberechnungszeitraumes in ein Schaltjahr fällt, die Summe aus (i) der tatsächlichen Anzahl der in das Schaltjahr fallenden Tage des Zinsberechnungszeitraumes dividiert durch 366 und (ii) die tatsächliche Anzahl der nicht in das Schaltjahr fallenden Tage des Zinsberechnungszeitraumes dividiert durch 365).]

[[Im Fall von "Actual/365 (Fixed)" einfügen:]

Die tatsächliche Anzahl von Tagen im Zinsberechnungszeitraum dividiert durch 365.]

[[Im Fall von "Actual/360":]

Die tatsächliche Anzahl von Tagen im Zinsberechnungszeitraum, dividiert durch 360.]

([4] [8] [10]) Wenn die Emittentin eine fällige Zahlung auf die [Schuldverschreibungen] [Zertifikate] aus irgendeinem Grund nicht leistet, wird der ausstehende Betrag von dem Fälligkeitstag (einschließlich) bis zum Tag der vollständigen Zahlung an die Gläubiger (ausschließlich) mit dem gesetzlich bestimmten Verzugszins verzinst.

[] Falls keine Zinszahlungen erfolgen, einfügen:]

Zinszahlungen auf die [Schuldverschreibungen] [Zertifikate] erfolgen nicht.]

§ 4 (Rückzahlung)

[Im Fall von [Schuldverschreibungen] [Zertifikaten], die nicht unter einer der Ergänzenden Produktdefinitionen für [Schuldverschreibungen] [Zertifikaten] dokumentiert werden und die zum Fälligkeitstag durch eine Zahlung zurückgezahlt werden, einfügen:]

[(1) Rückzahlung bei Endfälligkeit. [Im Fall von [Schuldverschreibungen] [Zertifikaten] mit festem Fälligkeitstag einfügen]] Die [Schuldverschreibungen] [Zertifikate] werden zu ihrem Rückzahlungsbetrag am [Fälligkeitstag einfügen]

redemption month] (the "Maturity Date") [[insert in case of [Notes] [Certificates] without a fixed maturity date] [The [Notes] [Certificates] do not have a fixed maturity date ("open-end"), and the Issuer shall be entitled to determine a maturity date (the "Maturity Date") not earlier than after the expiry of [three calendar months after the Issue Date] [insert other], provided that at the date of such determination the remaining term of the [Notes] [Certificates] shall amount to at least [one calendar month] [insert other]. The determination of the Maturity Date shall be published pursuant to § 11.] [insert other relevant provisions in case of [Notes] [Certificates] without fixed maturity date].]

[In case of [Notes] [Certificates] which are not documented under any of the Supplemental Special Product Definitions for [Notes] [Certificates] with redemption payments in instalments at more than one date insert:]

[(1) Redemption in Instalments. [[insert in case of [Notes] [Certificates] with a fixed maturity date] The [Notes] [Certificates] shall be redeemed by instalments by payment of the following Redemption Amounts on the following Redemption Dates:

Redemption Date: Redemption Amount: [insert Redemption | Insert Redemption Amounts as specified in the Final Terms]

Redemption Date: Redemption Amount: [insert Redemption Dates as specified in the Final Terms]

The last Redemption Date shall be the "Maturity Date".

[Insert other relevant provisions]

[In case of [Notes] [Certificates] which are documented under any of the Supplemental Special Product Definitions for [Notes] [Certificates] insert:]

[(1) Redemption. [[insert in case of [Notes] [Certificates] with a fixed maturity date] [Unless previously repaid, the [Notes] [Certificates] shall be redeemed on [insert Maturity Date] (the "Maturity Date"), provided that if the Final Valuation Date is postponed (e.g. by reason of adjustments due to a Market Disruption Event, if any) the Maturity Date shall be postponed to the next Business Day following a period of time which is

Zinszahlungstag, der in den [Rückzahlungsmonat und Jahr einfügen | fällt | (der "Fälligkeitstag") zurückgezahlt] [Im Fall von [Schuldverschreibungen | [Zertifikaten] ohne festen Fälligkeitstag andere maßgebliche Vorschriften einfügen Die [Schuldverschreibungen] [Zertifikate] haben keinen festen Fälligkeitstag ("open-end") und die Emittentin ist berechtigt, nach Ablauf [von drei Kalendermonaten nach dem Begebungstag [anderen Zeitraum einfügen] einen Fälligkeitstag (der "Fälligkeitstag") zu bestimmen, vorausgesetzt die Restlaufzeit der [Schuldverschreibungen] [Zertifikate] zum Zeitpunkt dieser Bestimmung beträgt zumindest Jein Kalendermonat [anderen Zeitraum einfügen]. Die Bestimmung des Fälligkeitstages wird gemäß § 11 veröffentlicht.] [andere anwendbare Bestimmungen für [Schuldverschreibungen] [Zertifikate] ohne festen Fälligkeitstag einfügen].

[Im Fall von [Schuldverschreibungen] [Zertifikaten], die nicht unter einer der Ergänzenden Produktdefinitionen für [Schuldverschreibungen] [Zertifikaten] dokumentiert werden und die an mehr als einem Tag zurückgezahlt werden, einfügen:

[(1) Rückzahlung in Raten. [Im Fall von [Schuldverschreibungen] [Zertifikaten] mit festem Fälligkeitstag einfügen]] Die [Schuldverschreibungen] [Zertifikate] werden durch Ratenzahlung folgender Rückzahlungsbeträge zu den folgenden Rückzahlungstagen zurückgezahlt

Rückzahlungstag: [Rückzahlungstage gemäß Konditionen-blatt einfügen]

Rückzahlungsbetrag: [Rückzahlungsbeträge gemäß Konditionenblatt einfügen]

Der letzte Rückzahlungstag ist der "Fälligkeitstag".

[Andere anwendbare Bestimmungen einfügen].

[Im Fall von [Schuldverschreibungen] [Zertifikaten], die unter einer der Ergänzenden Produktdefinitionen für [Schuldverschreibungen] [Zertifikaten] dokumentiert werden einfügen:

[(1) Rückzahlung. [[im Fall von [Schuldverschreibungen] [Zertifikaten] mit festem Fälligkeitstag einfügen] Wenn nicht vorher zurückbezahlt, werden die [Schuldverschreibungen] [Zertifikate] am [Fälligkeitstag einfügen] (der "Fälligkeitstag") [wenn keine physische Lieferung möglich ist, einfügen: zum Rückzahlungsbetrag] [bei nur physischer Lieferung einfügen: mit einer Anzahl an Referenzwerten, die der Refe-

equal to the period of time by which the Final Valuation Date was postponed at [if no physical delivery is possible, insert: the Redemption Amount [in case of physical delivery only, insert: an amount of Reference Assets equal to the Reference Asset Quantity] [if physical delivery is possible, insert: either the Redemption Amount or - if the Physical Delivery Condition (as defined below) is fulfilled - at an amount of Reference Assets equal to the Reference Asset Quantity] as determined by the Calculation Agent in accordance with the provisions hereof.] [insert in case of [Notes] [Certificates] without a fixed maturity date | [The [Notes] [Certificates] do not have a fixed maturity date ("open-end"), and the Issuer shall be entitled to determine a maturity date (the "Maturity Date") and the "Final Valuation Date" not earlier than after the expiry of [three calendar months after the Issue Date | [insert other, provided that at the date of such determination the remaining term of the [Notes] [Certificates] shall amount to at least [one calendar month [insert other]. The determination of the Maturity Date and the Final Valuation Date shall be published pursuant to § 11. The [Notes] [Certificates] shall be redeemed on the Maturity Date at [if no physical delivery is possible, insert: the Redemption Amount] [in case of physical delivery only, insert: an amount of Reference Assets equal to the Reference Asset Quantity] [if physical delivery is possible, insert: either the Redemption Amount or - if the Physical Delivery Condition (as defined below) is fulfilled - at an amount of Reference Assets equal to the Reference Asset Quantity] as determined by the Calculation Agent in accordance with the provisions hereof] [insert other relevant provisions in case of [Notes] [Certificates] without fixed maturity date] [but which shall always be equal to or greater than zero and, in the event that such amount will be less than zero, shall be deemed to be zero]. The Physical Delivery Condition is fulfilled if [insert physical delivery condition as set out in the Final Terms].]

renzwerteanzahl entspricht] [wenn physische Lieferung möglich ist, einfügen: entweder dem Rückzahlungsbetrag oder - wenn die Bedingung der physischen Lieferung (wie nachstehend definiert) erfüllt ist - einer Anzahl an Referenzwerten, die der Referenzwerteanzahl entspricht] zurückgezahlt (wobei, wenn der Finale Bewertungstag, zB aufgrund von Anpassungen wegen einer Marktstörung, verschoben wird, der Fälligkeitstag auf den nächsten Geschäftstag nach einem Zeitraum, der dem Zeitraum entspricht, um den der Finale Bewertungstag verschoben wurde, verschoben wird), wie von der Berechnungsstelle unter Beachtung dieser Emissionsbedingungen ermittelt.] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag einfügen | Die [Schuldverschreibungen] [Zertifikate] haben keinen festen Fälligkeitstag ("open-end") und die Emittentin ist berechtigt, nach Ablauf [von drei Kalendermonaten nach dem Begebungstag [anderen Zeitraum einfügen] einen Fälligkeitstag (der "Fälligkeitstag") und den "Finalen Bewertungstag" zu bestimmen, vorausgesetzt die Restlaufzeit der [Schuldverschreibungen] [Zertifikatel zum Zeitpunkt dieser Bestimmung beträgt zumindest [ein Kalendermonat] [anderen Zeitraum einfügen]. Die Bestimmung des Fälligkeitstages und des Finalen Bewertungstages wird gemäß § 11 veröffentlicht. Die [Schuldverschreibungen] [Zertifikate] werden am Fälligkeitstag wenn keine physische Lieferung möglich ist, einfügen: zum Rückzahlungsbetrag] [bei nur physischer Lieferung einfügen: mit einer Anzahl an Referenzwerten, die der Referenzwerteanzahl entspricht] [wenn physische Lieferung möglich ist, einfügen: entweder dem Rückzahlungsbetrag oder - wenn die Bedingung der physischen Lieferung (wie nachstehend definiert) erfüllt ist - einer Anzahl an Referenzwerten, die der Referenzwerteanzahl entspricht] zurückgezahlt, wie von der Berechnungsstelle unter Beachtung dieser Emissionsbedingungen ermittelt] [andere anwendbare Bestimmungen für [Schuldverschreibungen] [Zertifikate] ohne festen Fälligkeitstag einfügen] [und der in jedem Fall größer als oder gleich Null sein wird und, sollte dieser Betrag negativ sein, als Null gilt]. Die Bedingung der physischen Lieferung ist erfüllt, wenn [Bedingung der physischen Lieferung wie in den Endgültigen Bedingungen vorgesehen einfügen].]

(2) *Redemption Amounts*. For the purposes of this § 4 the following applies:

(2) *Rückzahlungsbeträge*. Innerhalb dieses § 4 gilt folgendes:

[In case of [Notes] [Certificates] which are not documented under any of the Supplemental

[Im Fall von [Schuldverschreibungen] [Zertifikaten], die nicht unter einer der Ergänzenden Special Product Definitions for [Notes] [Certificates] insert:

[The "Redemption Amount" in respect of each [Note] [Certificate] shall be [its [Specified Denomination] [non-par value]] [otherwise insert redemption amount per [Specified Denomination] [non-par value] or calculation method]. The Redemption Amount shall be adjusted in accordance with § 4f.]

[In case of [Notes] [Certificates] which are documented under any of the Supplemental Special Product Definitions for [Notes] [Certificates] the definition of the Redemption Amount and certain other relevant definitions can be found in the relevant Supplemental Special Product Definitions relating to such [Notes] [Certificates] which will be inserted below as § 4[d][e] et sec]

[Insert where required:]

§ 4a (General Definitions)

["Delivery Agent" means [specify name and address of delivery agent].]

["Disruption Cash Settlement Amount" means [specify amount] per [Specified Denomination] [unit].]

["Change in Law" means that, on or after the Issue Date of the [Notes] [Certificates] (A) due to the adoption of or any change in any applicable law or regulation (including, without limitation, any tax law), or (B) due to the promulgation of or any change in the interpretation by any court, tribunal or regulatory authority with competent jurisdiction of any applicable law or regulation (including any action taken by a taxing authority), (X) it has become illegal to hold, acquire or dispose of the [security/ies underlying the Index] [underlying relating to the [Notes] [Certificates]] [specify others], or (Y) the Issuer will incur a materially increased cost in performing its obligations under the [Notes] [Certificates] (including, without limitation, due to any increase in tax liability, decrease in tax benefit or other adverse effect on its tax position)]

Produktdefinitionen für [Schuldverschreibungen] [Zertifikaten] dokumentiert werden, einfügen:

[Der "Rückzahlungsbetrag" jede[r] [s] [Schuldverschreibung] [Zertifikats] ist [ihr [Nennbetrag] [Nennwert]] [anderenfalls Rückzahlungsbetrag je [Nennbetrag] [Nennwert] oder Berechnungsmethode einfügen]. Der Rückzahlungsbetrag wird gemäß § 4f angepasst.]

[Im Fall von [Schuldverschreibungen] [Zertifikaten], die unter einer der Ergänzenden Produktdefinitionen für [Schuldverschreibungen] [Zertifikaten] dokumentiert werden findet sich die Definition des Rückzahlungsbetrags und bestimmte weitere maßgebliche Definitionen in den maßgeblichen Ergänzenden Produktdefinitionen für die maßgeblichen [Schuldverschreibungen] [Zertifikate], die nachstehend als § 4[d][e] folgende eingefügt werden]

[Erforderlichenfalls einfügen:]

§ 4a (Allgemeine Definitionen)

["Lieferungsstelle" meint [Name und Adresse der Lieferungsstelle].]

["Abrechnungsbetrag bei Lieferungsstörung" bedeutet [*Betrag einfügen*] pro [Nennbetrag] [Stück].]

["Rechtsänderung" bedeutet, dass (A) aufgrund des Inkrafttretens von Änderungen der Gesetze oder Verordnungen (einschließlich aber nicht beschränkt auf Steuergesetze) oder (B) der Änderung der Auslegung von gerichtlichen oder behördlichen Entscheidungen, die für die entsprechenden Gesetze oder Verordnungen relevant sind (einschließlich der Aussagen der Steuerbehörden), die Emittentin nach Treu und Glauben feststellt, dass (X) das Halten, der Erwerb oder die Veräu-Berung der [im Index enthaltenen Basiswerte] [auf die [Schuldverschreibungen] [Zertifikate] bezogenen Basiswerte] [andere spezifizieren] rechtswidrig geworden ist oder (Y) die Kosten, die mit den Verpflichtungen unter den [Schuldverschreibungen] [Zertifikaten] verbunden sind, wesentlich gestiegen sind (einschließlich aber nicht beschränkt auf Erhöhungen der Steuerverpflichtungen, der Senkung von steuerlichen Vorteilen oder anderen negativen Auswirkungen auf die steuerrechtliche Behandlung), falls solche Änderungen an oder nach dem Begebungstag wirksam werden]

"Extraordinary Redemption Event" means a [Change in Law] [Hedging Disruption] [Increased Cost of Hedging] [Insolvency Filing] [insert further events].

"Final Reference Price" of the [Underlying] [Basket Component] means the [insert Closing Price / Intraday Price / Settlement Price / other Price as is specified in the Final Terms] of the [Underlying] [Basket Component] on the Final Valuation Date.

[In case of instruments with a fixed term, insert: "Final Valuation Date" means [insert date].]

"Gross Distribution" means the free and clear amount of any dividend, coupon or similar distribution amount paid on any Underlying (as published by the issuer of the underlying), without withholding or deduction for any taxes or duties of whatever nature.

"Gross Dividend" means the free and clear dividend amount declared on a respective underlying (as published by the issuer of the underlying), without withholding or deduction for any taxes or duties of whatever nature.

["Hedging Disruption" means that the Issuer is unable, after using commercially reasonable efforts, to (A) acquire, establish, re-establish, substitute, maintain, unwind or dispose of any transaction(s) or asset(s) it deems necessary to hedge price risks of issuing and performing its obligations with respect to the [Notes] [Certificates], or (B) realise, recover or remit the proceeds of any such transaction(s) or asset(s)]

["Increased Cost of Hedging" means that the Issuer would incur a materially increased (as compared with circumstances existing on the Issue Date) amount of tax, duty, expense or fee (other than brokerage commissions) to (A) acquire, establish, re-establish, substitute, maintain, unwind or dispose of any transaction(s) or asset(s) it deems necessary to hedge the price risk of issuing and performing its obligations with respect to the [Notes] [Certificates], or (B) realise, recover or remit the proceeds of any such transaction(s) or asset(s), provided that any such materially in-

"Außerordentliches Rückzahlungsereignis" meint [Rechtsänderung] [Hedging-Störung] [Gestiegene Hedging-Kosten] [Insolvenzantrag] [weitere Ereignisse einfügen].

Der "Finaler Referenzpreis" des [Basiswerts] [Korbbestandteiles] ist der [im Konditionenblatt bestimmten Schlusskurs / Intraday-Kurs / Abrechnungskurs / anderen Kurs einfügen] des [Basiswerts] [Korbbestandteiles], festgestellt am Finalen Bewertungstag.

[Im Falle von Instrumenten mit vorbestimmter Laufzeit einfügen: "Finaler Bewertungstag" bedeutet den Bewertungszeitpunkt am [Datum einfügen].]

"Bruttoausschüttung" meint den von Abzügen freien Betrag einer Dividende, eines Coupons oder einer ähnlichen Ausschüttung auf den Basiswert (wie vom Emittenten des jeweiligen Basiswertes veröffentlicht), ohne Abzug oder Einbehalt von Steuern und Abgaben jeglicher Art.

"Bruttodividende" meint den von Abzügen freien Dividendenbetrag, der auf den jeweiligen Basiswert ausgeschüttet wird, meint (wie vom Emittenten des jeweiligen Basiswertes veröffentlicht), ohne Abzug oder Einbehalt von Steuern und Abgaben jeglicher Art.

["Hedging-Störung" bedeutet, dass die Emittentin nicht in der Lage ist unter Anwendung wirtschaftlich vernünftiger Bemühungen, (A) Transaktionen abzuschließen, fortzuführen oder abzuwickeln bzw. Vermögenswerte zu erwerben, auszutauschen, zu halten oder zu veräußern, welche die Emittentin zur Absicherung von Preisrisiken im Hinblick auf ihre Verpflichtungen aus den entsprechenden [Schuldverschreibungen] [Zertifikaten] für notwendig erachtet oder sie (B) nicht in der Lage ist, die Erlöse aus den Transaktionen bzw. Vermögenswerten zu realisieren, zurückzugewinnen oder weiterzuleiten]

["Gestiegene Hedging-Kosten" bedeutet, dass die Emittentin im Vergleich zum Begebungstag einen wesentlich höheren Betrag an Steuern, Abgaben, Aufwendungen und Gebühren (außer Maklergebühren) entrichten muss, um (A) Transaktionen abzuschließen, fortzuführen oder abzuwickeln bzw. Vermögenswerte zu erwerben, auszutauschen, zu halten oder zu veräußern, welche die Emittentin zur Absicherung von Preisrisiken im Hinblick auf ihre Verpflichtungen aus den entsprechenden [Schuldverschreibungen] [Zertifikaten] für notwendig erachtet oder (B) Erlöse aus

creased amount that is incurred solely due to the deterioration of the creditworthiness of the Issuer shall not be deemed an Increased Cost of Hedging

"Initial Valuation Date" means [insert date].

"Initial Reference Price" of the [Underlying] [Basket Component] means the [insert Closing Price / Intraday Price / Settlement Price / other Price as is specified in the Final Terms] of the [Underlying] [Basket Component] on the Initial Valuation Date.

"Net Distributions" means any dividend, coupon or similar distribution amount paid on any Underlying after deduction of any tax and any duties.

"Net Dividend" means the dividend amount after deduction of any tax and any duties.

[insert in case of Notes/Certificates with delivery of Reference Assets: "Reference Asset" means [insert Reference Asset].]

[[insert in case of Notes/Certificates with delivery of Reference Assets:] ["Reference Asset Quantity" means an amount calculated by the Calculation Agent on the [in case of Notes and Certificates, insert: Final Valuation] [in case of Warrants, insert: Exercise] Date in accordance with the following provisions: [insert relevant provisions].]

"Reference Price" means the Initial Reference Price, the Final Reference Price and each further price which is referred to as a "Reference Price" in these Terms and Conditions [and insert further price as is specified in the Final Terms].

["Settlement Date" means in the event of redemption of the [Notes] [Certificates] of a Series by delivery of Reference Assets, [three Business Days] [such Business Day, as agreed by the Calculation Agent, being on or as soon as practicable] [insert other payment date] after the earlier of the Optional Redemption Date or the [Maturity Date] [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date] subject to amendment according to these Conditions.]

den Transaktionen bzw. Vermögenswerten zu realisieren, zurückzugewinnen oder weiterzuleiten, unter der Voraussetzung, dass Beträge, die sich nur erhöht haben, weil die Kreditwürdigkeit der Emittentin zurückgegangen ist, nicht als Gestiegene Hedging-Kosten angesehen werden

"**Anfänglicher Bewertungstag**" bedeutet den Bewertungszeitpunkt am [*Datum einfügen*].

"Anfänglicher Referenzpreis" des [Basiswerts] [Korbbestandteiles] ist der [im Konditionenblatt bestimmten Schlusskurs / Intraday-Kurs / Abrechnungskurs / anderen Kurs einfügen] des [Basiswerts] [Korbbestandteiles], festgestellt am Anfänglichen Bewertungstag.

"Nettoausschüttungen" meint eine Dividende, einen Coupon oder ähnliche auf einen Basiswert ausgeschüttete Beträge nach Abzug von Steuern und Abgaben.

"Nettodividende" meint den Dividendenbetrag nach Abzug von Steuern und Abgaben meint.

[im Falle von Schuldverschreibungen/Zertifikaten mit Lieferung der Referenzwerte: "Referenzwert" meint [Referenzwert einfügen].]

[[im Falle von Schuldverschreibungen/Zertifikaten mit Lieferung der Referenzwerte einfügen:] ["Referenzwerteanzahl" meint eine Anzahl die von der Berechnungsstelle am [im Fall von Schuldverschreibungen und Zertifikaten einfügen: Finalen Bewertungstag] [im Fall von Optionsscheinen einfügen: Ausübungstag] in Übereinstimmung mit folgenden Bestimmungen berechnet wird [maßgebliche Bestimmungen einfügen].]

"Referenzpreis" ist der anfängliche Referenzpreis, der Finale Referenzpreis und jeder weitere Preis, der in diesen Emissionsbedingungen als ein "Referenzpreis" bezeichnet ist [und weitere Preise wie im Konditionenblatt bestimmt einfügen].

["Abrechnungstag" bezeichnet im Falle der Rückzahlung der [Schuldverschreibungen] [Zertifikate] einer Serie durch Lieferung von Referenzwerten [drei Geschäftstage] [den mit der Berechnungsstelle vereinbarten Geschäftstag, der auf oder so bald wie möglich] [anderes Datum einfügen] nach dem früheren der folgenden Tage fällt: (i) den Wahlrückzahlungstag oder (ii) den [Fälligkeitstag] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag anderes maßgebliches Datum einfügen], vorbehaltlich einer Änderung nach Maßgabe dieser Emissions-

bedingungen.]

["Settlement Disruption Event", means, in respect of a Reference Asset, an event beyond the control of the Issuer or the Delivery Agent, as a result of which such Reference Asset cannot (or can only with disproportionate costs) be delivered.]

"Valuation Date(s)" means the Initial Valuation Date and the Final Valuation Date and each other date (if any) which is referred to as "Valuation Date" in the Final Terms.

§ 4b (Underlying Specific Definitions)

[In case of [Notes] [Certificates] which are documented under any of the underlying specific Supplemental Terms and Conditions commencing on page 181 of the Prospectus insert the relevant underlying specific Supplemental Terms and Conditions (below as § 4b) relating to such [Notes] [Certificates].]

§ 4c ([Successor Index.] [Calculation Agent Adjustment] [Correction] [Disrupted Days] [Extraordinary Event])

[In case of [Notes] [Certificates] which are documented under any of the underlying specific Supplemental Terms and Conditions commencing on page 181 of the Prospectus insert the relevant underlying specific Supplemental Terms and Conditions (below as § 4c) relating to such [Notes] [Certificates].]

§ 4d (Delivery of Reference Assets)

[if physical delivery is possible, insert:

- (1) Delivery of Reference Assets. In case of redemption by delivery of Reference Assets, the Issuer will transfer, or procure the delivery by the Delivery Agent, on or before the Settlement Date of Reference Assets in an amount corresponding to the Reference Asset Quantity per [Specified Denomination] [unit].]
- (2) *Manner of Delivery*. Delivery of Reference Assets will be effected by the Issuer, or by the Delivery Agent on behalf of the Issuer, to or

["Abrechnungsstörung" bezeichnet im Hinblick auf einen Referenzwert ein Ereignis außerhalb des Einflussbereichs der Emittentin oder der Lieferungsstelle, infolgedessen die Lieferung des Referenzwerts nicht (oder nur mit unverhältnismäßigen Kosten) vorgenommen werden kann.]

"Bewertungstag(e)" bedeutet den Anfänglichen Bewertungstag und den Finalen Bewertungstag und jeden weiteren Tag (so vorhanden), der im Konditionenblatt als "Bewertungstag" bezeichnet wird.

§ 4b (Basiswertspezifische Definitionen)

[Im Fall von [Schuldverschreibungen] [Zertifikaten], die unter einer der basiswertspezifischen Ergänzenden Emissionsbedingungen, die ab Seite 181 des Prospekts abgedruckt sind, dokumentiert werden, maßgebliche basiswertspezifische Ergänzende Emissionsbedingungen (nachstehend als Punkt § 4b) für die maßgeblichen [Schuldverschreibungen] [Zertifikaten] einfügen]

§ 4c ([Nachfolge-Index] [Anpassungen durch die Berechnungsstelle] [Korrektur] [Störungstage] [Außerordentliches Ereignis])

[Im Fall von [Schuldverschreibungen] [Zertifikaten], die unter einer der basiswertspezifischen Ergänzenden Emissionsbedingungen, die ab Seite 181 des Prospekts abgedruckt sind, dokumentiert werden, maßgebliche basiswertspezifische Ergänzende Emissionsbedingungen (nachstehend als Punkt § 4c) für die maßgeblichen [Schuldverschreibungen] [Zertifikaten] einfügen]

§ 4d (Lieferung von Referenzwerten)

[wenn physische Lieferung möglich ist, einfügen:

- (1) Lieferung von Referenzwerten. Im Falle von Rückzahlung durch Lieferung von Referenzwerten wird die Emittentin am oder vor dem Abrechnungstag eine der Referenzwertenzahl entsprechende Anzahl an Referenzwerten pro [Nennbetrag] [Stück], übertragen oder durch die Lieferungsstelle eine Lieferung vornehmen lassen.]
- (2) Lieferungsmethode. Die Lieferung von Basiswerten erfolgt an die Gläubiger oder deren Order am oder vor dem Abrechnungstag [durch

to the order of the [Noteholder] [Certificateholder] and will be [credited to a securities account which account forms part of the securities depositary] [insert other manner of delivery] on or before the Settlement Date. No [Noteholder] [Certificateholder will be entitled to receive dividends or any other distributions (if any) declared or paid in respect of the Reference Assets to which such [Note] [Certificate] gives entitlement or to any other rights relating to or arising out of such Reference Assets if the date on which the Reference Assets are quoted cum-dividend or cum-the relevant distribution or right falls before the date on which the Reference Assets are credited to the securities account of the [Noteholder] [Certificateholder]. [insert additional provisions relating to delivery

Noteholders' entitlement to Reference (3) Assets and compensation. For [Notes] [Certificates] to be redeemed in accordance with this condition the number of Reference Assets is calculated per [nominal amount] [unit] (and, for the avoidance of doubt, the [Notes] [Certificates] to be redeemed in accordance with this condition to the same [Noteholder] [Certificateholder] will not be aggregated) of the relevant [Notes] [Certificates] for the purpose of determining the Reference Assets to which such [Notes] [Certificates] give entitlement, whereby the result is rounded down to whole numbers of Reference Assets and such rounded number is subsequently multiplied by the quotient of the aggregate [nominal amount] [number of units] of the relevant [Notes] [Certificates] held by the [Noteholder] [Certificateholder] and the [nominal amount] [number of units]. The [Noteholders] [Certificateholders] will not be entitled to any interest or other payment or compensation if and to the extent that the delivery of the Reference Assets will take place after the earlier of the occurrence of the Optional Redemption Date or the [Maturity Date] [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date]. The number of Reference Assets calculated on the basis of the provisions hereof will be transferred to the [Noteholder [Certificateholder]. Entitlement to the remaining fractions of Reference Assets will be settled by payment of those fractions in cash rounded down to two decimals, calculated by the Calculation Agent on the basis of [insert in case the Reference Asset is the Underlying: the Final Reference Price | [insert in case the Reference Asset is different from the Underlying: the closing price of the Reference Assets on the Final Valuation Date] [insert other] and, to the extent necessary, converted into the Product Currency at the Calculation Agent's spot rate of exchange prevailing on such day (the "Compensation Gutschrift auf ein vom Gläubiger zu benennendes Wertpapier-Depotkonto] [andere Art der Lieferung einfügen]. Kein Gläubiger hat Anspruch auf etwaige versprochene oder gezahlte Dividenden oder sonstige Ausschüttungen oder Rechte, die sich aus den Referenzwerten ergeben, soweit der Termin, an dem die Referenzwerte cum-Dividende oder mit dem sonstigen Recht oder der sonstigen Ausschüttung quotiert werden, vor dem Tag liegt, an dem die Referenzwerte dem Wertpapier-Depotkonto des Gläubigers gutgeschrieben werden. [weitere Bestimmungen bezüglich Lieferung einfügen]

Anspruch der Gläubiger auf Referenzwerte und Ausgleichsbetrag. Soweit [Schuldverschreibungen] [Zertifikate] gemäß dieser Bestimmung zurückgezahlt werden, wird die Anzahl der Referenzwerte, deren Lieferung aus den [Schuldverschreibungen [Zertifikate] verlangt werden kann, pro [Nennbetrag] [Stück] berechnet (zur Vermeidung von Unsicherheiten wird darauf hingewiesen, dass die gemäß dieser Bestimmung denselben Gläubiger zurückzuzahlenden [Schuldverschreibungen] [Zertifikate] dabei nicht zusammengerechnet werden) wobei das Ergebnis auf ganze Zahlen von Referenzwerten abgerundet wird und diese gerundete Zahl dann mit dem Quotienten aus dem Gesamtnennbetrag/-wert der maßgeblichen vom Gläubiger gehaltenen [Schuldverschreibungen] [Zertifikate] und dem [Nennbetrag] [Stück] multipliziert wird. Die Gläubiger haben keinen Anspruch auf Zinsen oder sonstige Zahlungen oder Ausgleichsleistungen, falls die Referenzwerte nach dem früheren Zeitpunkt des Eintritts des vorzeitigen Rückzahlungstermins oder des [Fälligkeitstags] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen geliefert werden. Die Anzahl der nach diesen Bedingungen berechneten Referenzwerte wird an den Gläubiger geliefert. Der Anspruch auf die danach verbleibenden Bruchteile an Referenzwerten wird durch Barauszahlung dieser Bruchteile erfüllt, die zu diesem Zweck auf zwei Dezimalstellen abgerundet werden, wie von der Berechnungsstelle auf der Grundlage [einfügen, wenn der Referenzwert der Basiswert ist: der Finale Referenzpreis] [einfügen, wenn der Referenzwert nicht der Basiswert ist: des Schlusskurses der Referenzwerte am Finalen Bewertungstag [anderes einfügen] berechnet, und gegebenenfalls in die Produktwährung konvertiert auf Basis des Umrechnungskurses der Berechnungsstelle an diesem Tag (der "Aus-

Amount").

- Delivery Expenses. All expenses including but not limited to any depository charges, levies, scrip fees, registration, transaction or exercise charges, stamp duty, stamp duty reserve tax and/or taxes or duties (together, "Delivery Expenses") arising from the delivery of Reference Assets in respect of a [Note] [Certificate] shall be for the account of the relevant [Noteholder] [Certificateholder] and no delivery and/or transfer of Reference Assets in respect of a [Note] [Certificatel shall be made until all Delivery Expenses have been discharged to the satisfaction of the Issuer by the relevant [Noteholder] [Certificateholder]. The Calculation Agent shall be entitled to deduct an amount of Reference Assets equal in value to the Delivery Expenses from the Reference Asset Quantity.
- (5) No Obligation. None of the Issuer and the Agents shall be under any obligation to register or procure the registration of the relevant [Noteholder] [Certificateholder] prior or after any delivery or any other person in any kind of register (if any, e.g. register of shareholders, register of fundholders, etc) of any company or otherwise.
- Settlement Disruption Event. If, in the opinion of the Delivery Agent, delivery of Reference Assets is not practicable by reason of a Settlement Disruption Event having occurred and continuing on the Settlement Date, then the Settlement Date shall be postponed to the first following Business Day in respect of which there is no Settlement Disruption Event, and notice thereof shall be given to the relevant [Noteholder] [Certificateholder] in accordance with § 11. Such [Noteholder] [Certificateholder] shall not be entitled to any payment, whether of interest or otherwise, on such [Note] [Certificate] in the event of any delay in the delivery of the Reference Assets pursuant to this paragraph, and no liability in respect thereof shall attach to the Issuer. For the avoidance of doubt any such postponement shall not constitute a default by the Issuer. For so long as delivery of the Reference Assets in respect of any [Note] [Certificate] is not practicable by reason of a Settlement Disruption Event, then instead of physical delivery, and notwithstanding any other provision hereof or any postponement of the Settlement Date, the Issuer may elect to satisfy its obligations in respect of the relevant [Note] [Certificatel by payment to the relevant [Noteholder] [Certificateholder] of the Disruption Cash Settlement Amount of the Underlying not later than on the third Business Day following the date that the

gleichsbetrag").

- Liefer-Aufwendungen. Alle Aufwendungen, insbesondere Depotgebühren, Abgaben, Beurkundungsgebühren, Registrierungsgebühren, Transaktionskosten oder Ausführungsgebühren, Stempelsteuer, Stempelsteuer-Ersatzsteuer und/oder Steuern und Abgaben, die wegen der Lieferung der Referenzwerte bezüglich eine(r)(s) [Schuldverschreibung] [Zertifikats] erhoben werden ("Liefer-Aufwendungen"), gehen zu Lasten des betreffenden Gläubigers; es erfolgt keine Lieferung der Referenzwerte bezüglich eine(r)(s) [Schuldverschreibung] [Zertifikats], bevor der betreffende Gläubiger nicht alle Aufwendungen zur Befriedigung der Emittentin geleistet hat. Die Berechnungsstelle ist berechtigt, eine Anzahl an Referenzwerten, die im Wert den Liefer-Aufwendungen entsprechen, von der Referenzwerteanzahl abzuziehen.
- (5) Keine Verpflichtung. Weder die Emittentin noch die beauftragten Stellen sind verpflichtet, den betreffenden Gläubiger oder irgendeine andere Person vor oder nach der Lieferung in irgendeinem Register (soweit vorhanden, zB Aktionärsregister, Register der Fondsanteilseigner, etc) einzutragen oder dafür Sorge zu tragen, dass eine solche Eintragung erfolgt.
- Abrechnungsstörung. Liegt vor und noch andauernd an dem maßgeblichen Abrechnungstag nach Ansicht der Lieferungsstelle eine Abrechnungsstörung vor, welche die Lieferung von Referenzwerten undurchführbar macht, so wird der maßgebliche Abrechnungstag in Bezug auf die/das betreffende [Schuldverschreibung] [Zertifikat] auf den nächstfolgenden Geschäftstag verschoben, an dem keine Abrechnungsstörung vorliegt; hiervon ist der betreffende Gläubiger entsprechend § 11 zu informieren. Unter diesen Umständen hat der betreffende Gläubiger keinerlei Anspruch auf jegliche Zahlungen, seien es Zinsoder sonstige Zahlungen, in Zusammenhang mit der Verzögerung der Lieferung der entsprechenden Referenzwerte gemäß diesem Abschnitt, wobei jedwede diesbezügliche Haftung der Emittentin ausgeschlossen ist. Die Emittentin gerät durch diese Verschiebung insbesondere nicht in Verzug. Solange die Lieferung der Referenzwerte in Bezug auf ein(e) [Schuldverschreibung] [Zertifikat] wegen einer Abrechnungsstörung nicht durchführbar ist, kann die Emittentin ihre Verpflichtungen in Bezug auf die/das betreffende [Schuldverschreibung] [Zertifikat], statt durch Lieferung der Referenzwerte, durch Zahlung des entsprechenden Abrechnungsbetrags bei Lieferungsstörung für den Basiswert an den betreffenden Gläubiger erfüllen, und zwar spätestens am

notice of such election is given to the [Noteholders] [Certificateholders] in accordance with § 11. Payment of the Disruption Cash Settlement Amount of the Underlying will be made in such manner as shall be notified to the [Noteholders] [Certificateholders] in accordance with § 11.]

[insert other or further provisions, or amend or delete provisions, as the case may be, if necessary]

[If no physical delivery is possible insert:

Paragraph left blank intentionally.]

§ 4e (Product Specific Definitions)

[In case of Notes, Certificates or Warrants which are documented under any of the product specific Supplemental Special Product Definitions insert the relevant product specific Supplemental Special Product Definitions (§ 4e) relating to such Notes, Certificates or Warrants commencing on page 237 of the Prospectus.]

§ 4f (Adjustments)

[The "Multiplier" is [insert Multiplier].]

[insert, if par value instrument (Prozentnotiz), which is not "quanto":

If the amount to be adjusted is not expressed as a percentage:

- (1) If it is denominated in a currency other than the Product Currency, it shall be (i) multiplied by the Final FX, and (ii) divided by the Initial FX.
- (2) If it is not denominated in the same currency as the Initial Reference Price it shall be converted into the Product Currency on the basis of [insert currency conversion provisions].
- (3) The amount adjusted pursuant to (1) or (2) above (if applicable) shall be divided by the Initial Reference Price.

In any case it shall finally be multiplied by the Specified Denomination.

dritten Geschäftstag nach dem Tag, an dem sie die betreffenden Gläubiger gemäß § 11 über ihre entsprechende Entscheidung informiert hat. Die Zahlung des betreffenden Abrechnungsbetrags bei Lieferungsstörung für den Basiswert erfolgt auf die den Gläubigern gegebenenfalls entsprechend § 11 mitgeteilte Art und Weise.]

[andere bzw. weitere Bestimmungen einfügen, oder Bestimmungen ändern oder streichen, sofern erforderlich]

[Wenn keine physische Lieferung möglich ist, einfügen:

Dieser Absatz wurde absichtlich leer gelassen.]

§ 4e (Produktspezifische Definitionen)

[Im Fall von Schuldverschreibungen, Zertifikaten und Optionsscheinen, die unter einer der produktspezifischen Ergänzenden Produktdefinitionen dokumentiert werden, maßgebliche produktspezifischen Ergänzende Produktdefinitionen (§ 4e]) für die maßgeblichen Schuldverschreibungen, Zertifikate oder Optionsscheine einfügen, die ab Seite 237 des Prospekts abgedruckt sind.]

§ 4f (Anpassungen)

[Das "Bezugsverhältnis" entspricht [Bezugsverhältnis einfügen].]

[einfügen bei Prozentnotiz von keinen "Quanto" Instrumenten:

Wenn der anzupassende Betrag nicht als Prozentsatz ausgedrückt ist:

- (1) Wenn er in einer anderen Währung als der Produktwährung ausgedrückt ist, wird er (i) mit dem Finalen FX multipliziert und (ii) durch den Anfänglichen FX dividiert.
- (2) Wenn er nicht in derselben Währung ausgedrückt ist wie der Anfängliche Referenzpreis wird dieser auf Basis [Wechselkursbestimmungen einfügen] in die Produktwährung umgewechselt.
- (3) Der, soweit anwendbar, gemäß (1) oder (2) angepasste Betrag wird durch den Anfänglichen Referenzpreis dividiert.

Jedenfalls wird er schließlich mit dem Nennbetrag multipliziert.

"Initial FX" means [insert]

"Final FX" means [insert]]

"Anfänglicher FX" meint [einfügen]

"Finaler FX" meint [einfügen]

[insert, if par value instrument (Prozentnotiz), which is "quanto":

[einfügen bei Prozentnotiz von "Quanto" Instrumenten:

If the amount to be adjusted is not expressed as a percentage:

Wenn der anzupassende Betrag nicht als Prozentsatz ausgedrückt ist:

- (1) If it is denominated in a currency other than the Product Currency a respective foreign currency unit of it shall correspond to a unit of the Product Currency.
- (2) It shall be divided by the Initial Reference Price, whereas if the Initial Reference Price is denominated in a currency other than the Product Currency a respective foreign currency unit of
- the Initial Reference Price shall correspond to a unit of the Product Currency.
- In any case it shall finally be multiplied by the Specified Denomination.]
- Wenn in einer Währung angegeben ist, (1) die nicht die Produktwährung ist, so wird so entspricht eine Einheit der maßgeblichen Fremdwährung einer Einheit der Produktwährung.
- Er soll durch den Anfänglichen Referenzpreis dividiert werden, wobei wenn der Anfängliche Referenzpreis in einer anderen Währung als der Produktwährung ausgedrückt ist eine Einheit der Fremdwährung des Anfänglichen Referenzpreises einer Einheit der Produktwährung entsprechen soll.

Jedenfalls wird er schließlich mit dem Nennbetrag multipliziert.

[insert, if no par value instrument (Stücknotiz):

The amount to be adjusted shall be multiplied by the Multiplier. Where the Redemption Amount is denominated in a currency (the "Foreign Currency") other than the Product Currency [insert if Certificate is not a "quanto" instrument: the Redemption Amount shall be converted into the Product Currency on the basis of [insert currency conversion provisions]] [insert if Certificate is a "quanto" instrument: a respective Foreign Currency unit of the Redemption Amount corresponds to a unit of the Product Currency].]

[einfügen, wenn Stücknotiz:

Der anzupassende Betrag wird mit dem Bezugsverhältnis multipliziert. Wenn der Rückzahlungsbetrag in einer anderen Währung (die "Fremdwährung") als der Produktwährung denominiert ist, [einfügen, wenn die Zertifikate keine "Quanto" Instrumente sind: wird dieser auf Basis [Wechselkursbestimmungen einfügen] in die Produktwährung umgewechselt] [einfügen, wenn die Zertifikate ein "Quanto" Instrument sind: entspricht eine Einheit der Fremdwährung des Rückzahlungsbetrags einer Einheit der Produktwährung.]]

§ 5 (Early Redemption)

[If "Cancellation and Payment" is specified in the Final Terms insert:

Extraordinary Event. In the event of an Extraordinary Event the Issuer may redeem all, or some only, of the [Notes] [Certificates] then outstanding at Ithe Early Redemption Amount In Case Of An Extraordinary (Redemption) Eventl [insert other amount as specified in the Final Terms | together, if applicable, with interest accrued until but excluding the date fixed for re-

§ 5 (Vorzeitige Rückzahlung)

[[Im Fall, dass "Kündigung und Zahlung" im Konditionenblatt bestimmt ist, einfügen:

Außerordentliches Ereignis. Im Fall eines Außerordentlichen Ereignisses kann die Emittentin alle oder nur einige der ausstehenden [Schuldverschreibungen] [Zertifikate] zu [ihrem Vorzeitigen Rückzahlungsbetrag nach einem Außerordentlichen (Rückzahlungs-) Ereignis] [anderen Betrag, wie im Konditionenblatt angegeben, einfügen] zusammen, falls zutreffend, mit

demption, upon the Issuer having given not less than [5] [specify] [Business Days'] [days'] notice to the [Noteholders] [Certificateholders] in accordance with § 11.]

[[If "Tax Call" is specified in the Final Terms insert:]

Tax Call. The [Notes] [Certifi-[[(1)]](2)]cates] shall be redeemed at their Early Redemption Amount In Case Of An Extraordinary Event Itogether with interest accrued to but excluding the date fixed for redemption at the option of the Issuer in whole, but not in part, [on any Interest Payment Date or at any time, on giving not less than [30] [insert other number] [days'] [Business Days' notice to the [Noteholders] [Certificateholders] (which notice shall be irrevocable) by settlement in cash in accordance with § 6 if; (i) on the occasion of the next payment or delivery due under the [Notes] [Certificates], the Issuer has or will become obliged to pay additional amounts as provided or referred to in § 7 as a result of any change in, or amendment to, the laws or regulations of the Republic of Austria ("Austria") or any political subdivision or any authority thereof or therein having power to tax, or any change in the application or official interpretation of such laws or regulations, which change or amendment becomes effective on or after the Issue Date; and (ii) such obligation cannot be avoided by the Issuer taking reasonable measures available to it.

[[If "Issuer's Call" is specified in the Final Terms insert:]

[[(1)][(2)] [(3)] [Issuer's Call. The Issuer may redeem all (but not some) of the [Notes] [Certificates] then outstanding on [insert optional redemption date(s)] ([the] [each an] "Optional Redemption Date") at their Optional Redemption Amount together, with any interest accrued to but excluding the relevant Optional Redemption Date upon having given not less than [5] [insert other number] [days'] [Business Days'] notice to the [Noteholders] [Certificateholders] in accordance with § 11 (which notice shall be irrevocable and shall specify the Optional Redemption Date fixed for redemption). Any such redemption can be exercised on [insert option exercise dates] (each

bis (ausschließlich) zum Tag der Rückzahlung aufgelaufenen Zinsen zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.]

[Im Fall, dass "Vorzeitige Rückzahlung aus steuerlichen Gründen" im Konditionenblatt bestimmt ist, einfügen:]

[(1)][(2)][Vorzeitige Rückzahlung aus steuerlichen Gründen. Die [Schuldverschreibungen] [Zertifikate] werden auf Wunsch der Emittentin vollständig, nicht aber teilweise, [an jedem beliebigen Zinszahlungstag, oderl jederzeit zu ihrem Vorzeitigen Rückzahlungsbetrag bei einem Außerordentlichen Ereignis [einschließlich der bis zu dem für die Rückzahlung festgelegten Tag (ausschließlich] aufgelaufenen Zinsen] gemäß § 6 zurückgezahlt, nachdem die Emittentin die Gläubiger mindestens [30] [andere Anzahl einfügen] [Tage] [Geschäftstage] zuvor über die entsprechende Absicht unwiderruflich informiert hat, vorausgesetzt (i) die Emittentin ist zum nächstfolgenden Termin einer fälligen Zahlung bzw. Lieferung unter den [Schuldverschreibungen] [Zertifikaten] verpflichtet, bzw. wird dazu verpflichtet sein, in Folge einer Änderung oder Ergänzung der Gesetze und Verordnungen der Republik Österreich ("Österreich") oder einer jeweils zur Steuererhebung ermächtigten Gebietskörperschaft oder Behörde, oder Änderungen in der Anwendung oder offiziellen Auslegung solcher Gesetze und Verordnungen, sofern die entsprechende Änderung am oder nach dem Begebungstag wirksam wird, zusätzliche Beträge gemäß § 7 zu zahlen, und (ii) eine solche Verpflichtung seitens der Emittentin nicht durch angemessene ihr zur Verfügung stehenden Maßnahmen vermieden werden kann.l

[Im Fall, dass "Vorzeitige Rückzahlung nach Wahl der Emittentin" im Konditionenblatt bestimmt ist, einfügen:]

[[(1)] [(2)][(3)] [Vorzeitige Rückzahlung nach Wahl der Emittentin. Es steht der Emittentin frei, am [Wahlrückzahlungstag(e) einfügen] ([der] [jeweils ein] "Wahlrückzahlungstag") [Schuldverschreibungen] [Zertifikate] vollständig oder teilweise zu ihrem Wahlrückzahlungsbetrag [zzgl. bis zum Wahlrückzahlungstag (ausschließlich) aufgelaufener Zinsen] zurückzuzahlen, nachdem sie die Gläubiger mindestens [fünf] [andere Anzahl einfügen] [Tage] [Geschäftstage] zuvor gemäß § 11 benachrichtigt hat (wobei diese Erklärung unwiderruflich ist und den für die Rückzahlung der [Schuldverschreibungen] [Zertifikate festgelegten Wahlrückzahlungstermin

an "Option Exercise Date").] [[In case of an Automatic Early Redemption insert:] All or some only of the [Notes] [Certificates] shall be redeemed on [insert optional redemption date(s)] ([the] [each an] "Optional Redemption Date") at their Optional Redemption Amount together, with any interest accrued to but excluding the relevant Optional Redemption Date if [insert conditions which lead to an Automatic Early Redemption in case such conditions are met] are met, without the requirement of an exercise notice by the Issuer. [The occurrence of the afore-mentioned conditions relating to such automatic early redemption will be notified to the Noteholders in accordance with § 11.]

[[If "[Noteholder's] [Certificateholder's] Put" is specified in the Final Terms insert:]

[Noteholder's] [Certifi-[[(1)] [(2)] [(3)] [(4)] cateholder's] Put. The Issuer shall, upon the [Noteholder] [Certificateholder] giving not less than [15] [insert other number] nor more than [30] [insert other number] [days'] [Business Days' notice to the Issuer, redeem such [Note] [Certificate] on [specify optional redemption date(s)] (each a "Put Redemption Date") at its Optional Redemption Amount [together with interest accrued to but excluding the date fixed for redemption] against delivery of such [Notes] [Certificates] for the Issuer or to its order. To exercise such right, the [Noteholder] [Certificateholder must submit a duly completed put exercise notice in the form obtainable from any Paying Agent or from the Issuer. Any such put exercise must cover Notes/Certificates in a minimum amount of [insert nominal amount / number of pieces or other]. No put exercise may be revoked or withdrawn.]

[If "Early Redemption following the occurrence of an Extraordinary Redemption Event and/or further events" is specified in the Final Terms insert:

[[(1)] [(2)] [(3)]/[(4)][(5)] Early Redemption. The Issuer may redeem the [Notes] [Certificates] at any time prior to the Maturity Date [insert other relevant date(s) in case of [Notes] [Certificates] without fixed maturity date] following the occurrence of an Extraordinary Redemption Event [and/or] [insert further events]. The Issuer will redeem the [Notes] [Certificates] in whole (but not in part) on [the [second] [insert other num-

enthalten muss). Jede Rückzahlung kann am [Ausübungstag einfügen] (jeweils ein "Ausübungstag") ausgeübt werden.] [[Im Fall einer automatischen vorzeitigen Rückzahlung einfügen: Die [Schuldverschreibungen] [Zertifikate] werden vollständig oder teilweise zu ihrem Wahlrückzahlungsbetrag zzgl. bis zum Wahlrückzahlungstag (ausschließlich) aufgelaufener Zinsen am [Wahlrückzahlungstag(e) einfügen] ([der] [jeweils ein] "Wahlrückzahlungstag") zurückgezahlt, wenn [Bedingungen, die zu einer automatischen vorzeitigen Rückzahlung führen einfügen] eingetreten sind, ohne, dass es der Abgabe einer Kündigungserklärung durch die Emittentin bedarf. [Der Eintritt der vorbezeichneten Bedingungen für eine automatische vorzeitige Rückzahlung, wird den Gläubigern nachträglich unverzüglich gemäß § 11 mitgeteilt.]

[Im Fall, dass "Vorzeitige Rückzahlung nach Wahl der Gläubiger" im Konditionenblatt bestimmt ist, einfügen:]

[Vorzeitige Rückzah-[(1)][(2)][(3)][(4)]lung nach Wahl der Gläubiger. Die Emittentin hat, sofern ein Gläubiger der Emittentin seine entsprechende Absicht mindestens [15] [andere Anzahl einfügen] und höchstens [30] [andere Anzahl einfügen [Tage] [Geschäftstage] im Voraus mitteilt, die entsprechenden [Schuldverschreibungen] [Zertifikate] am [Wahlrückzahlungstag bzw. Wahlrückzahlungstage einfügen] (jeweils ein "Wahlrückzahlungstag") zu ihrem Wahlrückzahlungsbetrag [zzgl. bis zum Rückzahlungstag (ausschließlich) aufgelaufener Zinsenl zurückzuzahlen. Um dieses Recht auszuüben, muss der Gläubiger eine ordnungsgemäß ausgefüllte Kündigungserklärung in der bei jeder Zahlstelle oder der Emittentin erhältlichen Form abgeben. Die Ausübung dieses Rechts muss sich auf Schuldverschreibungen/Zertifikate in Höhe von mindestens [Nominale / Stückanzahl oder anderes einfügen]. Einer Kündigungserklärung kann nicht zurückgezogen oder widerrufen werden.]

[Im Fall, dass "Vorzeitige Kündigung bei Vorliegen eines Außerordentlichen Rückzahlungsereignisses und/oder anderer Ereignisse" im Konditionenblatt bestimmt ist, einfügen:]

[[(1)] [(2)] [(3)]/[(4)][(5)] Vorzeitige Kündigung. Die Emittentin kann die [Schuldverschreibungen] [Zertifikate] jederzeit vor dem [Fälligkeitstag] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] bei Vorliegen eines Außerordentlichen Rückzahlungsereignisses [und/oder] [weitere Ereignisse einfügen] vorzeitig zurückzahlen. Die Emittentin wird die

ber | [days] | Business Day | after the notice of early redemption in accordance with § 11 has been published [insert other date(s) pursuant to the Final Terms and provided that such date does not fall later than [two] [insert other number [days'] [Business Days'] prior to the [Maturity Date] [insert other relevant date(s) in case of [Notes] [Certificates] without fixed maturity date (the "Early Redemption Date") and will pay or cause to be paid the Early Redemption Amount In Case Of An Extraordinary (Redemption) Event [together with interest accrued to but excluding the Early Redemption Datel in respect of such [Notes] [Certificates] to the relevant [Noteholders] [Certificateholders] for value of such Early Redemption Date, subject to any applicable fiscal or other laws or regulations and subject to and in accordance with these Terms and Conditions. Payments of any applicable taxes and redemption expenses will be made by the relevant [Noteholder] [Certificateholder] and the Issuer shall not have any liability in respect thereof.

[Insert in case of Early Redemption:]

The "Early Redemption Amount In Case Of An Extraordinary (Redemption) Event" [[in case of interest bearing [Notes] [Certificates]:]in respect of each [Note] [Certificate] shall be [its [Specified Denomination] [non-par value] together, if appropriate, with interest accrued to (but excluding) the date of redemption.] [[otherwise insert:] in respect of each [Note] [Certificate] shall be [insert early redemption amount per Specified Denomination/non-par value] [an amount in [insert Product Currency] determined by the Calculation Agent].]

[The "Optional Redemption Amount" in respect of each [Note] [Certificate] shall be [its [Specified Denomination] [non-par value]] [otherwise insert optional redemption amount per Specified Denomination/non-par value]. The Optional Redemption Amount shall be adjusted in accordance with § 4f.]]

§ 6 (Payments)

(1) Payments. All payments in respect of [Notes] [Certificates] shall be made, subject to applicable fiscal and other laws and regulations, in the Product Currency to the securities deposi-

[Schuldverschreibungen] [Zertifikate] vollständig (aber nicht nur teilweise) am [[zweiten] [andere Anzahl einfügen [Tag] [Geschäftstag], nachdem die Benachrichtigung der vorzeitigen Rückzahlung gemäß § 11 veröffentlicht wurde] [andere(s) Datum(en) gemäß Konditionenblatt einfügen], vorausgesetzt, dass dieser Tag nicht später als [zwei] [andere Anzahl einfügen] [Tage] [Geschäftstage] vor dem [Fälligkeitstag] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] liegt (der "Vorzeitige Rückzahlungstag"), zurückzahlen und wird den Vorzeitigen Rückzahlungsbetrag nach einem Außerordentlichen (Rückzahlungs-) Ereignis im Hinblick auf die [Schuldverschreibungen] [Zertifikate| mit Wertstellung dieses Vorzeitigen Rückzahlungstags [zzgl. bis zum Vorzeitigen Rückzahlungstag aufgelaufener Zinsen] an die entsprechenden Gläubiger zahlen oder eine entsprechende Zahlung, im Einklang mit den maßgeblichen Steuergesetzen oder sonstigen gesetzlichen oder behördlichen Vorschriften und in Einklang mit und gemäß diesen Emissionsbedingungen veranlassen. Zahlungen von Steuern oder vorzeitigen Rückzahlungsgebühren sind von den entsprechenden Gläubigern zu tragen und die Emittentin übernimmt hierfür keine Haftung.

[Bei Vorzeitiger Rückzahlung einfügen:]

Der "Vorzeitiger Rückzahlungsbetrag nach einem Außerordentlichen (Rückzahlungs-) Ereignis" [[im Fall von verzinslichen [Schuldverschreibungen] [Zertifikaten] einfügen:] jede[r] [s] [Schuldverschreibung] [Zertifikats] ist ihr [Nennbetrag] [Nennwert]] [[anderenfalls einfügen:] jede[r] [s] [Schuldverschreibung] [Zertifikats] ist [Vorzeitigen Rückzahlungsbetrag pro Nennbetrag/Nennwert einfügen] [ein Betrag in [Produktwährung einfügen], welcher von der Berechnungsstelle bestimmt wird].]

[Der "Wahlrückzahlungsbetrag" jede[r] [s] [Schuldverschreibung] [Zertifikats] ist ihr [Nennbetrag] [Nennwert] [anderenfalls Wahlrückzahlungsbetrag pro Nennbetrag/Nennwert einfügen]. Der Wahlrückzahlungsbetrag wird gemäß § 4f angepasst.]

§ 6 (Zahlungen)

(1) Zahlungen. Alle Zahlungen auf die [Schuldverschreibungen] [Zertifikate] erfolgen nach Maßgabe der anwendbaren steuerlichen und sonstigen Gesetze und Vorschriften in der festge-

tary or to its order for credit to the accounts of the relevant account holders.

(2) Business Day. If the date for payment of any amount in respect of any [Note] [Certificate] is not a Business Day, then the [Noteholder] [Certificateholder] shall not be entitled to payment until the next Business Day in the relevant place and shall not be entitled to further interest or other payment in respect of such delay.

"Business Day" means a day on which (other than Saturday and Sunday) [[(a)] banks are open for business (including dealings in foreign exchange and foreign currency deposits) in [enter all other relevant business centres] [and (b)] all relevant parts of the Trans-European Automated Real-Time Gross Settlement Express Transfer System 2 or any successor system thereto ("TARGET") are operating to effect payments in Euro].

- (3) *Discharge.* The Issuer shall be discharged by payment to, or to the order of, the securities depositary.
- (4) Par value instruments. Where an amount calculated in accordance with these terms and conditions to be paid on par value instruments is expressed as a percentage, the amount to be actually paid out to the [Noteholder] [Certificateholder] is calculated by a multiplication of such percentage with the Specified Denomination
- (5) Foreign Currency. If an amount calculated in accordance with these terms and conditions to be paid is denominated in a currency (the "Foreign Currency") other than the Product Currency [insert if Note is not a "quanto" instrument: such amount shall be converted into the Product Currency on the basis of [insert currency conversion provisions]] [insert if Certificate is a "quanto" instrument: a respective Foreign Currency unit of such amount corresponds to a unit of the Product Currency] [but which shall always be equal to or greater than zero and, in the event that such amount will be less than zero, shall be deemed to be zero].]
- (6) No Negative Payments. Any amount to be paid in accordance with these terms and conditions shall always be equal to or greater than zero and, in the event that such amount calculated in accordance with these terms and conditions will be less than zero, such amount shall be deemed to be zero.

legten Produktwährung an die Wertpapiersammelbank oder deren Order zur Gutschrift auf den Konten der betreffenden Kontoinhaber.

(2) Geschäftstag. Fällt der Fälligkeitstag einer Zahlung in Bezug auf ein[e] [Schuldverschreibung] [Zertifikat] auf einen Tag, der kein Geschäftstag ist, hat der Gläubiger keinen Anspruch auf Zahlung vor dem nächsten Geschäftstag am jeweiligen Ort und ist nicht berechtigt, zusätzliche Zinsen oder sonstige Zahlungen auf Grund dieser Verspätung zu verlangen.

"Geschäftstag" ist jeder Tag (außer einem Samstag und einem Sonntag), an dem [[(a)] die Banken in [alle maßgeblichen Finanzzentren einfügen] für Geschäfte (einschließlich Devisenhandelsgeschäfte und Fremdwährungseinlagengeschäfte) geöffnet sind] [und (b)] alle für die Abwicklung von Zahlungen in Euro wesentlichen Teile des Trans-European Automated Real-Time Gross Settlement Express Transfer Systems 2 oder eines Nachfolgesystems ("TARGET") in Betrieb sind].

- (3) Erfüllung. Die Emittentin wird durch Zahlung an oder an die Order der Wertpapiersammelbank von ihren Zahlungsverpflichtungen befreit.
- (4) *Prozentnotiz*. Wenn ein gemäß diesen Bedingungen berechneter Betrag, der auf Instrumente mit Prozentnotiz zu zahlen ist, einen als Prozentsatz ausgedrückten Betrag ergibt, wird der tatsächlich an die Gläubiger auszubezahlende Geldbetrag durch eine Multiplikation dieses Prozentsatzes mit dem Nennbetrag berechnet.
- (5) Fremdwährung. Wenn ein gemäß diesen Bedingungen berechneter Betrag, der auf Instrumente zu zahlen ist, in einer anderen Währung (die "Fremdwährung") als der Produktwährung denominiert ist, [einfügen, wenn die Instrumente keine "Quanto" Instrumente sind: wird dieser auf Basis [Wechselkursbestimmungen einfügen] in die Produktwährung umgewechselt] [einfügen, wenn die Instrumente "Quanto" Instrument sind: eine Einheit der Fremdwährung des maßgeblichen Betrags einer Einheit der Produktwährung entspricht] [und der in jedem Fall größer als oder gleich Null sein wird und, sollte dieser Betrag negativ sein, als Null gilt].]
- (6) Keine Negativen Rückzahlungsbeträge. Jeder gemäß diesen Bedingungen berechneter Betrag, der auf Instrumente zu zahlen ist, muss in jedem Fall größer als oder gleich Null sein und, sollte ein gemäß diesen Bedingungen berechneter Betrag negativ sein, gilt stattdessen ein Betrag von Null.

§ 7 (Taxation)

All payments of principal and/or interest in respect of the [Notes] [Certificates] will be made free and clear of, and without withholding or deduction for, any taxes, duties, assessments or governmental charges of whatever nature imposed, levied, collected, withheld or assessed by or within Austria or any authority therein or thereof having power to tax, unless such withholding or deduction is required by law in which case payments to [Noteholders] [Certificateholders] will be reduced accordingly.

§ 8 (Prescription)

Claims of any kind against the Issuer arising under the [Notes] [Certificates] will be prescribed thirty years after the earlier of the date on which the early redemption or the date on which the ordinary redemption of the [Notes] [Certificates] has become due, except for claims for interests which will be prescribed three years after such interest claims have become due.

§ 9 (Agents)

(1) Appointment. The Paying Agents and the Calculation Agent (together the "Agents") are:

Paying Agent[s]:

[Raiffeisen Centrobank Aktiengesellschaft Tegetthoffstraße 1 A-1015 Vienna Austria]

[insert other Paying Agents and specified offices]

[delete the Calculation Agent for issues of [Notes] [Certificates] where a Calculation Agent is not required]

Calculation Agent:

[Raiffeisen Centrobank Aktiengesellschaft Tegetthoffstraße 1 A-1015 Vienna Austria]

[insert other Calculation Agent and specified office]

§ 7 (Besteuerung)

Alle in Bezug auf die [Schuldverschreibungen] [Zertifikate] zahlbaren Kapital- und/oder Zinsbeträge werden an der Quelle ohne Einbehalt oder Abzug für oder wegen gegenwärtiger oder zukünftiger Steuern, Abgaben oder Gebühren gleich welcher Art gezahlt, die von oder in Österreich oder einer politischen Untergliederung oder einer Steuerbehörde von Österreich im Wege des Einbehalts oder des Abzugs auferlegt, einbehalten oder erhoben werden, es sei denn, ein solcher Abzug oder Einbehalt oder Abzug ist gesetzlich vorgeschrieben. In diesem Fall werden die Zahlungen an die Gläubiger entsprechend reduziert.

§ 8 (Verjährung)

Ansprüche jeglicher Art gegen die Emittentin unter den [Schuldverschreibungen] [Zertifikaten] verjähren 30 Jahre nach dem Zeitpunkt, an dem die vorzeitige Rückzahlung oder, wenn dies früher ist, die ordentliche Rückzahlung fällig sind, ausgenommen dass Ansprüche auf Zinszahlungen drei Jahre nach Fälligkeit verjähren.

§ 9 (Beauftragte Stellen)

(1) Bestellung. Die Zahlstellen und die Berechnungsstelle (zusammen die "beauftragten Stellen") sind:

Zahlstelle[n]:

[Raiffeisen Centrobank Aktiengesellschaft Tegetthoffstraße 1 A-1015 Wien Österreich]

[andere Zahlstelle(n) und bezeichnete Geschäftsstellen einfügen]

[die Angabe der Berechnungsstelle ist zu streichen bei der Begebung von [Schuldverschreibungen] [Zertifikaten], die keine Berechnungsstelle erfordern]

Berechnungsstelle:

[Raiffeisen Centrobank Aktiengesellschaft Tegetthoffstraße 1 A-1015 Wien Österreich]

[andere Berechnungsstelle und bezeichnete Geschäftsstelle einfügen]

- (2) Variation or Termination of Appointment. The Issuer reserves the right at any time to vary or terminate the appointment of any Agent and to appoint additional or other Paying Agents or another Calculation Agent. Any variation, termination, appointment or change shall only take effect (other than in the case of insolvency, when it shall be of immediate effect) after not less than 30 nor more than 45 days' prior notice thereof shall have been given to the [Noteholders] [Certificateholder]in accordance with § 11.
- (3) Agent of the Issuer. Any Agent acts solely as the agent of the Issuer and does not assume any obligations towards or relationship of agency or trust for any [Noteholder] [Certificateholder].
- (4) Determinations Binding. All certificates, communications, opinions, determinations, calculations, quotations and decisions given, expressed, made or obtained for the purposes of these Terms and Conditions by the Calculation Agent shall (in the absence of manifest error) be binding on the Issuer, the Paying Agents and the [Noteholders] [Certificateholders].]
- (5) None of the Calculation Agent or the Paying Agents shall have any responsibility in respect of any error or omission or subsequent correcting made in the calculation or publication of any amount in relation to the [Notes] [Certificates], whether caused by negligence or otherwise (other than gross negligence or wilful misconduct).

§ 10 (Further Issues, Purchases, Cancellation)

- (1) Further Issues. The Issuer may from time to time without the consent of the [Noteholders] [Certificateholders] create and issue further [Notes] [Certificates] having the same terms and conditions as the [Notes] [Certificates] (except for the issue price[,] [and] the Issue Date, [the Interest Commencement Date and the first Interest Payment Date]) and so that the same shall be consolidated and form a single Series with such [Notes] [Certificates], and references to ["Notes"] ["Certificates"] shall be construed accordingly.
- (2) *Purchases.* The Issuer may at any time purchase [Notes] [Certificates] at any price in the open market or otherwise. If purchases are made by tender, tenders must be available to all [Note-

- (2) Änderung der Bestellung oder Abberufung. Die Emittentin behält sich das Recht vor, jederzeit die Bestellung einer beauftragten Stelle zu ändern oder zu beenden und zusätzliche oder andere Zahlstellen oder eine andere Berechnungsstelle zu bestellen. Eine Änderung, Abberufung, Bestellung oder ein sonstiger Wechsel wird nur wirksam (außer im Insolvenzfall, in dem eine solche Änderung sofort wirksam wird), sofern die Gläubiger hierüber gemäß § 11 vorab unter Einhaltung einer Frist von mindestens 30 und nicht mehr als 45 Tagen informiert wurden.
- (3) Beauftragte der Emittentin. Jede beauftragte Stelle handelt ausschließlich als Beauftragte der Emittentin und übernimmt keinerlei Verpflichtungen gegenüber den Gläubigern und es wird kein Auftrags- oder Treuhandverhältnis zwischen ihr und den Gläubigern begründet.
- (4) Verbindlichkeit der Festsetzungen. Alle Bescheinigungen, Mitteilungen, Gutachten, Festsetzungen, Berechnungen, Quotierungen und Entscheidungen, die von der Berechnungsstelle für die Zwecke dieser Emissionsbedingungen gemacht, abgegeben, getroffen oder eingeholt werden, sind (sofern nicht ein offensichtlicher Irrtum vorliegt) für die Emittentin, die die Zahlstellen und die Gläubiger bindend.
- (5) Weder die Berechnungsstelle noch die Zahlstellen übernehmen eine Haftung für irgendeinen Irrtum oder eine Unterlassung oder irgendeine darauf beruhende nachträgliche Korrektur in der Berechnung oder Veröffentlichung irgendeines Betrags zu den [Schuldverschreibungen] [Zertifikaten], sei es auf Grund von Fahrlässigkeit oder aus sonstigen Gründen.

§ 10 (Aufstockung. Ankauf. Entwertung)

- (1) Außtockung. Die Emittentin ist berechtigt, jederzeit ohne Zustimmung der Gläubiger weitere [Schuldverschreibungen] [Zertifikate] mit gleicher Ausstattung (mit Ausnahme des Emissionspreises[,] [und] des Begebungstags [, des Verzinsungsbeginns und des ersten Zinszahlungstags]) in der Weise zu begeben, dass sie mit diesen [Schuldverschreibungen] [Zertifikate] eine einheitliche Serie bilden, wobei in diesem Fall der Begriff ["Schuldverschreibungen"] ["Zertifikate"] entsprechend auszulegen ist.
- (2) Ankauf. Die Emittentin ist jederzeit berechtigt, [Schuldverschreibungen] [Zertifikate] im Markt oder anderweitig zu jedem beliebigen Preis zu kaufen. Sofern diese Käufe durch öffentliches

holders] [Certificateholders] alike. Such [Notes] [Certificates] may be held, reissued, resold or cancelled, all at the option of the Issuer.

(3) *Cancellation*. All [Notes] [Certificates] redeemed in full shall be cancelled forthwith and may not be reissued or resold.

§ 11 (Notices)

- (1) Publication. Unless applicable stock exchange regulations or law require another method of publication, all notices concerning the [Notes] [Certificates] shall be published on the Internet on website www.[insert address] or in a leading daily newspaper having general circulation in Austria [specify other or additional location]]. This newspaper is expected to be the Amtsblatt zur Wiener Zeitung. Any notice so given will be deemed to have been validly given on the [[fifth] [insert other] day following the] date of such publication (or, if published more than once, on the [[fifth] [insert other] day following] the date of the first such publication).
- (2) Notification to securities depositary. The Issuer may, instead of a publication pursuant to subparagraph (1) above, deliver the relevant notice to the securities depositary for communication to the [Noteholders] [Certificateholders], provided that, so long as any [Notes] [Certificates] are listed on any stock exchange, the rules of such stock exchange permit such form of notice. Any such notice shall be deemed to have been given to the [Noteholders] [Certificateholders] on the [[fifth] [insert other] day after the] day on which the said notice was given to the securities depositary.

§ 12 (Governing Law. Jurisdiction)

- (1) Governing Law. The [Notes] [Certificates] are governed by Austrian law, excluding its conflict of laws rules where their application would lead to the applicability of a foreign law.
- (2) *Jurisdiction*. The exclusive place of jurisdiction for all proceedings arising out of or in connection with the [Notes] [Certificates] shall be

Angebot erfolgen, muss dieses Angebot allen Gläubigern gegenüber erfolgen. Die von der Emittentin erworbenen [Schuldverschreibungen] [Zertifikate] können nach Wahl der Emittentin von ihr gehalten, weiterverkauft oder entwertet werden.

(3) Entwertung. Sämtliche vollständig zurückgezahlten [Schuldverschreibungen] [Zertifikate] sind unverzüglich zu entwerten und können nicht wiederbegeben oder wiederverkauft werden.

§ 11 (Mitteilungen)

- Bekanntmachung. Wenn nicht anwendbare Börsevorschriften oder Gesetze eine andere Bekanntmachungsmethode erfordern, werden alle Bekanntmachungen hinsichtlich der [Schuldverschreibungen] [Zertifikate] betreffenden Mitteilungen im Internet auf der Website www.[Internetadresse einfügen] oder in einer führenden Tageszeitung mit allgemeiner Verbreitung in Österreich [ggf. anderen Ort einfügen] veröffentlicht. Diese Tageszeitung wird voraussichtlich das Amtsblatt zur Wiener Zeitung sein. Jede derartige Mitteilung gilt mit dem [[fünften] [anderen einfügen] Tag nach dem] Tag der Veröffentlichung (oder bei mehreren Veröffentlichungen mit dem [[fünften] [anderen einfügen] Tag nach dem] Tag der ersten solchen Veröffentlichung) als wirksam erfolgt.
- (2) Mitteilungen an die Wertpapiersammelbank. Die Emittentin ist berechtigt, eine Veröffentlichung nach Absatz 1 durch eine Mitteilung an die Wertpapiersammelbank zur Weiterleitung an die Gläubiger zu ersetzen, vorausgesetzt, dass in Fällen, in denen die [Schuldverschreibungen] [Zertifikate] an einer Börse notiert sind, die Regeln dieser Börse diese Form der Mitteilung zulassen. Jede derartige Mitteilung gilt [am] [[fünften Tag] [anderen einfügen] nach dem] Tag der Mitteilung an die Wertpapiersammelbank als den Gläubigern mitgeteilt.

§ 12 (Anwendbares Recht. Gerichtsstand)

- (1) Anwendbares Recht. Die [Schuldverschreibungen] [Zertifikate] unterliegen österreichischem Recht, ausgenommen dessen Regelungen des internationalen Privatrechts, soweit daraus die Anwendbarkeit eines ausländischen Rechts resultieren würde.
- (2) *Gerichtsstand*. Ausschließlich zuständig für sämtliche im Zusammenhang mit den [Schuldverschreibungen] [Zertifikaten] entstehen-

the court competent for the first district of Vienna, Austria. The [Noteholders] [Certificateholders], however, may also pursue their claims before any other court of competent jurisdiction.

den Klagen oder sonstige Verfahren ist das für den ersten Wiener Gemeindebezirk sachlich zuständige Gericht. Die Gläubiger können ihre Ansprüche jedoch auch vor anderen zuständigen Gerichten geltend machen.

§ 13 (Language)

[If the Conditions shall be in the German language with an English language translation insert:

These Conditions are written in the German language and provided with an English language translation. The German text shall be controlling and binding. The English language translation is provided for convenience only.]

[If the Conditions shall be in the English language with a German language translation insert:

These Conditions are written in the English language and provided with a German language translation. The English text shall be controlling and binding. The German language translation is provided for convenience only.]

[If the Conditions shall be in the German language only:

These Conditions are written in the German language only.l

[If the Conditions shall be in the English language only:

These Conditions are written in the English language only.]

§ 13 (Sprache)

[Falls die Emissionsbedingungen in deutscher Sprache mit einer Übersetzung in die englische Sprache abgefasst sind, einfügen:

Diese Emissionsbedingungen sind in deutscher Sprache abgefasst. Eine Übersetzung in die englische Sprache ist beigefügt. Der deutsche Text ist bindend und maßgeblich. Die Übersetzung in die englische Sprache ist unverbindlich.]

[Falls die Emissionsbedingungen in englischer Sprache mit einer Übersetzung in die deutsche Sprache abgefasst sind, einfügen:

Diese Emissionsbedingungen sind in englischer Sprache abgefasst. Eine Übersetzung in die deutsche Sprache ist beigefügt. Der englische Text ist bindend und maßgeblich. Die Übersetzung in die deutsche Sprache ist unverbindlich.]

[Falls die Emissionsbedingungen ausschließlich in deutscher Sprache abgefasst sind, einfügen:

Diese Emissionsbedingungen sind ausschließlich in deutscher Sprache abgefasst.]

[Falls die Emissionsbedingungen ausschließlich in englischer Sprache abgefasst sind, einfügen:

Diese Emissionsbedingungen sind ausschließlich in englischer Sprache abgefasst.]

GENERAL TERMS AND CONDITIONS OF THE WARRANTS

GENERAL TERMS AND CONDITIONS OF THE WARRANTS

ALLGEMEINE EMISSIONSBEDINGUNGEN DER OPTIONSSCHEINE

This [Tranche of this] Series of Warrants is issued pursuant to the Structured Notes Programme of Raiffeisen Centrobank Aktiengesellschaft (the "Issuer"). Copies of the ISDA Equity, Commodity and Fund Derivative Definitions are available for inspection during normal business hours by the holders of the Warrants (the "Warrantholders") at the specified office of the Issuer.

[In the case of non-consolidated Terms and Conditions insert:]

The provisions of these Terms and Conditions apply to the Warrants as completed or supplemented by the terms of the final terms which is attached hereto (the "Final Terms"). The blanks in the provisions of these Terms and Conditions which are applicable to the Warrants shall be deemed to be completed by the information contained in the Final Terms as if such information were inserted in the blanks of such provisions; any provisions of the Final Terms modifying, supplementing or replacing the provisions of these Terms and Conditions shall be deemed to so modify, supplement or replace the provisions of these Terms and Conditions; alternative or optional provisions of these Terms and Conditions as to which the corresponding provisions of the Final Terms are not completed or are deleted shall be deemed to be deleted from these Terms and Conditions; and all provisions of these Terms and Conditions which are inapplicable to the Warrants (including instructions, explanatory notes and text set out in square brackets) shall be deemed to be deleted from these Terms and Conditions, as required to give effect to the terms of the Final Terms. Copies of the Final Terms may be obtained free of charge by any Warrantholder at the specified office of the Issuer and at the specified office of the Calculation Agent.]

§ 1 (Product Currency. Denomination. Form. Common Depository)

(1) Product Currency. Form. This Series of Warrants (the "Warrants") of Raiffeisen Cen-

Diese [Tranche dieser] Serie von Optionsscheinen wird gemäß dem "Structured Notes Programm" der Raiffeisen Centrobank Aktiengesellschaft (die "Emittentin") begeben. Kopien der ISDA Equity, Commodity und Fund Derivative Definitions können bei der bezeichneten Geschäftsstelle der Emittentin von den Gläubigern der Optionsscheine (die "Gläubiger") während der üblichen Geschäftszeiten eingesehen werden.

[[im Fall von nicht-konsolidierten Bedingungen einfügen:]

Die Bestimmungen dieser Emissionsbedingungen gelten für die Optionsscheine so, wie sie durch die Angaben des beigefügten Konditionenblattes (das "Konditionenblatt") vervollständigt oder ergänzt werden. Die Lücken in den auf die Optionsscheine anwendbaren Bestimmungen dieser Emissionsbedingungen gelten als durch die im Konditionenblatt enthaltenen Angaben ausgefüllt, als ob diese Angaben in den betreffenden Bestimmungen eingefügt wären; sofern das Konditionenblatt eine Abänderung, Ergänzung oder Ersetzung der Bestimmungen dieser Emissionsbedingungen vorsieht, gelten die betreffenden Bestimmungen der Emissionsbedingungen als entsprechend vervollständigt oder ergänzt; alternative oder wählbare Bestimmungen dieser Emissionsbedingungen, deren entsprechende Teile im Konditionenblatt nicht ausdrücklich ausgefüllt oder die gestrichen sind, gelten als aus diesen Emissionsbedingungen gestrichen; sämtliche auf die Optionsscheine nicht anwendbaren Bestimmungen dieser Emissionsbedingungen (einschließlich der Anweisungen, Erläuterungen und der Texte in eckigen Klammern) gelten als aus diesen Emissionsbedingungen gestrichen, so dass die Bestimmungen des Konditionenblatts Geltung erhalten. Kopien des Konditionenblatts sind für die Gläubiger kostenlos bei der bezeichneten Geschäftsstelle der Berechnungsstelle erhältlich.]

§ 1 (Produktwährung. Stückelung. Form. Wertpapiersammelbank)

(1) *Produktwährung. Form.* Diese Serie von Optionsscheinen (die "**Optionsscheine**") der

trobank Aktiengesellschaft is issued in [in the case of Warrants having a specified denomination insert:] [insert product currency] (the "Product Currency" or "[insert abbreviation of the product currency]") in an aggregate principal amount of [insert abbreviation of the product currency] [insert amount] (in words: [insert principal amount in words]) on [insert issue date (the "Issue Date") [and is divided in denominations of [insert denominations] (the "Specified Denomination")] [in the case of Warrants having a no-par value insert: | [insert number of units] units quoted in [insert product currency] (the "Product Currency" or "[insert abbreviation of the product currency]") on [insert issue date (the "Issue Date") [having a non-par value of [insert abbreviation of the product currency] [insert non-par value] each]]. The Warrants are being issued in bearer form, and Warrantholders will not have the right to receive definitive Warrants.

- (2) Global Note. The Warrants are represented by a permanent global note (the "Global Note") without coupons which shall be signed by authorised signatories of the Issuer.
- (3) Securities Depositary. Each Global Note will be kept in custody by or on behalf of Oesterreichische Kontrollbank Aktiengesellschaft in its function as a central securities depository until all obligations of the Issuer under the Warrants have been satisfied. The Warrantholders have claims to co-ownership shares in the respective Global Note which may be transferred in accordance with Austrian law and the rules and regulations of Oesterreichische Kontrollbank Aktiengesellschaft.

§ 2 (Status)

The obligations under the Warrants constitute unsecured and unsubordinated obligations of the Issuer ranking *pari passu* among themselves and *pari passu* with all other unsecured and unsubordinated obligations of the Issuer, save for such obligations as may be preferred by mandatory provisions of law.

Raiffeisen Centrobank Aktiengesellschaft wird [[bei Optionsscheinen mit einer Kursnotiz angeben]: in [Produktwährung einfügen] (die "Produktwährung" oder "[Kürzel der Produktwährung einfügen]") im Gesamtnennbetrag von [Kürzel der Produktwährung einfügen] [Gesamtnennbetrag einfügen] (in Worten: [Gesamtnennbetrag in Worten einfügen])] am [Begebungstag einfügen] (der "Begebungstag") begeben und ist eingeteilt in Stückelungen von [festgelegte Stückelungen einfügen [(der "Nennbetrag")] [[bei Optionsscheinen mit einer Stücknotiz angeben]: in [Anzahl der Stücke einfügen] Stücken in [Produktwährung einfügen] (die "Währung" oder "[Kürzel der Produktwährung einfügen]") am [Begebungstag einfügen] (der "Begebungstag") [ohne Nennwert] begeben [, jeweils mit einem Nennwert von [Kürzel der Produktwährung einfügen [Nennwert einfügen] (der "Nennwert")]. Die Optionsscheine lauten auf den Inhaber und die Gläubiger haben kein Recht, die Ausstellung effektiver Urkunden zu verlangen.

- (2) Globalurkunde. Die Optionsscheine sind durch eine Dauerglobalurkunde (die "Globalurkunde" ohne Zinsscheine verbrieft, welche die Unterschriften zweier ordnungsgemäß bevollmächtigten Vertreter der Emittentin trägt.
- (3) Wertpapiersammelbank. Jede Globalurkunde wird so lange von einem oder im Namen der Oesterreichische Kontrollbank Aktiengesellschaft in ihrer Funktion als Wertpapiersammelbank verwahrt, bis sämtliche Verbindlichkeiten der Emittentin aus den Optionsscheine erfüllt sind. Den Gläubigern stehen Miteigentumsanteile an der jeweiligen Globalurkunde zu, die gemäß den Regelungen österreichischen Rechts und Bestimmungen der Oesterreichischen Kontrollbank Aktiengesellschaft übertragen werden können.

§ 2 (Rang)

Die Verpflichtungen aus den Optionsscheine begründen unbesicherte und nicht nachrangige Verbindlichkeiten der Emittentin, die untereinander und mit allen anderen unbesicherten und nicht nachrangigen Verbindlichkeiten der Emittentin gleichrangig sind, soweit diesen Verbindlichkeiten nicht durch zwingende gesetzliche Bestimmungen ein Vorrang eingeräumt wird.

§ 3 (Interest)

There will not be any payments of interest on the Warrants.

§ 4

(Term. Underlying. Option Right. Redemption Amount. Exercise. [Automatic Exercise.] Minimum Exercise Number. Exercise Notice. Delivery of Warrants. Payment of the Redemption Amount. Expiry of Option Right.)

- (1) Term. The issue and term of the Warrants commences on [insert date] and ends at [10:00 hours, Vienna local time] [insert other] on [insert date] (the "Final Valuation Date") in case of Knock-Out Certificates insert: or in case that a Knock-Out Event has occurred on the day on which the Barrier-Event has occurred].
- (2) The "Underlying" of the Warrants is [insert description of Underlying] [insert if physical delivery of other assets than Underlying is possible: , provided that for purposes of physical delivery pursuant to § 6 only, the reference to "Underlying" shall include, at the option of the Issuer [insert other assets]].
- (3) Option Right. The Issuer grants to the Warrantholders the right (the "Option Right") for each Warrant [in case of cash settlement insert:] [to receive the Redemption Amount in the Product Currency] [in case of physical delivery insert:] [in case of Call-Warrants insert:] [to receive] [in case of Put-Warrants insert:] [to deliver] an amount of Underlyings pursuant to § 6 of these Conditions.
- (4) Redemption Amount. The "Redemption Amount" shall be calculated pursuant to § 4d.
- (5) Exercise. [if the type of exercise of the Warrants is specified as "American Style" in the Final Terms, insert:] [the Option Right pursuant to § 4(3) may be validly exercised at all times during the term of the Warrants on any Business Day during normal business hours] [if the type of exercise of the Warrants is specified as "European Style" in the Final Terms, insert:] [the Option Right according to § 4(3) may be validly exercised on the last Business Day of the term of the Warrants during normal business hours] [in-

§ 3 (Verzinsung)

Zinszahlungen auf die Optionsscheine erfolgen nicht.

§ 4

(Laufzeit. Basiswert. Optionsrecht. Einlösungsbetrag. Ausübung. [Automatische Ausübung.] Mindestausübungsmenge. Ausübungserklärung. Lieferung der Optionsscheine. Gutschrift des Einlösungsbetrages. Erlöschen des Optionsrechtes.)

- (1) Laufzeit. Die Ausgabe und Laufzeit der Optionsscheine beginnt am [Datum einfügen] und endet um [10:00 Uhr Ortszeit Wien] [andere Zeit einfügen] am [Datum einfügen] (der "Finale Bewertungstag") [im Fall von Knock-Out Zertifikaten einfügen: oder, falls ein Knock-Out Ereignis eingetreten ist, am Tag an dem das Barriere-Ereignis stattfindet].
- (2) Der "Basiswert" der Optionsscheine ist [Beschreibung des Basiswertes einfügen] [einfügen, wenn physische Lieferung von anderen Vermögenswerten als dem Basiswert möglich sein soll: vorausgesetzt, dass ausschließlich für Zwecke der physischen Lieferung gemäß § 6 der Verweis auf "Basiswert" nach Wahl der Emittentin [anderen Vermögenswert einfügen] umfassen soll].
- (3) Optionsrecht. Die Emittentin gewährt jedem Inhaber von Optionsscheinen das Recht (das "Optionsrecht"), für jeden Optionsschein [im Fall von Cash-Settlement einfügen:] [den Einlösungsbetrag in der Produktwährung ausbezahlt zu erhalten] [im Fall physischer Lieferung einfügen:] [die Basiswerte gemäß § 6 [bei Call-Optionsscheinen:] [geliefert zu erhalten (Kaufoptionsschein)] [bei Put-Optionsscheinen:] [zu liefern (Verkaufsoptionsschein)].
- (4) Einlösungsbetrag. Der "Einlösungsbetrag" wird gemäß § 4d berechnet.
- (5) Ausübung. [wenn die Ausübungsart der Optionsscheine als "amerikanisch" bezeichnet ist, einfügen:] [das Optionsrecht gemäß § 4(3) kann jederzeit während der gesamten Laufzeit an jedem Geschäftstag zu den jeweiligen Banköffnungszeiten wirksam ausgeübt werden] [wenn die Ausübungsart der Optionsscheine als "europäisch" bezeichnet ist, einfügen:] [das Optionsrecht gemäß § 4(3) am kann letzten Tag der Laufzeit zu den jeweiligen Banköffnungszeiten wirksam ausgeübt werden] [andere Ausübungsart einfügen].

sert other type of exercise]. The date on which a Warrant is validly exercised shall be its "Exercise Date".

- [(5)(a) Automatic Exercise. Option rights [which are not or not validly exercised pursuant to § 4(6)] shall be deemed to have been validly exercised on the Final Valuation Date, if the Redemption Amount is higher than zero ("Automatic Exercise"). No Automatic Exercise shall take place in the case of Warrants which are settled by physical delivery.]
- (6) Minimum Exercise Number. Warrantholders may exercise the Option Rights only in [insert number] (the "Minimum Exercise Number") or whole-numbered multiples thereof. Exercising fewer Warrants than the Minimum Exercise Number shall be invalid and of no effect. Exercising more Warrants than the Minimum Exercise Number which number is not divisible by the Minimum Exercise Number counts as exercise of the next smaller number of Warrants which is divisible by the Minimum Exercise Number.
- (7) Exercise Notice. Each Warrantholder shall submit a written notice (the "Exercise Notice") to the Calculation Agent in order to validly exercise its Option Right. The Exercise Notice shall be binding, unconditional and irrevocable on the respective Warrantholder. The submission of the Exercise Notice to the Calculation Agent shall be deemed to be effected on the day of receipt by the Calculation Agent if effected until 10:00 hours, Vienna local time; otherwise it shall be deemed to be effected on the Business Day following the day of receipt by the Calculation Agent.
- (8) Delivery of Warrants. Each Warrantholder exercising its Option Right shall deliver the respective number of Warrants, but at least the Minimum Exercise Number at the latest together with submitting the Exercise Notice to the Calculation Agent, either by irrevocable order to the Calculation Agent to retrieve the Warrants from a securities account which is, as the case may be, kept with the Calculation Agent, or by delivery of the Warrants to a securities account to be named by the Calculation Agent.
- (9) Payment of the Redemption Amount. After the Warrants have been validly exercised, the Calculation Agent shall credit on the Maturity Date the Redemption Amount, less taxes and duties to the account named in the Exercise Notice or shall procure that the Redemption Amount

Der Tag, an dem ein Optionsschein wirksam ausgeübt wird, ist sein "Ausübungstag".

- [(5)(a) Automatische Ausübung. Optionsrechte[, die nicht oder nicht wirksam gemäß § 4(6) ausgeübt worden sind,] gelten ohne weitere Voraussetzungen als an dem Finalen Bewertungstag ausgeübt, falls der Einlösungsbetrag positiv ist (die
 "Automatische Ausübung"). Bei Optionsscheinen, die durch physische Lieferung erfüllt werden, findet keine Automatische Ausübung statt.]
- (6) Mindestausübungsmenge. Optionsrechte können jeweils nur für [Anzahl eingeben] (die "Mindestausübungsmenge") oder ein ganzzahliges Vielfaches davon ausgeübt werden. Eine Ausübung von weniger Optionsscheinen als der Mindestausübungsmenge ist ungültig und entfaltet keine Wirkung. Eine Ausübung von mehr Optionsscheinen als der Mindestausübungsmenge, deren Anzahl nicht durch die Mindestausübungsmenge teilbar ist, gilt als Ausübung der nächstkleineren Anzahl von Optionsscheinen, die durch die Mindestausübungsmenge teilbar ist.
- (7) Ausübungserklärung. Zur Ausübung des Optionsrechtes muss der jeweilige Inhaber der Optionsscheine eine schriftliche Erklärung (die "Ausübungserklärung") bei der Berechnungsstelle einreichen. Die Ausübungserklärung ist bindend, unbedingt und unwiderruflich. Die Einreichung bei der Berechnungsstelle gilt als am Tag der Einreichung erfolgt, wenn sie bis 10:00 Uhr Ortszeit Wien vorgenommen wurde; ansonsten gilt sie als an dem der Einreichung folgenden Geschäftstag als von der Berechnungsstelle empfangen.
- (8) Lieferung der Optionsscheine. Der Optionsscheininhaber hat die entsprechende Anzahl an Optionsscheinen, mindestens aber die Mindestausübungsmenge spätestens mit Abgabe der Ausübungserklärung an die Berechnungsstelle liefern, und zwar entweder durch eine unwiderrufliche Anweisung an die Berechnungsstelle, die Optionsscheine aus dem bei der Berechnungsstelle gegebenenfalls unterhaltenen Wertpapierdepot zu entnehmen oder durch Lieferung der Optionsscheine auf das durch die Berechnungsstelle namhaft zu machenden Wertpapierdepot.
- (9) Gutschrift des Einlösungsbetrages. Nach wirksamer Ausübung der Optionsscheine wird die Berechnungsstelle den Einlösungsbetrag am Fälligkeitstag (wie nachstehend definiert) abzüglich anfallender Steuern und Abgaben auf das in der Ausübungserklärung namhaft gemachte Konto

be transferred by the account holding entity on behalf of the respective Warrantholders.]

(10) Expiry of Option Right. After [10.00 hours, Vienna local time] on the Final Valuation Date, all option rights which have not been validly exercised shall cease and the Warrants shall expire.

§ 4a (General Definitions)

The "Exercise Reference Price" shall be (i) the Final Reference Price if the Exercise Date is the Final Valuation Date, or (ii) the [Closing Price / Settlement Price / insert other as is specified in the Final Terms] of the Underlying on the Exercise Date if the Exercise Date is not the Final Valuation Date.

The "Final Reference Price of the [Underlying] [Basket Component] means the [insert Closing Price / Intraday Price / Settlement Price / other Price as is specified in the Final Terms] of the [Underlying] [Basket Component] on the Final Valuation Date.

[In case of instruments with a fixed term, insert: "Final Valuation Date" means [insert date].]

The "Initial Reference Price of the [Underlying] [Basket Component] means the [insert Closing Price / Intraday Price / Settlement Price / other Price as is specified in the Final Terms] of the [Underlying] [Basket Component] on the Initial Valuation Date.

"Initial Valuation Date" means [insert date].

"Reference Price" means the Exercise Reference Price, Initial Reference Price and the Final Reference Price [and *insert further Price as is specified in the Final Terms*]. The consequences of adjustment events, corrections, market disruption events and extraordinary events on any Reference Price are set out in § 4a and § 4b.

"Valuation Date(s)" means the Initial Valuation Date, the Exercise Date and the Final Valuation Date [and each other date which is referred to as "Valuation Date" in the Final Terms].

gutschreiben oder die Buchung durch die jeweils depotführende Stelle veranlassen.]

(10) Erlöschen des Optionsrechtes. Am Finalen Bewertungstag nach [10:00 Uhr Ortszeit Wien] erlöschen sämtliche Optionsrechte, die bis dahin nicht wirksam ausgeübt worden sind, und die Optionsscheine werden damit ungültig.

§ 4a (Allgemeine Definitionen)

Der "Ausübungsreferenzpreis" ist (i) wenn der Ausübungstag gleich dem Finalen Bewertungstag ist, der Finale Referenzpreis und (ii) wenn der Ausübungstag nicht gleich dem Finalen Bewertungstag ist, der [im Konditionenblatt bestimmten Schlusskurs / Abrechnungskurs / anderen Kurs einfügen] des Basiswerts, festgestellt am Ausübungstag.

Der "Finaler Referenzpreis" des [Basiswerts] [Korbbestandteiles] ist der [im Konditionenblatt bestimmten Schlusskurs / Intraday-Kurs / Abrechnungskurs / anderen Kurs einfügen] des [Basiswerts] [Korbbestandteiles], festgestellt am Finalen Bewertungstag.

[Im Falle von Instrumenten mit vorbestimmter Laufzeit einfügen: "Finaler Bewertungstag" bedeutet [Datum einfügen].]

Der "Anfängliche Referenzpreis" des [Basiswerts] [Korbbestandteiles] ist der [im Konditionenblatt bestimmten Schlusskurs / Intraday-Kurs / Abrechnungskurs / anderen Kurs einfügen] des [Basiswerts] [Korbbestandteiles], festgestellt am Anfänglichen Bewertungstag.

"Anfänglicher Bewertungstag" bedeutet [Datum einfügen].

"Referenzpreis" meint den Ausübungsreferenzpreis, den anfänglichen Referenzpreis und den Finalen Referenzpreis [und weitere Preise wie im Konditionenblatt bestimmt einfügen]. Die Auswirkungen von Anpassungsereignissen, Marktstörungen und Außergewöhnlichen Ereignissen auf einen Referenzpreis sind in § 4a und § 4b enthalten.

"Bewertungstag(e)" bedeutet den Anfänglichen Bewertungstag, den Ausübungstag und den Finalen Bewertungstag [und jeder weitere Tag, der im Konditionenblatt als "Bewertungstag" bezeichnet wird].

§ 4b (Underlying Specific Definitions)

[In case of Warrants which are documented under any of the underlying specific Supplemental Terms and Conditions commencing on page 181 of the Prospectus insert the relevant underlying specific Supplemental Terms and Conditions (below as § 4b) relating to such Warrants.]

§ 4c

([Successor Index.] [Calculation Agent Adjustment] [Correction] [Disrupted Days] [Extraordinary Event])

[In case of Warrants which are documented under any of the underlying specific Supplemental Terms and Conditions commencing on page 181 of the Prospectus insert the relevant underlying specific Supplemental Terms and Conditions (below as § 4c) relating to such Warrants.]

§ 4d (Redemption Amount)

[Insert the relevant Supplemental Special Product Definitions (§ 4d) commencing on page 257 of the Prospectus as specified in the Final Terms.]

§ 4e (Adjustments)

- (1) If the Warrant is a par value instrument (Prozentnotiz), which is not "quanto" and the amount to be adjusted is not expressed as a percentage:
- (a) If it is denominated in a currency other than the Product Currency, it shall be (i) multiplied by the Final FX, and (ii) divided by the Initial FX.
- (b) If it is not denominated in the same currency as the Initial Reference Price it shall be converted into the Product Currency on the basis of [insert currency conversion provisions].
- (c) The amount adjusted pursuant to (i) or (ii) above (if applicable) shall be divided by the Initial Reference Price.

In any case it shall finally be multiplied by the Specified Denomination.

"Initial FX" means [insert]

§ 4b (Basiswertspezifische Definitionen)

[Im Fall von Optionsscheinen, die unter einer der basiswertspezifischen Ergänzenden Emissionsbedingungen, die ab Seite 181 des Prospekts abgedruckt sind, dokumentiert werden, maßgebliche basiswertspezifische Ergänzende Emissionsbedingungen (nachstehend als Punkt § 4b) für die maßgeblichen Optionsscheinen einfügen]

§ 4c

([Nachfolge-Index] [Anpassungen durch die Berechnungsstelle] [Korrektur] [Störungstage] [Außerordentliches Ereignis])

[Im Fall von Optionsscheinen, die unter einer der basiswertspezifischen Ergänzenden Emissionsbedingungen, die ab Seite 181 des Prospekts abgedruckt sind, dokumentiert werden, maßgebliche basiswertspezifische Ergänzende Emissionsbedingungen (nachstehend als Punkt § 4c) für die maßgeblichen Optionsscheine einfügen]

§ 4d (Rückzahlungsbetrag)

[Anwendbare Ergänzenden Produktdefinitionen (§ 4d), die ab Seite 257 des Prospekts abgedruckt sind, wie in den Endgültigen Bedingungen bezeichnet, einfügen.]

§ 4e (Anpassungen)

- (1) Wenn der Optionsschein ein Prozentnotiz Instrument ist, das kein "Quanto" Instrument ist und der anzupassende Betrag nicht als Prozentsatz ausgedrückt ist:
- (a) Wenn er in einer anderen Währung als der Produktwährung ausgedrückt ist, wird er (i) mit dem Finalen FX multipliziert und (ii) durch den Anfänglichen FX dividiert.
- (b) Wenn er nicht in derselben Währung ausgedrückt ist wie der Anfängliche Referenzpreis wird dieser auf Basis [Wechselkursbestimmungen einfügen] in die Produktwährung umgewechselt.
- (c) Der, soweit anwendbar, gemäß (i) oder (ii) angepasste Betrag wird durch den Anfänglichen Referenzpreis dividiert.

Jedenfalls wird er schließlich mit dem Nennbetrag multipliziert.

"Anfänglicher FX" meint [einfügen]

"Final FX" means [insert]]

- (2) If the Warrant is a par value instrument (Prozentnotiz), which is "quanto" and the amount to be adjusted is not expressed as a percentage:
- (a) If it is denominated in a currency other than the Product Currency a respective foreign currency unit of it shall correspond to a unit of the Product Currency.
- (b) It shall be divided by the Initial Reference Price, whereas if the Initial Reference Price is denominated in a currency other than the Product Currency a respective foreign currency unit of the Initial Reference Price shall correspond to a unit of the Product Currency.

In any case it shall finally be multiplied by the Specified Denomination.]

(3) If the Warrant is a par value instrument (Prozentnotiz), which is "quanto" and the amount to be adjusted is expressed as a percentage:

In any case it shall finally be multiplied by the Specified Denomination.

(4) If the Warrant is no par value instrument (Stücknotiz):

The amount to be adjusted shall be multiplied by the Multiplier. Where the Redemption Amount is denominated in a currency (the "Foreign Currency") other than the Product Currency [insert if Certificate is not a "quanto" instrument: the Redemption Amount shall be converted into the Product Currency on the basis of [insert currency conversion provisions]] [insert if Certificate is a "quanto" instrument: a respective Foreign Currency unit of the Redemption Amount corresponds to a unit of the Product Currency].]

[The "Multiplier" is [insert Multiplier].]

§ 5 (Early Redemption)

(1) Waiver of Early Termination. The Warrantholders waive their ordinary right of early redemption of the Warrants during the term of the Warrants unless stated otherwise herein.

"Finaler FX" meint [einfügen]

- (2) Wenn der Optionsschein ein Prozentnotiz Instrument ist, das ein "Quanto" Instrument ist und der anzupassende Betrag nicht als Prozentsatz ausgedrückt ist:
- (a) Wenn in einer Währung angegeben ist, die nicht die Produktwährung ist, so wird so entspricht eine Einheit der maßgeblichen Fremdwährung einer Einheit der Produktwährung.
- (b) Er soll durch den Anfänglichen Referenzpreis dividiert werden, wobei wenn der Anfängliche Referenzpreis in einer anderen Währung als der Produktwährung ausgedrückt ist eine Einheit der Fremdwährung des Anfänglichen Referenzpreises einer Einheit der Produktwährung entsprechen soll.

Jedenfalls wird er schließlich mit dem Nennbetrag multipliziert.

(3) Wenn der Optionsschein ein Prozentnotiz Instrument ist, das ein "Quanto" Instrument ist und der anzupassende Betrag als Prozentsatz ausgedrückt ist:

Jedenfalls wird er schließlich mit dem Nennbetrag multipliziert.

(4) Wenn der Optionsschein ein Stücknotiz Instrument ist:

Der anzupassende Betrag wird mit dem Bezugsverhältnis multipliziert. Wenn der Rückzahlungsbetrag in einer anderen Währung (die "Fremdwährung") als der Produktwährung denominiert ist, [einfügen, wenn die Zertifikate keine "Quanto" Instrumente sind: wird dieser auf Basis [Wechselkursbestimmungen einfügen] in die Produktwährung umgewechselt] [einfügen, wenn die Zertifikate ein "Quanto" Instrument sind: entspricht eine Einheit der Fremdwährung des Rückzahlungsbetrags einer Einheit der Produktwährung.]

[Das "Bezugsverhältnis" entspricht [Bezugsverhältnis einfügen].]

§ 5 (Early Rückzahlung)

(1) Ausschluss der ordentlichen Kündigung. Die ordentliche Kündigung der Optionsscheine durch die Optionsscheininhaber vor Ablauf der Laufzeit ist ausgeschlossen, soweit in diesen Bedingungen

nicht ausdrücklich etwas anderes bestimmt wird.

Circumstances Relating to the Underlying. If (i) the Underlying is definitively discontinued or no longer existing, (ii) the Issuer loses its right to use the Underlying, (iii) the listing of the Underlying is definitively discontinued due to whatsoever reason, (iv) only small liquidity with regard to the respective Underlying is given, or (v) an appropriate adjustment to the changes occurred is not possible or not feasible, the Issuer shall be entitled to (without being obliged to) redeem the Warrants with a four Business Days' notice. The redemption shall be effective on the date of notice pursuant to § 11. In case of redemption, repayment shall be made three Business Days after the date of publication of the redemption at the Early Redemption Amount.

Tax Call. The Warrants shall be redeemed at their Early Redemption Amount at the option of the Issuer in whole, but not in part, at any time, on giving not less than [30] [insert other number] [days'] [Business Days'] notice to the Warrantholders (which notice shall be irrevocable) by settlement in cash in accordance with § 6 if; (i) on the occasion of the next payment or delivery due under the Warrants, the Issuer has or will become obliged to pay additional amounts as provided or referred to in § 7 as a result of any change in, or amendment to, the laws or regulations of the Republic of Austria ("Austria") or any political subdivision or any authority thereof or therein having power to tax, or any change in the application or official interpretation of such laws or regulations, which change or amendment becomes effective on or after the Issue Date; and (ii) such obligation cannot be avoided by the Issuer taking reasonable measures available to it.]

[[(3)] [(4)] Optional Redemption by the Issuer. The Issuer may redeem all (but not some) of the Warrants then outstanding on [insert optional redemption date(s)] ([the] [each an] "Optional Redemption Date") at their Optional Redemption Amount upon having given not less than [5] [insert other number] [days'] [Business Days'] notice to the Warrantholders in accordance with § 11 (which notice shall be irrevocable and shall specify the Optional Redemption Date fixed for redemption). Any such redemption can be

Kündigung aufgrund den Basiswert (2) betreffender Umstände. Wenn (i) der Basiswert endgültig eingestellt wird oder nicht mehr vorhanden ist, (ii) die Emittentin das Recht zur Benutzung des Basiswertes verliert, (iii) die Notierung des Basiswertes aus welchem Grund auch immer endgültig eingestellt wird, (iv) nur noch eine geringe Liquidität hinsichtlich des betreffenden Basiswertes gegeben ist, oder (v) eine sachgerechte Anpassung an eingetretene Änderungen nicht möglich oder nicht tunlich ist, ist die Emittentin berechtigt aber nicht verpflichtet, die Optionsscheine unter Einhaltung einer Frist von vier Geschäftstagen zu kündigen. Die Kündigung wird mit dem Zeitpunkt der Bekanntmachung gemäß § 11 wirksam. Im Falle der Kündigung erfolgt die Tilgung drei Geschäftstage nach dem Datum der Veröffentlichung der Kündigung zum Vorzeitigen Rückzahlungsbetrag.

[Vorzeitige Rückzahlung aus steuerlichen Gründen. Die Optionsscheine werden auf Wunsch der Emittentin vollständig, nicht aber teilweise, jederzeit zu ihrem Vorzeitigen Rückzahlungsbetrag gemäß § 6 zurückgezahlt, nachdem die Emittentin die Gläubiger mindestens [30] [andere Anzahl einfügen] [Tage] [Geschäftstage] zuvor über die entsprechende Absicht unwiderruflich informiert hat, vorausgesetzt (i) die Emittentin ist zum nächstfolgenden Termin einer fälligen Zahlung bzw. Lieferung unter den Optionsscheinen verpflichtet, bzw. wird dazu verpflichtet sein, in Folge einer Änderung oder Ergänzung der Gesetze und Verordnungen der Republik Österreich ("Österreich") oder einer jeweils zur Steuererhebung ermächtigten Gebietskörperschaft oder Behörde, oder Änderungen in der Anwendung oder offiziellen Auslegung solcher Gesetze und Verordnungen, sofern die entsprechende Änderung am oder nach dem Begebungstag wirksam wird, zusätzliche Beträge gemäß § 7 zu zahlen, und (ii) eine solche Verpflichtung seitens der Emittentin nicht durch angemessene ihr zur Verfügung stehenden Maßnahmen vermieden werden kann.]

[[(3)] [(4)] Vorzeitige Rückzahlung nach Wahl der Emittentin. Es steht der Emittentin frei, am [Wahlrückzahlungstag(e) einfügen] ([der] [jeweils ein] "Wahlrückzahlungstag") die Optionsscheine vollständig oder teilweise zu ihrem Wahlrückzahlungsbetrag zurückzuzahlen, nachdem sie die Gläubiger mindestens [fünf] [andere Anzahl einfügen] [Tage] [Geschäftstage] zuvor gemäß § 11 benachrichtigt hat (wobei diese Erklärung unwiderruflich ist und den für die Rückzahlung der Optionsscheine festgelegten Wahlrück-

exercised on [insert redemption option exercise dates] (each an "Redemption Option Exercise Date").]

[[(3)] [(4)] [(5)] Optional Redemption by the Warrantholder. The Issuer shall, upon the Warrantholder giving not less than [15] [insert other number] nor more than [30] [insert other number] [days'] [Business Days'] notice to the Issuer, redeem such Warrants on [specify optional redemption date(s)] (each a "Put Redemption Date") at its Optional Redemption Amount against delivery of such Warrants for the Issuer or to its order. To exercise such option, the Warrantholder must submit a duly completed option exercise notice in the form obtainable from any Calculation Agent or from the Issuer. No option so exercised may be revoked or withdrawn.]

[[(3)] [(4)] [(5)]/[(6)] Early Redemption following the occurrence of a [Change in Law] [,] [and/or] [Hedging Disruption] [,] [and/or] [Increased Cost of Hedging] [,] [and/or] [Insolvency Filing [and/or] [insert further events]. The Issuer may redeem the Warrants at any time prior to the Final Valuation Date following the occurrence of [a Change in Law] [and/or] [a Hedging Disruption and/or an Increased Cost of Hedging [,] [and/or] [Insolvency Filing] [and/or] [insert fur*ther events*]. The Issuer will redeem the Warrants in whole (but not in part) on the [second] [insert other number [days] [Business Day] after the notice of early redemption in accordance with § 11 has been published and provided that such date does not fall later than [two] [insert other number | [days'] [Business Days'] prior to the Final Valuation Date (the "Early Redemption **Date**") and will pay or cause to be paid the Early Redemption Amount in respect of such Warrants to the relevant Warrantholders for value of such Early Redemption Date, subject to any applicable fiscal or other laws or regulations and subject to and in accordance with these Terms and Conditions. Payments of any applicable taxes and redemption expenses will be made by the relevant Warrantholder and the Issuer shall not have any liability in respect thereof.

Whereby:

["Change in Law" means that, on or after the Issue Date of the Warrants (A) due to the adop-

zahlungstermin enthalten muss). Jede Rückzahlung kann am [*Rückzahlungs-Ausübungstag einfügen*] (jeweils ein "Rückzahlungs-Ausübungstag") ausgeübt werden.]

[[(3)] [(4)] [(5)] [Vorzeitige Rückzahlung nach Wahl der Gläubiger. Die Emittentin hat, sofern ein Gläubiger der Emittentin seine entsprechende Absicht mindestens [15] [andere Anzahl einfügen] und höchstens [30] [andere Anzahl einfügen Tage Geschäftstage im Voraus mitteilt, die entsprechenden Optionsscheine am [Wahlrückzahlungstag bzw. Wahlrückzahlungstage einfügen] (jeweils ein "Wahlrückzahlungstag") zu ihrem Wahlrückzahlungsbetrag zurückzuzahlen. Um dieses Recht auszuüben, muss der Gläubiger eine ordnungsgemäß ausgefüllte Optionsausübungserklärung in der bei jeder Berechnungsstelle oder der Emittentin erhältlichen Form abgeben. Der Widerruf einer erfolgten Ausübung dieses Rechts ist nicht möglich.]

[[(3)] [(4)] [(5)] [(6)] Vorzeitige Kündigung Vorliegen einer [Rechtsänderung] [und/oder] [einer Hedging-Störung] [,] [und/oder] [Gestiegener Hedging-Kosten] [und/oder] [weitere Ereignisse einfügen]. Die Emittentin kann die Optionsscheine jederzeit vor dem Finalen Bewertungstag bei Vorliegen [einer] [Rechtsänderung] [und/oder] [Hedging-Störung] [und/oder] [Gestie-Hedging-Kosten [Insolvenzantrag] [und/oder] [weitere Ereignisse einfügen] vorzeitig zurückzahlen. Die Emittentin wird die Optionsscheine vollständig (aber nicht nur teilweise) am [zweiten] [andere Anzahl einfügen] [Tag] [Geschäftstag], nachdem die Benachrichtigung der vorzeitigen Rückzahlung gemäß § 11 veröffentlicht wurde, vorausgesetzt, dass dieser Tag nicht später als [zwei] [andere Anzahl einfügen] [Tage] [Geschäftstage] vor dem Finalen Bewertungstag liegt (der "Vorzeitige Rückzahlungstag"), zurückzahlen und wird den Vorzeitigen Rückzahlungsbetrag im Hinblick auf die Optionsscheine mit Wertstellung dieses vorzeitigen Rückzahlungstags an die entsprechenden Gläubiger zahlen oder eine entsprechende Zahlung, im Einklang mit den maßgeblichen Steuergesetzen oder sonstigen gesetzlichen oder behördlichen Vorschriften und in Einklang mit und gemäß diesen Emissionsbedingungen veranlassen. Zahlungen von Steuern oder vorzeitigen Rückzahlungsgebühren sind von den entsprechenden Gläubigern zu tragen und die Emittentin übernimmt hierfür keine Haftung.

Wobei:

["Rechtsänderung" bedeutet, dass (A) aufgrund des Inkrafttretens von Änderungen der Gesetze

tion of or any change in any applicable law or regulation (including, without limitation, any tax law), or (B) due to the promulgation of or any change in the interpretation by any court, tribunal or regulatory authority with competent jurisdiction of any applicable law or regulation (including any action taken by a taxing authority), (X) it has become illegal to hold, acquire or dispose of the [security/ies underlying the Index] [underlying relating to the Warrants] [specify others], or (Y) the Issuer will incur a materially increased cost in performing its obligations under the Warrants (including, without limitation, due to any increase in tax liability, decrease in tax benefit or other adverse effect on its tax position)] [;] [.] [and]

oder Verordnungen (einschließlich aber nicht beschränkt auf Steuergesetze) oder (B) der Änderung der Auslegung von gerichtlichen oder behördlichen Entscheidungen, die für die entsprechenden Gesetze oder Verordnungen relevant sind (einschließlich der Aussagen der Steuerbehörden), die Emittentin nach Treu und Glauben feststellt, dass (X) das Halten, der Erwerb oder die Veräußerung der [im Index enthaltenen Basiswerte] [auf die Optionsscheine bezogenen Basiswerte] [andere spezifizieren rechtswidrig geworden ist oder (Y) die Kosten, die mit den Verpflichtungen unter den Optionsscheinen verbunden sind, wesentlich gestiegen sind (einschließlich aber nicht beschränkt auf Erhöhungen der Steuerverpflichtungen, der Senkung von steuerlichen Vorteilen oder anderen negativen Auswirkungen auf die steuerrechtliche Behandlung), falls solche Änderungen an oder nach dem Begebungstag wirksam werden] [;] [.] [und]

["Hedging Disruption" means that the Issuer is unable, after using commercially reasonable efforts, to (A) acquire, establish, re-establish, substitute, maintain, unwind or dispose of any transaction(s) or asset(s) it deems necessary to hedge price risks of issuing and performing its obligations with respect to the Warrants, or (B) realise, recover or remit the proceeds of any such transaction(s) or asset(s)] [:] [.] [and]

["Hedging-Störung" bedeutet, dass die Emittentin nicht in der Lage ist unter Anwendung wirtschaftlich vernünftiger Bemühungen, (A) Transaktionen abzuschließen, fortzuführen oder abzuwickeln bzw. Vermögenswerte zu erwerben, auszutauschen, zu halten oder zu veräußern, welche die Emittentin zur Absicherung von Preisrisiken im Hinblick auf ihre Verpflichtungen aus den entsprechenden Optionsscheinen für notwendig erachtet oder sie (B) nicht in der Lage ist, die Erlöse aus den Transaktionen bzw. Vermögenswerten zu realisieren, zurückzugewinnen oder weiterzuleiten] [;] [.] [und]

["Increased Cost of Hedging" means that the Issuer would incur a materially increased (as compared with circumstances existing on the Issue Date) amount of tax, duty, expense or fee (other than brokerage commissions) to (A) acquire, establish, re-establish, substitute, maintain, unwind or dispose of any transaction(s) or asset(s) it deems necessary to hedge the price risk of issuing and performing its obligations with respect to the Warrants, or (B) realise, recover or remit the proceeds of any such transaction(s) or asset(s), provided that any such materially increased amount that is incurred solely due to the deterioration of the creditworthiness of the Issuer shall not be deemed an Increased Cost of Hedging [;] [.] [and]

["Gestiegene Hedging-Kosten" bedeutet, dass die Emittentin im Vergleich zum Begebungstag einen wesentlich höheren Betrag an Steuern, Abgaben, Aufwendungen und Gebühren (außer Maklergebühren) entrichten muss, um (A) Transaktionen abzuschließen, fortzuführen oder abzuwickeln bzw. Vermögenswerte zu erwerben, auszutauschen, zu halten oder zu veräußern, welche die Emittentin zur Absicherung von Preisrisiken im Hinblick auf ihre Verpflichtungen aus den entsprechenden Optionsscheinen für notwendig erachtet oder (B) Erlöse aus den Transaktionen bzw. Vermögenswerten zu realisieren, zurückzugewinnen oder weiterzuleiten, unter der Voraussetzung, dass Beträge, die sich nur erhöht haben. weil die Kreditwürdigkeit der Emittentin zurückgegangen ist, nicht als Gestiegene Hedging-Kosten angesehen werden [;] [.] [und]

[insert further events/definitions]

[weitere Ereignisse/Definitionen einfügen]

[(3)] [(4)] [(5)] [(6)] [(7)] Redemption Amounts. For the purposes of this § 5 the following applies:

The "Early Redemption Amount" in respect of each Warrant shall be [insert early redemption amount per Specified Denomination/non-par value] [an amount in [insert Product Currency] determined by the Calculation Agent].]

[The "Optional Redemption Amount" in respect of each Warrant shall be [its [Specified Denomination] [non-par value]] [otherwise insert optional redemption amount per Specified Denomination/non-par value].]

§ 6 (Settlement)

[for cash-settled Warrants, insert:]

- [(1) Calculation of the Redemption Amount. After exercise of the Option Rights and the determination of the relevant Reference Price(s), the Calculation Agent shall calculate the Redemption Amount to be paid, either on the basis of the number of actually delivered Warrants or on the basis of the number of Warrants specified in the Exercise Notice, whichever is the lower number. A remaining surplus with regard to the delivered Warrants, if any, will be returned to the holder of the option rights on its own costs and risk.
- (2) Payment of the Redemption Amount. After exercise of the Option Rights, the Issuer shall cause until the [fifth] [insert other] Business Day (the "Maturity Date") after the Exercise Date the Redemption Amount to be transferred to the account of the Warrantholder specified in the Exercise Notice. In the case of an Automatic Exercise or if no account has been specified, the Issuer will cause until the [fifth] [insert other] Business Day after the Final Valuation Date the Redemption Amount to be transferred via the Calculation Agent to the Common Depository or to their order for credit to the relevant entity managing the account of the depositor of the Warrants.]
- (3) Foreign Currency. If an amount calculated in accordance with these terms and conditions to be paid is denominated in a currency (the "Foreign Currency") other than the Product Currency]

[(3)] [(4)] [(5)] [(6)] [(7)] Rückzahlungsbeträge. Innerhalb dieses § 5 gilt folgendes:

Der "vorzeitige Rückzahlungsbetrag" jedes Optionsscheines ist [vorzeitigen Rückzahlungsbetrag pro Nennbetrag/Nennwert einfügen] [ein Betrag in [Produktwährung einfügen], welcher von der Berechnungsstelle bestimmt wird].]

[Der "Wahlrückzahlungsbetrag" jedes Optionsscheines ist sein [Nennbetrag] [Nennwert] [anderenfalls Wahlrückzahlungsbetrag pro Nennbetrag/Nennwert einfügen].]

§ 6 (Erfüllung)

[für Optionsscheine, die durch Geldzahlung erfüllt werden:]

- [(1) Berechnung des Einlösungsbetrages. Nach Ausübung der Optionsrechte sowie der Feststellung des (der) maßgeblichen Referenzpreise(s) berechnet die Berechnungsstelle den gegebenenfalls zu zahlenden Einlösungsbetrag entweder nach der Anzahl der tatsächlich gelieferten Optionsscheine oder nach der in der Ausübungserklärung genannten Anzahl von Optionsscheinen, je nachdem, welche Zahl niedriger ist. Ein etwa verbleibender Überschuss bezüglich der gelieferten Optionsscheine wird an den Inhaber der auszuübenden Optionsrechte auf dessen Kosten und Gefahr zurückgewährt.
- Zahlung des Einlösungsbetrages. Nach Ausübung der Optionsrechte wird die Emittentin bis zum [fünften] [anderen einfügen] Geschäftstag (der "Fälligkeitstag") nach dem Ausübungstag die Überweisung des gegebenenfalls zu beanspruchenden Einlösungsbetrages auf das in der Ausübungserklärung angegebene Konto des Optionsscheininhabers veranlassen. Im Fall einer Automatischen Ausübung oder wenn kein Konto angegeben wurde, wird die Emittentin bis zum [fünften] [anderen einfügen] Geschäftstag nach dem Finalen Bewertungstag die Überweisung des gegebenenfalls zu beanspruchenden Einlösungsbetrages über die Berechnungsstelle zur Weiterleitung an den Sammelverwahrer oder nach dessen Anweisung zur Gutschrift an die jeweilige für den Hinterleger der Optionsscheine depotführende Stelle veranlassen.]
- (5) *Fremdwährung*. Wenn ein gemäß diesen Bedingungen berechneter Betrag, der auf Instrumente zu zahlen ist, in einer anderen Währung (die "**Fremdwährung**") als der Produktwährung de-

[insert if Note is not a "quanto" instrument: such amount shall be converted into the Product Currency on the basis of [insert currency conversion provisions]] [insert if Certificate is a "quanto" instrument: a respective Foreign Currency unit of such amount corresponds to a unit of the Product Currency] [but which shall always be equal to or greater than zero and, in the event that such amount will be less than zero, shall be deemed to be zero].]

[for physically-settled Call-Warrants, insert:]

[(1) After an exercise of the Option Rights, the Issuer shall be obliged to deliver a number of Underlyings corresponding to the Multiplier within [five] [insert other] Business Days (the "Maturity Date") after the Exercise Date, provided that an amount corresponding to the Strike for each Underlying has been credited to the delivery account of the Calculation Agent. The delivery of the Underlying by the Calculation Agent shall be effected by delivery to the securities account named in the Exercise Notice or to the Common Depository or to its order for credit to the relevant entity managing the account of the depositor of the Warrants. As far as the number of Underlyings to be delivered is an integral number, such number of Underlyings will be delivered to the Warrantholder. The claim for any remaining fractions in Underlyings will be discharged by cash payment of these fractions, rounded down to two figures following the decimal point. No Warrantholder shall have a claim for dividends promised or paid or other rights which may result from the Underlying if the date on which the Underlyings are listed on the exchange "cum-dividend" is prior or after the Exercise Date.]

[for physically-settled Put-Warrants, insert:]

[(1) After an exercise of the Option Rights, the Issuer shall be obliged to pay an amount corresponding to the Strike within [five] [insert other] Business Days (the "Maturity Date") after the Exercise Date, provided that an amount of Underlyings corresponding to the Multiplier has before been credited to the delivery account of the Calculation Agent. The payment of the amount equalling the Strike shall be effected to the account named in the Exercise Notice or to the Common Depository or to their order for credit to the relevant entity managing the account of the depositor of the Warrants. To the extent the num-

nominiert ist, [einfügen, wenn die Instrumente keine "Quanto" Instrumente sind: wird dieser auf Basis [Wechselkursbestimmungen einfügen] in die Produktwährung umgewechselt] [einfügen, wenn die Instrumente "Quanto" Instrument sind: eine Einheit der Fremdwährung des maßgeblichen Betrags einer Einheit der Produktwährung entspricht] [und der in jedem Fall größer als oder gleich Null sein wird und, sollte dieser Betrag negativ sein, als Null gilt].]

[für Kaufoptionsscheine, die durch physische Lieferung erfüllt werden:]

Nach Ausübung der Optionsrechte ist die Emittentin verpflichtet, die dem Bezugsverhältnis entsprechende Anzahl der Basiswerte innerhalb von [fünf] [andere Anzahl einfügen] Geschäftstagen (der "Fälligkeitstag") nach dem Ausübungstag zu liefern, vorausgesetzt, dass vorher pro Basiswert ein dem Basispreis entsprechender Betrag dem Lieferkonto der Berechnungsstelle gutgebracht wurde. Die Lieferung der Basiswerte durch die Emittentin oder eine von der Emittentin benannte Stelle erfolgt auf das in der Ausübungserklärung genannte Wertpapier-Depotkonto oder an die Verwahrstelle oder deren Anweisung zur Gutschrift auf die jeweilige für den Hinterleger der Optionsscheine depotführende Stelle. Soweit die Anzahl der zu liefernden Basiswerte eine ganze Zahl ergibt, wird diese an den betreffenden Optionsscheininhaber geliefert. Der Anspruch auf die danach verbleibenden Bruchteile an Basiswerten wird durch Barauszahlung dieser Bruchteile erfüllt, die zu diesem Zweck auf zwei Dezimalstellen abgerundet werden. Kein Optionsscheininhaber hat Anspruch auf versprochene oder gezahlte Dividenden oder sonstige Rechte, die sich aus den Basiswerten ergeben, wenn der Termin, an dem die Basiswerte cum-Dividende oder mit dem sonstigen Recht quotiert werden ("Cum-Tag"), vor oder nach dem Ausübungstag liegt.]

[für Verkaufsoptionsscheine, die durch physische Lieferung erfüllt werden:]

[(1) Nach Ausübung der Optionsrechte ist die Emittentin verpflichtet, einen dem Basispreis entsprechenden Betrag innerhalb von [fünf] [andere Anzahl einfügen] Geschäftstagen (der "Fälligkeitstag") nach dem Ausübungstag zu bezahlen, vorausgesetzt, dass vorher eine Anzahl an Basiswerten, die dem Bezugsverhältnis entsprechen, dem Lieferkonto der Berechnungsstelle gutgebracht wurde. Die Zahlung des dem Basispreis entsprechenden Betrages erfolgt auf das in der Ausübungserklärung genannte Konto oder an die Verwahrstelle oder deren Anweisung zur Gutschrift auf die jeweilige für den Hinterleger der

ber of Underlyings to be delivered to the Issuer is not an integral number, the claim for a sale of any remaining fractions in Underlyings will be discharged by cash payment of these fractions, rounded down to two figures following the decimal point. No Warrantholder shall have a claim for dividends promised or paid or other rights which may result from the Underlying if the date on which the Underlyings are listed on the exchange "cum-dividend" is prior or after the Exercise Date.]

[insert in case of physically settled Call-Warrants:]

[(2)]Settlement Disruption. If before and still continuing on the relevant Maturity Date a Settlement Disruption exists, the relevant Maturity Date will be deferred to the next following Business Day on which no settlement disruption exists; the respective Warrantholder shall be informed hereof. Under these circumstances, the respective Warrantholder shall have no claim on whatsoever payments in connection with the delay of delivery of the respective Underlying. The Issuer will especially not be deemed to be in default by such deferral. As long as the delivery of the Underlyings is not executable due to a Settlement Disruption, the Issuer may fulfil its obligations by payment of a price in the amount of the difference (the "Difference Amount") between the Exercise Reference Price and the Strike adjusted in accordance with § 4e to the respective Warrantholder, and on the [fifth] [insert other] Business Date at the latest after which it has notified the Warrantholders of its decision. Payment of the Difference Amount in the case of a Settlement Disruption shall be effected in the manner notified to the Warrantholders.

"Settlement Disruption" means, in respect of an Underlying, an event beyond the control of the Issuer or the Calculation Agent as a result of which the Underlying cannot (or can only with disproportionate costs) be transferred.]

(3) Payments. Payments in respect of Warrants shall be made, subject to applicable fiscal and other laws and regulations, in the Product Currency to the securities depositary or to its order for credit to the accounts of the relevant account holders.

Optionsscheine depotführende Stelle. Soweit die Anzahl der zu liefernden Basiswerte keine ganze Zahl ergibt, wird der Anspruch auf die danach verbleibenden Bruchteile an Basiswerten durch Barauszahlung dieser Bruchteile erfüllt, die zu diesem Zweck auf zwei Dezimalstellen abgerundet werden. Kein Optionsscheininhaber hat Anspruch auf versprochene oder gezahlte Dividenden oder sonstige Rechte, die sich aus den Basiswerten ergeben, wenn der Termin, an dem die Basiswerte cum-Dividende oder mit dem sonstigen Recht quotiert werden ("Cum-Tag"), vor oder nach dem Ausübungstag liegt.]

[für Kaufoptionsscheine, die durch physische Lieferung erfüllt werden:]

[(2)]Lieferstörung. Liegt vor und noch andauernd an dem Fälligkeitstag eine Lieferungsstörung vor, wird der maßgebliche Fälligkeitstag auf den nächstfolgenden Geschäftstag verschoben, an dem keine Lieferungsstörung vorliegt; hiervon ist der betreffende Optionsscheininhaber zu benachrichtigen. Unter diesen Umständen hat der betreffende Optionsscheininhaber keinen Anspruch auf Zahlungen in Zusammenhang mit der Verzögerung der Lieferung der entsprechenden Basiswerte. Die Emittentin gerät durch diese Verschiebung insbesondere nicht in Verzug. Solange die Lieferung der Basiswerte wegen einer Lieferungsstörung nicht durchführbar ist, kann die Emittentin ihre Verpflichtungen statt durch Lieferung der Basiswerte durch Zahlung eines Barbetrages in der Höhe der Differenz (der "Differenzbetrag") des Ausübungsreferenzpreises zu dem Basispreis angepasst gemäß § 4e an den betreffenden Optionsscheininhaber erfüllen, und zwar spätestens am [fünften] [anderen Tag einfügen] Geschäftstag nach dem Tag, an dem sie die betreffenden Optionsscheininhaber über ihre entsprechende Entscheidung informiert hat. Die Zahlung des Differenzbetrages bei Lieferungsstörung erfolgt auf die den Optionsscheininhabern gegebenenfalls mitgeteilte Art und Weise.

"Lieferstörung" bezeichnet im Hinblick auf einen Basiswert ein Ereignis, welches außerhalb der Kontrolle der Emittentin und der Berechnungsstelle liegt und welches dazu führt, dass der Basiswert nicht (oder nur mit unverhältnismäßigen Kosten) abgewickelt werden kann.

(3) Zahlungen. Zahlungen auf die Optionsscheine erfolgen nach Maßgabe der anwendbaren steuerlichen und sonstigen Gesetze und Vorschriften in der festgelegten Produktwährung an die Wertpapiersammelbank oder deren Order zur Gutschrift auf den Konten der betreffenden Kontoinhaber.

(4) Business Day. If the date for payment of any amount in respect of any Warrant is not a Business Day, then the Warrantholder shall not be entitled to payment until the next Business Day in the relevant place and shall not be entitled to further interest or other payment in respect of such delay.

"Business Day" means a day on which (other than Saturday and Sunday) [[(a)] banks are open for business (including dealings in foreign exchange and foreign currency deposits) in [enter all other relevant business centres]] [and (b)] all relevant parts of the Trans-European Automated Real-Time Gross Settlement Express Transfer System 2 or any successor system thereto ("TARGET") are operating to effect payments in Euro].

- (5) *Discharge*. The Issuer shall be discharged by payment to, or to the order of, the securities depositary.
- (6) Par value instruments. Where an amount calculated in accordance with these terms and conditions to be paid on par value instruments is expressed as a percentage, the amount to be actually paid out to the Warrantholder is calculated by a multiplication of such percentage with the Specified Denomination.

§ 7 (Taxation)

All payments in respect of the Warrants will be made free and clear of, and without withholding or deduction for, any taxes, duties, assessments or governmental charges of whatever nature imposed, levied, collected, withheld or assessed by or within Austria or any authority therein or thereof having power to tax, unless such withholding or deduction is required by law in which case payments to Warrantholders will be reduced accordingly.

§ 8 (Prescription)

Claims of any kind against the Issuer arising under the Warrants will be prescribed thirty years after the earlier of the date on which the early redemption or the date on which the ordinary redemption of the Warrants has become due, except for claims for interests which will be pre(4) Geschäftstag. Fällt der Fälligkeitstag einer Zahlung in Bezug auf einen Optionsschein auf einen Tag, der kein Geschäftstag ist, hat der Gläubiger keinen Anspruch auf Zahlung vor dem nächsten Geschäftstag am jeweiligen Ort und ist nicht berechtigt, zusätzliche Zinsen oder sonstige Zahlungen auf Grund dieser Verspätung zu verlangen.

"Geschäftstag" ist jeder Tag (außer einem Samstag und einem Sonntag), an dem [[(a)] die Banken in [alle maßgeblichen Finanzzentren einfügen] für Geschäfte (einschließlich Devisenhandelsgeschäfte und Fremdwährungseinlagengeschäfte) geöffnet sind] [und (b)] alle für die Abwicklung von Zahlungen in Euro wesentlichen Teile des Trans-European Automated Real-Time Gross Settlement Express Transfer Systems 2 oder eines Nachfolgesystems ("TARGET") in Betrieb sind].

- (5) Erfüllung. Die Emittentin wird durch Zahlung an oder an die Order der Wertpapiersammelbank von ihren Zahlungsverpflichtungen befreit.
- (6) Prozentnotiz. Wenn ein gemäß diesen Bedingungen berechneter Betrag, der auf Instrumente mit Prozentnotiz zu zahlen ist, einen als Prozentsatz ausgedrückten Betrag ergibt, wird der tatsächlich an die Gläubiger auszubezahlende Geldbetrag durch eine Multiplikation dieses Prozentsatzes mit dem Nennbetrag berechnet.

§ 7 (Besteuerung)

Alle in Bezug auf die Optionsscheine zahlbaren Beträge werden an der Quelle ohne Einbehalt oder Abzug für oder wegen gegenwärtiger oder zukünftiger Steuern, Abgaben oder Gebühren gleich welcher Art gezahlt, die von oder in Österreich oder einer politischen Untergliederung oder einer Steuerbehörde von Österreich im Wege des Einbehalts oder des Abzugs auferlegt, einbehalten oder erhoben werden, es sei denn, ein solcher Abzug oder Einbehalt oder Abzug ist gesetzlich vorgeschrieben. In diesem Fall werden die Zahlungen an die Gläubiger entsprechend reduziert.

§ 8 (Verjährung)

Ansprüche jeglicher Art gegen die Emittentin unter den Optionsscheinen verjähren 30 Jahre nach dem Zeitpunkt, an dem die vorzeitige Rückzahlung oder, wenn dies früher ist, die ordentliche Rückzahlung fällig sind, ausgenommen dass Ansprüche auf Zinszahlungen drei Jahre nach Fällig-

scribed three years after such interest claims have keit verjähren. become due.

§ 9 (Calculation Agent)

(Berechnungsstelle)

(1) Appointment. The Calculation Agent is:

Bestellung. Die Berechnungsstelle ist: (1)

§ 9

Calculation Agent: [Raiffeisen Centrobank Aktiengesellschaft Tegetthoffstraße 1 A-1015 Vienna Austrial

Berechnungsstelle: [Raiffeisen Centrobank Aktiengesellschaft Tegetthoffstraße 1 A-1015 Wien Österreichl

[insert other Calculation Agents and specified offices|

[andere Berechnungsstelle(n) und bezeichnete Geschäftsstellen einfügen

- (2) Variation or Termination of Appointment. The Issuer reserves the right at any time to vary or terminate the appointment of any Calculation Agent and to appoint additional or other Calculation Agents. Any variation, termination, appointment or change shall only take effect (other than in the case of insolvency, when it shall be of immediate effect) after not less than 30 nor more than 45 days' prior notice thereof shall have been given to the Warrantholders in accordance with § 11.
- (2) Änderung der Bestellung oder Abberufung. Die Emittentin behält sich das Recht vor, jederzeit die Bestellung der Berechnungsstelle zu ändern oder zu beenden und zusätzliche oder andere Berechnungsstellen zu bestellen. Eine Änderung, Abberufung, Bestellung oder ein sonstiger Wechsel wird nur wirksam (außer im Insolvenzfall, in dem eine solche Änderung sofort wirksam wird), sofern die Gläubiger hierüber gemäß § 11 vorab unter Einhaltung einer Frist von mindestens 30 und nicht mehr als 45 Tagen informiert wurden.
- Agent of the Issuer. Any Calculation Agent acts solely as the agent of the Issuer and does not assume any obligations towards or relationship of agency or trust for any Warrantholder.
- (3) Beauftragte der Emittentin. Jede Berechnungsstelle handelt ausschließlich als Beauftragte der Emittentin und übernimmt keinerlei Verpflichtungen gegenüber den Gläubigern und es wird kein Auftrags- oder Treuhandverhältnis zwischen ihr und den Gläubigern begründet.
- (4) Determinations Binding. All certificates, communications, opinions, determinations, calculations, quotations and decisions given, expressed, made or obtained for the purposes of these Terms and Conditions by the Calculation Agent shall (in the absence of manifest error) be binding on the Issuer, the Calculation Agents and the Warrantholders.
- (4) Verbindlichkeit der Festsetzungen. Alle Bescheinigungen, Mitteilungen, Gutachten, Festsetzungen, Berechnungen, Quotierungen und Entscheidungen, die von der Berechnungsstelle für die Zwecke dieser Emissionsbedingungen gemacht, abgegeben, getroffen oder eingeholt werden, sind (sofern nicht ein offensichtlicher Irrtum vorliegt) für die Emittentin, die Berechnungsstelle und die Gläubiger bindend.
- The Calculation Agent shall not have any responsibility in respect of any error or omission or subsequent correcting made in the calculation or publication of any amount in relation to the Warrants, whether caused by negligence or otherwise (other than gross negligence or wilful misconduct).
- Die Berechnungsstelle übernimmt keine Haftung für irgendeinen Irrtum oder eine Unterlassung oder irgendeine darauf beruhende nachträgliche Korrektur in der Berechnung oder Veröffentlichung irgendeines Betrags zu den Optionsscheinen, sei es auf Grund von Fahrlässigkeit oder aus sonstigen Gründen.

§ 10 (Further Issues. Purchases. Cancellation)

§ 10 (Aufstockung. Ankauf. Entwertung)

- (1) Further Issues. The Issuer may from (1)
- Aufstockung. Die Emittentin ist berech-

time to time without the consent of the Warrantholders create and issue further Warrants having the same terms and conditions as the Warrants (except for the issue price[,] [and] the Issue Date) and so that the same shall be consolidated and form a single Series with such Warrants, and references to "Warrants" shall be construed accordingly.

- (2) Purchases. The Issuer may at any time purchase Warrants at any price in the open market or otherwise. If purchases are made by tender, tenders must be available to all Warrantholders alike. Such Warrants may be held, reissued, resold or cancelled, all at the option of the Issuer.
- (3) Cancellation. All Warrants redeemed in full shall be cancelled forthwith and may not be reissued or resold.

§ 11 (Notices)

- (1) Publication. Unless applicable stock exchange regulations or law require another method of publication, all notices concerning the Warrants shall be published on the Internet on website [insert address] or in a leading daily newspaper having general circulation in Austria [specify other or additional location]]. This newspaper is expected to be the Amtsblatt zur Wiener Zeitung. Any notice so given will be deemed to have been validly given on the [[fifth] [insert other] day following the] date of such publication (or, if published more than once, on the [[fifth] [insert other] day following] the date of the first such publication).
- (2) Notification to securities depositary. The Issuer may, instead of a publication pursuant to subparagraph (1) above, deliver the relevant notice to the securities depositary for communication to the Warrantholders, provided that, so long as any Warrants are listed on any stock exchange, the rules of such stock exchange permit such form of notice. Any such notice shall be deemed to have been given to the Warrantholders on the [[fifth] [insert other]] day after the day on which the said notice was given to the securities depositary.

- tigt, jederzeit ohne Zustimmung der Gläubiger weitere Optionsscheine mit gleicher Ausstattung (mit Ausnahme des Emissionspreises[,] [und] des Begebungstags) in der Weise zu begeben, dass sie mit diesen Optionsscheine eine einheitliche Serie bilden, wobei in diesem Fall der Begriff ["Schuldverschreibungen"] ["Zertifikate"] entsprechend auszulegen ist.
- (2) Ankauf. Die Emittentin ist jederzeit berechtigt, Optionsscheine im Markt oder anderweitig zu jedem beliebigen Preis zu kaufen. Sofern diese Käufe durch öffentliches Angebot erfolgen, muss dieses Angebot allen Gläubigern gegenüber erfolgen. Die von der Emittentin erworbenen Optionsscheine können nach Wahl der Emittentin von ihr gehalten, weiterverkauft oder entwertet werden.
- (3) Entwertung. Sämtliche vollständig zurückgezahlten Optionsscheine sind unverzüglich zu entwerten und können nicht wiederbegeben oder wiederverkauft werden.

§ 11 (Mitteilungen)

- Bekanntmachung. Wenn nicht anwend-(1) bare Börsevorschriften oder Gesetze eine andere Bekanntmachungsmethode erfordern, werden alle Bekanntmachungen hinsichtlich der Optionsscheine betreffenden Mitteilungen im Internet auf der Website [Internetadresse einfügen] oder in einer führenden Tageszeitung mit allgemeiner Verbreitung in Österreich [ggf. anderen Ort einfügen] veröffentlicht. Diese Tageszeitung wird voraussichtlich das Amtsblatt zur Wiener Zeitung sein. Jede derartige Mitteilung gilt mit dem [[fünften] [anderen einfügen] Tag nach dem] Tag der Veröffentlichung (oder bei mehreren Veröffentlichungen mit dem [[fünften] [anderen einfügen Tag nach dem Tag der ersten solchen Veröffentlichung) als wirksam erfolgt.
- (2) Mitteilungen an die Wertpapiersammelbank. Die Emittentin ist berechtigt, eine Veröffentlichung nach Absatz 1 durch eine Mitteilung an die Wertpapiersammelbank zur Weiterleitung an die Gläubiger zu ersetzen, vorausgesetzt, dass in Fällen, in denen die Optionsscheine an einer Börse notiert sind, die Regeln dieser Börse diese Form der Mitteilung zulassen. Jede derartige Mitteilung gilt [am] [[fünften Tag] [anderen einfügen] nach dem] Tag der Mitteilung an die Wertpapiersammelbank als den Gläubigern mitgeteilt.

§ 12 (Governing Law. Jurisdiction)

- (1) Governing Law. The Warrants are governed by Austrian law, excluding its conflict of laws rules where their application would lead to the applicability of a foreign law.
- (2) Jurisdiction. The exclusive place of jurisdiction for all proceedings arising out of or in connection with the Warrants shall be the court competent for the first district of Vienna, Austria. The Warrantholders, however, may also pursue their claims before any other court of competent jurisdiction.

§ 13 (Language)

[If the Conditions shall be in the German language with an English language translation insert:

These Conditions are written in the German language and provided with an English language translation. The German text shall be controlling and binding. The English language translation is provided for convenience only.]

[If the Conditions shall be in the English language with a German language translation insert:

These Conditions are written in the English language and provided with a German language translation. The English text shall be controlling and binding. The German language translation is provided for convenience only.]

[If the Conditions shall be in the German language only:

These Conditions are written in the German language only.]

[If the Conditions shall be in the English language only:

These Conditions are written in the English language only.]

§ 12 (Anwendbares Recht. Gerichtsstand)

- (1) Anwendbares Recht. Die Optionsscheine unterliegen österreichischem Recht, ausgenommen dessen Regelungen des internationalen Privatrechts, soweit daraus die Anwendbarkeit eines ausländischen Rechts resultieren würde.
- (2) Gerichtsstand. Ausschließlich zuständig für sämtliche im Zusammenhang mit den Optionsscheinen entstehenden Klagen oder sonstige Verfahren ist das für den ersten Wiener Gemeindebezirk sachlich zuständige Gericht. Die Gläubiger können ihre Ansprüche jedoch auch vor anderen zuständigen Gerichten geltend machen.

§ 13 (Sprache)

[Falls die Emissionsbedingungen in deutscher Sprache mit einer Übersetzung in die englische Sprache abgefasst sind, einfügen:

Diese Emissionsbedingungen sind in deutscher Sprache abgefasst. Eine Übersetzung in die englische Sprache ist beigefügt. Der deutsche Text ist bindend und maßgeblich. Die Übersetzung in die englische Sprache ist unverbindlich.]

[Falls die Emissionsbedingungen in englischer Sprache mit einer Übersetzung in die deutsche Sprache abgefasst sind, einfügen:

Diese Emissionsbedingungen sind in englischer Sprache abgefasst. Eine Übersetzung in die deutsche Sprache ist beigefügt. Der englische Text ist bindend und maßgeblich. Die Übersetzung in die deutsche Sprache ist unverbindlich.]

[Falls die Emissionsbedingungen ausschließlich in deutscher Sprache abgefasst sind, einfügen:

Diese Emissionsbedingungen sind ausschließlich in deutscher Sprache abgefasst.]

[Falls die Emissionsbedingungen ausschließlich in englischer Sprache abgefasst sind, einfügen:

Diese Emissionsbedingungen sind ausschließlich in englischer Sprache abgefasst.]

UNDERLYINGSPECIFIC SUPPLEMENTAL TERMS AND CONDITIONS

SUPPLEMENTAL TERMS AND CONDITIONS FOR INDEX LINKED [NOTES] [CERTIFICATES] [WARRANTS]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Terms and Conditions for Index Linked [Notes] [Certificates] [Warrants] shall be applicable.

§ 4b (Underlying Specific Definitions)

["Closing Price" means the official closing price as published by the Index Sponsor.]

"Disrupted Day" means [in the case of a single exchange index or indices: any Scheduled Trading Day on which a relevant Exchange or any Related Exchange fails to open for trading during its regular trading session or on which a Market Disruption Event has occurred.] [in the case of a multi exchange index or indices: any Scheduled Trading Day on which (i) the (relevant) Index Sponsor fails to publish the level of the Index or (ii) the Related Exchange fails to open for trading during its regular trading session or (iii) on which a Market Disruption Event has occurred.] [in the case of a single exchange index or indices and a multi exchange index or indices insert a combination of the afore-mentioned definitions]

["Early Closure" means [in the case of a single exchange index or indices: the closure on any Exchange Business Day of the relevant Exchange or any Related Exchange(s) prior to its Scheduled Closing Time unless such earlier closing time is announced by such Exchange(s) or Related Exchange(s) at least one hour prior to the earlier of (i) the actual closing time for the regular trading session on such Exchange(s) or Related Exchange(s) on such Exchange Business Day and (ii) the submission deadline for orders to be entered into the Exchange or Related Exchange

ERGÄNZENDE EMISSIONSBEDINGUN-GEN FÜR INDEXBEZOGENE [SCHULDVERSCHREI-BUNGEN] [ZERTIFIKATE] [{OPTIONS-SCHEINE]

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Emissionsbedingungen für Indexbezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Anwendung finden.

§ 4b (Basiswertspezifische Definitionen)

["Schlusskurs" meint den amtlichen Schlusskurs wie vom Indexsponsor festgestellt.]

"Störungstag" bedeutet [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf nur eine Börse beziehen: einen planmäßigen Handelstag, an dem eine betreffende Börse oder eine Verbundene Börse während ihrer üblichen Geschäftszeiten nicht geöffnet hat oder eine Markstörung eingetreten ist.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen: einen planmäßigen Handelstag, an dem (i) der (relevante) Index Sponsor keinen entsprechenden Indexstand veröffentlicht, oder (ii) eine Verbundene Börse während ihrer üblichen Geschäftszeiten nicht geöffnet hat, oder (iii) eine Markstörung eingetreten ist.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen, und einem Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen, eine Kombination der vorbezeichneten Definitionen einfügen

["Frühzeitige Schließung" bedeutet [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen: an einem Börsengeschäftstag die Schließung der betreffenden Börse oder der maßgeblichen Verbundenen Börse vor dem planmäßigen Börsenschluss, es sei denn, diese Schließung ist von dieser Börse oder maßgeblichen Verbundenen Börse eine Stunde vor (i) der tatsächlichen Schlusszeit der planmäßigen Börsensitzung an dieser Börse oder maßgeblichen Verbundenen Börse an diesem Börsengeschäftstag, oder, falls

system for execution on such Exchange Business Day.] [in the case of a multi exchange index or indices: the closure on any Exchange Business Day of the Exchange in respect of any Index Component or the Related Exchange prior to its Scheduled Closing Time, unless such earlier closing is announced by such Exchange or Related Exchange (as the case may be) at least one hour prior to the earlier of: (i) the actual closing time for the regular trading session on such Exchange or Related Exchange (as the case may be) on such Exchange Business Day and (ii) the submission deadline for orders to be entered in the Exchange or Related Exchange system for execution [in case of Warrants on such Exchange Business Day.] [in the case of a single exchange index or indices and a multi exchange index or indices insert a combination of the afore-mentioned definitions]]

"Exchange" means [insert] [in the case of a single exchange index or indices: each exchange or quotation system specified as such for the Index, any successor to such exchange or quotation system or any substitute exchange or quotation system to which trading in the underlyings of the Index has temporarily relocated (provided that the Calculation Agent has determined that there is comparable liquidity relative to the [share[s]] [insert other underlying/s/] underlying the Index on such temporary substitute exchange or quotation system as on the original Exchange).] [in the case of a multi exchange index or indices: in respect of each Index Component the principal exchange or principal quotation system on which such Index Component is principally traded, as determined by the Calculation Agent.] [in the case of a single exchange index or indices and a multi exchange index or indices insert a combination of the afore-mentioned definitions

dieser Zeitpunkt früher liegt, (ii) dem Annahmeschluss zur Übermittlung von Aufträgen in die Handelssysteme der Börse oder maßgeblichen Verbundenen Börse zur Ausführung an diesem Börsengeschäftstag angekündigt worden.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen: an einem Börsengeschäftstag die Schließung der Börse, an der Index-Komponenten gehandelt werden oder der Verbunden Börse vor dem planmäßigen Börsenschluss, es sei denn, diese Schließung ist von dieser Börse bzw. der Verbundenen Börse eine Stunde vor (i) der tatsächlichen Schlusszeit der planmäßigen Börsensitzung an dieser Börse bzw. der Verbundenen Börse an diesem Börsengeschäftstag, oder, falls dieser Zeitpunkt früher liegt, (ii) dem Annahmeschluss zur Übermittlung von Aufträgen in die Handelssysteme der Börse bzw. der Verbundenen Börse zur Ausführung [im Fall von Optionsscheinen einfügen: zum maßgeblichen Bewertungszeitpunkt] an diesem Börsengeschäftstag angekündigt worden.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen, und einem Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen, eine Kombination der vorbezeichneten Definitionen einfügen]]

"Börse" bedeutet [einfügen] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen: [einfügen] [jede Börse oder jedes Handelssystem, welche(s) als solche(s) für den Index bestimmt worden ist, jeden Rechtsnachfolger einer solchen Börse oder eines solchen Handelssystems und jede Ersatzbörse oder jedes Ersatzhandelssystem, auf welche(s) der Handel in den im Index enthaltenen Aktien vorübergehend übertragen worden ist (vorausgesetzt, dass nach Feststellung der Berechnungsstelle an dieser Ersatzbörse oder an diesem Ersatzhandelssystem eine der ursprünglichen Börse vergleichbare Liquidität in den im Index enthaltene[n] Aktie[n] [andere[n] Basiswert[e] einfügen[vorhanden ist)].] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen: die Hauptbörse oder das Haupt-Handelssystem, an die Index-Komponenten gehandelt werden (wie von der Berechnungsstelle bestimmt).] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen, und einem Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen, eine Kombination der vorbezeichneten Definitionen einfügen

"Exchange Business Day" means [in the case of a single exchange index or indices: any Scheduled Trading Day on which each Exchange and Related Exchange are open for trading during their respective regular trading sessions, notwithstanding any such Exchange or Related Exchange closing prior to its Scheduled Closing Time.] [in the case of a multi exchange index or indices: any Scheduled Trading Day on which (i) the (relevant) Index Sponsor publishes the level of the Index and (ii) the Related Exchange is open for trading during its regular trading session, notwithstanding such Related Exchange closing prior to its Scheduled Closing Time.] [in the case of a single exchange index or indices and a multi exchange index or indices insert a combination of the afore-mentioned definitions

["Exchange Disruption" means [in the case of a single exchange index or indices: any event (other than an Early Closure) that disrupts or impairs (as determined by the Calculation Agent) the ability of market participants in general (i) to effect transactions in, or obtain market values for securities on any relevant Exchange relating to securities that comprise 20 per cent. or more of the level of the (relevant) Index, or (ii) to effect transactions in, or obtain market values for, futures or options contracts relating to the (relevant) Index on any relevant Related Exchange.] [in the case of a multi exchange index or indices: any event (other than an Early Closure) that disrupts or impairs (as determined by the Calculation Agent) the ability of market participants in general to effect transactions in, or obtain market values for (i) any Index Component on the Exchange in respect of such Index Component or (ii) futures or options contracts relating to the Index on any Related Exchange.] [in the case of a single exchange index or indices and a multi exchange index or indices insert a combination of the afore-mentioned definitions[]

"Börsengeschäftstag" bedeutet [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen: jeden planmäßige Handelstag, an dem die Börse und die Verbundene Börse für den Handel während ihrer üblichen Börsensitzungszeit geöffnet sind, auch wenn diese Börse oder Verbundene Börse vor ihrem planmäßigen Börsenschluss schließt.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen: jeden planmäßigen Handelstag, an dem (i) der (relevante) Index Sponsor den entsprechenden Indexstand veröffentlicht und (ii) die Verbundene Börse für den Handel während ihrer üblichen Börsensitzungszeit geöffnet ist, auch wenn die Verbundene Börse vor ihrem planmäßigen Börsenschluss schließt.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen, und einem Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen, eine Kombination der vorbezeichneten Definitionen einfügen

["Börsenstörung" bedeutet [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen: ein Ereignis (außer der frühzeitigen Schließung), welches (i) die Fähigkeit der Marktteilnehmer stört oder beeinträchtigt (wie von der Berechnungsstelle bestimmt), an irgendeiner betreffenden Börse, an der Wertpapiere gehandelt werden, die mindestens 20 % des Indexstands dieses (relevanten) Index' ausmachen, Geschäfte auszuführen oder Marktwerte zu erhalten, oder (ii) in auf den (relevante) Index bezogenen Futures- oder Optionskontrakten an einer betreffenden maßgeblichen Verbundenen Börse Geschäfte auszuführen oder Marktwerte zu erhalten.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen: jedes Ereignis (außer der frühzeitigen Schließung) welches die Fähigkeit der Marktteilnehmer Transaktionen durchzuführen stört oder beeinträchtigt (wie von der Berechnungsstelle bestimmt), oder, welches zur einer Störung oder Beeinträchtigung führt (i) für eine Index-Komponente einen Marktwert an der Börse für eine solche Index-Komponente zu erhalten oder (ii) Futures- oder Optionskontrakte hinsichtlich des Index an einer Verbundenen Börse zu erhalten.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen, und einem Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen, eine Kombination der vorbezeichneten Definitionen einfügen]]

[If "Calculation Agent Adjustment" applies,

[Wenn Anpassung durch die Berechnungsstelle

insert:

"Extraordinary Event" means an Index Adjustment Event [insert other and/or additional Extraordinary Events].]

"Index" or "Underlying" means [insert Index or Indices].

"Index Adjustment Event" means an Index Modification, Index Cancellation or Index Disruption, all as defined in § 4c(2) below.

"Index Component" means those securities, assets or reference values of which the Index is comprised from time to time.

"Index Sponsor" means [insert name of sponsor(s)] which is the corporation or other entity that is responsible for setting and reviewing the rules and procedures and the methods of calculation and adjustments, if any, related to the relevant Index and announces (directly or through an agent) the level of the relevant Index on a regular basis during each Scheduled Trading Day; where reference to the Index Sponsor shall include a reference to the "Successor Index Sponsor" defined in § 4c(1) below. [insert index disclaimer, if appropriate]

["Intraday Price" means any official price as published by the Index Sponsor.]

["Market Disruption Event" means [in the case of a single exchange index or indices: the occurrence or existence of (i) a Trading Disruption, (ii) an Exchange Disruption, in each case if considered to be material by the Calculation Agent, at any time during the one hour period that ends at the relevant valuation time, (iii) an Early Closure, [or] (iv) or any event which disrupts or impairs the ability of the Issuer or of any market participants to effect transactions in, or obtain market values for, futures, options or derivatives contracts relating to the (relevant) Index (including any proprietary index created by the Issuer or an associate of the Issuer) [, or (v) [insert additional market disruption events]]. For the purposes of determining whether a Market Disruption Event in respect of an Index exists at any time, if a Market Disruption Event occurs in respect of an Index Component included in the Index at any time, then the relevant percentage contribution of that Index Component to the level of the Index shall be based on a comparison of (x) the portion of the anwendbar ist, einfügen:

"Außerordentliches Ereignis" ist eine Index-Anpassung [andere und/oder weitere Außerordentliche Ereignisse einfügen.]

"Index" oder "Basiswert" bedeutet [Index oder Indizes einfügen].

"Index-Anpassung" bedeutet jede Veränderung des Index, Einstellung des Index oder Unterbrechung des Index, wie jeweils im Folgenden § 4c(2) definiert.

"Index-Komponente" bezeichnet diejenigen Wertpapiere, Vermögenswerte oder Bezugswerte, aus denen der Index jeweils zusammengesetzt ist.

"Index-Sponsor" ist [Name des Sponsors/der Indexsponsoren einfügen], welches die Gesellschaft oder Person ist, welche die Regelungen und Vorgehensweisen und Methoden der Berechnung des maßgeblichen Index und, soweit vorhanden, zu Anpassungen dieses Index aufstellt und überwacht, und welche regelmäßig an jedem planmäßigen Handelstag den Stand des maßgeblichen Index (entweder unmittelbar oder durch eine beauftragte Stelle) veröffentlicht; dabei gilt jede Bezugnahme auf den 'Index-Sponsor' auch als Bezugnahme "Index-Sponsorauf den **Nachfolger**" wie nachfolgend in § 4c(1) definiert. [nachstehend Index Disclaimer einfügen, wenn passend|

["Intraday-Kurs" bedeutet jeden amtlichen Kurs wie vom Index-Sponsor veröffentlicht.]

["Marktstörung" bedeutet [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen: das Entstehen oder Bestehen (i) einer Handelsaussetzung, (ii) einer Börsenstörung, soweit diese in beiden Fällen von der Berechnungsstelle als erheblich eingestuft werden, innerhalb der letzten Stunde vor dem maßgeblichen Bewertungszeitpunkt, oder (iii) eine Frühzeitige Schließung, [oder] (iv) jedes Ereignis, welches die Emittentin oder andere Markteilnehmen daran hindert, Transaktionen durchzuführen oder Marktpreise für Futures, Optionen oder Derivatekontrakte zu erhalten, die sich auf den (relevanten) Index beziehen (einschließlich eigener Indices, die von der Emittentin oder einem Partner der Emittentin selbst aufgelegt wurden) [, oder (v) [zusätzliche Marktstörungen einfügen]]. Zum Zweck der Bestimmung des Bestehens einer Marktstörung im Hinblick auf den Index ist, im Fall des Auftretens einer Marktstörung bezüglich eines im Index enthaltenen Wertpapiers, der prozentuale Beitrag

level of the Index attributable to that Index Component and (y) the overall level of the (relevant) Index, in each case immediately before the occurrence of such Market Disruption Event.] [in the case of a multi exchange index or indices: the occurrence or existence in respect of any Index Component, of (i) a Trading Disruption, (ii) an Exchange Disruption, in each case if considered to be material by the Calculation Agent, at any time during the one hour period that ends at the relevant determination time in respect of an Exchange on which such Index Component is principally traded, or (iii) an Early Closure and the aggregate of all Index Components in respect of which a Trading Disruption, an Exchange Disruption or an Early Closure occurs or exists comprises 20 per cent. or more of the level of the (relevant) Index or the occurrence or existence, in respect of futures or options contracts relating to the (relevant) Index of: (1) a Trading Disruption, (2) an Exchange Disruption, in each case if considered to be material by the Calculation Agent, at any time during the one hour period that ends at the relevant determination time in respect of the Related Exchange or (3) an Early Closure. For the purposes of determining whether a Market Disruption Event exists in respect of the (relevant) Index at any time, if a Market Disruption event occurs in respect of an Index Component at that time, then the relevant percentage contribution of that Index Component to the level of the (relevant) Index shall be based on a comparison of (x) the portion of the level of the (relevant) Index attributable to that Index Component and (y) the overall level of the (relevant) Index, in each case using the official opening weightings as published by the relevant Index Sponsor as part of the market "opening data".] [in the case of a single exchange index or indices and a multi exchange index or indices insert a combination of the afore-mentioned definitions[]

"Related Exchange(s)" means [insert exchange or quotation system which is specified in the Final Terms] or any successor to such exchange or quotation system or any substitute exchange or quotation system to which trading in futures or options contracts relating to the Index has temporarily relocated (provided that there is comparable liquidity relative to the futures or options contracts relating to the Index on such temporary substitute exchange or quotation system as on the

dieses Wertpapiers zum Indexstand anhand eines Vergleichs zwischen (x) dem diesem Wertpapier zurechenbaren prozentualen Anteil am Indexstand und (v) dem gesamten (relevanten) Indexstand jeweils unmittelbar vor dem Auftreten der Marktstörung zu bestimmen.] [im Fall eines Index oder mehrerer Index-Indizes, dessen/deren Komponenten sich auf mehrere Börsen beziehen: das Entstehen oder Bestehen bezogen auf jede Index-Komponente von (i) einer Handelsaussetzung, (ii) einer Börsenstörung, soweit diese in beiden Fällen von der Berechnungsstelle als erheblich eingestuft werden, innerhalb der letzten Stunde vor dem maßgeblichen Feststellungszeitpunkt bezogen auf eine Börse, an der eine solche Index-Komponente überwiegend gehandelt wird, oder (iii) eine frühzeitige Schließung und die Index-Komponenten insgesamt, auf die sich die Handelsaussetzung, die Börsenstörung oder die frühzeitige Schließung bezieht, 20% oder mehr vom (relevanten) Indexstand ausmachen oder das Entstehen oder Bestehen im Hinblick auf Futuresund Optionskontrakte bezogen auf den (relevanten) Index (1) einer Handelsaussetzung, (2) einer Börsenstörung, soweit diese in beiden Fällen von der Berechnungsstelle als erheblich eingestuft werden, innerhalb der letzten Stunde vor dem maßgeblichen Feststellungszeitpunkt an der Verbunden Börse, oder (3) eine frühzeitige Schlie-Bung. Zum Zweck der Bestimmung des Bestehens einer Marktstörung im Hinblick auf den (relevanten) Index ist, im Fall des Auftretens einer Marktstörung bezüglich einer Index-Komponente, der prozentuale Beitrag dieses Wertpapiers zum (relevanten) Indexstand anhand eines Vergleichs zwischen (x) dem diesem Wertpapier zurechenbare prozentuale Anteil am (relevanten) Index und (y) dem gesamten (relevanten) Indexstand jeweils auf der Grundlage der anfänglichen Gewichtungen, die von dem (relevanten) Index Sponsor als Teil der "Markteröffnungsdaten" veröffentlicht wurden. zu bestimmen.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen, und einem Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen, eine Kombination der vorbezeichneten Definitionen einfügen]]

"Verbundene Börse(n)" bedeutet [die im Konditionenblatt bestimmte Börse oder das Handelssystem einfügen] oder jeden Rechtsnachfolger einer solchen Börse oder eines solchen Handelssystems und jede Ersatzbörse oder jedes Ersatzhandelssystem, auf welche der Handel in Futuresoder Optionskontrakten bezogen auf den Index vorübergehend übertragen worden ist (vorausgesetzt, dass nach Feststellung der Berechnungsstelle an dieser Ersatzbörse oder an diesem Ersatz-

original Related Exchange).] [In cases where the Final Terms specify "All Exchanges" as the Related Exchange insert the following:] each exchange or quotation system (as the Calculation Agent may select) where trading has a material effect (as determined by the Calculation Agent) on the overall market for futures or options contracts relating to such Index or, in any such case, any transferee or successor exchange of such exchange or quotation system.]

"Scheduled Closing Time" means, in respect of an Exchange or Related Exchange and any day on which each Exchange and each Related Exchange are scheduled to be open for trading for their respective regular trading sessions, the scheduled weekday closing time of such Exchange or Related Exchange on such Scheduled Trading Day, without regard to after hours or any other trading outside of the regular trading session hours.

"Scheduled Trading Day" means [in the case of a single exchange index or indices: any day on which each Exchange and each Related Exchange specified are scheduled to be open for trading for their respective regular trading sessions.] [in the case of a multi exchange index or indices: any day on which (i) the Index Sponsor is scheduled to publish the level of the Index and (ii) each Exchange and each Related Exchange are scheduled to be open for trading for their respective regular trading sessions. [in the case of a single exchange index or indices and a multi exchange index or indices insert a combination of the afore-mentioned definitions]

["Settlement Price" means the official settlement price as published by the Index Sponsor and if regularly such official settlement price is not published by the Index Sponsor, the final settlement price of the Index on the relevant Exchange, or, if regularly no final settlement price of the Index is published by the relevant Exchange, the Closing Price.]

"Trading Disruption" means [in the case of a single exchange index or indices: any suspension

handelssystem eine der ursprünglichen Börse vergleichbare Liquidität in den auf den Index bezogenen Futures- oder Optionskontrakten vorhanden ist)].] [[Falls im Konditionenblatt "alle Börsen" als verbundene Börse angegeben sind, wie folgt einfügen:] jede Börse oder jedes Handelssystem (wie von der Berechnungsstelle bestimmt), an der oder dem der Handel eine erhebliche Auswirkung auf den Gesamtmarkt in auf den Index bezogenen Futures- oder Optionskontrakte hat (wie von der Berechnungsstelle bestimmt) oder, in jedem dieser Fälle, ein Übernehmer oder Rechtsnachfolger einer solchen Börse oder eines solchen Handelssystems.]

"Planmäßiger Börsenschluss" bedeutet bezüglich einer Börse oder einer maßgeblichen Verbundenen Börse und bezüglich jedem Tag, an dem diese Börse oder Verbundene Börse planmäßig zum Handel in der jeweiligen regulären Börsensitzung geöffnet ist die planmäßige Schlusszeit dieser Börse oder maßgeblichen Verbundenen Börse an Wochentagen an solch einem Börsenhandelstag, ohne Berücksichtigung von Überstunden oder einem Handel außerhalb der regulären Börsensitzungszeiten.

"Planmäßiger Handelstag" bedeutet [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen: jeden Tag, an dem die Börse oder Verbundene Börse planmäßig zum Handel in der jeweiligen regulären Börsensitzung für diesen Wert geöffnet sind.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen: jeden Tag, (i) an dem der Index Sponsor den Indexstand veröffentlichen muss und (ii) jede Börse oder Verbundene Börse planmäßig zum Handel in der jeweiligen regulären Börsensitzung geöffnet hat.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen, und einem Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen, eine Kombination der vorbezeichneten Definitionen einfügen

["Abrechnungskurs" meint den amtlichen Abrechnungspreis wie vom Index-Sponsor festgestellt und, wenn ein solcher amtlicher Abrechnungspreis nicht regelmäßig vom Indexsponsor veröffentlicht wird, den finalen Abrechnungspreis des Index an der maßgeblichen Börse, oder, wenn nicht regelmäßig ein finaler Abrechnungskurs des Index an der maßgeblichen Börse veröffentlicht wird, den Schlusskurs.]

"Handelsaussetzung" bedeutet [im Fall eines Index oder mehrerer Indizes, dessen/deren In-

of, impairment of or limitation imposed on trading by the relevant Exchange or Related Exchange or otherwise and whether by reason of movements in price exceeding limits permitted by the relevant Exchange or Related Exchange or otherwise (i) relating to Index Components that comprise 20 per cent. or more of the level of the Index on any relevant Exchange or (ii) in futures or options contracts relating to the Index on any relevant Related Exchange.] [in the case of a multi exchange index or indices: any suspension of, impairment of or limitation imposed on trading by the relevant Exchange or Related Exchange or otherwise and whether by reason of movements in price exceeding limits permitted by the relevant Exchange or Related Exchange or otherwise (i) relating to any Index Component on the Exchange in respect of such Index Component or (ii) in futures or options contracts relating to the Index on the Related Exchange.] [in the case of a single exchange index or indices and a multi exchange index or indices insert a combination of the afore-mentioned definitions

"Underlying Business Day" means any day that is (or, but for the occurrence of a Market Disruption Event, would have been) a trading day on each Exchange and each Related Exchange, other than a day on which trading on any such Exchange or Related Exchange is scheduled to close prior to its regular weekday closing time.

"Underlying Currency" means [insert Underlying Currency].

[insert other and/or further definitions, or amend or delete definitions, as the case may be, if necessary]

§ 4c

(Successor Index. Calculation Agent Adjustment. Correction of [an] [the] Index. Disrupted Days[. Extraordinary Event])

(1) Successor Index. If the Index is not calculated and announced by the Index Sponsor but is calculated and announced by a successor to the Index Sponsor (the "Successor Index Sponsor") acceptable to the Calculation Agent or replaced by a successor index using, in the determination

dex-Komponenten sich auf eine Börse beziehen: jede von der maßgeblichen Börse oder verbundenen Börse verhängte oder anderweitig verfügte Aussetzung, Einschränkung oder Begrenzung des Handels, sei es wegen der Begrenzung der maßgeblichen Börse oder verbundenen Börse überschreitender Kursausschläge oder wegen sonstiger Gründe, (i) bezogen auf Index-Komponenten, die 20% oder mehr zum Indexstand des [relevanten] Index an einer maßgeblichen Börse beitragen, oder (ii) in auf den Index bezogenen Futures- oder Optionskontrakten an jeder maßgeblichen verbundenen Börse.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen: jede von der maßgeblichen Börse oder Verbundenen Börse verhängte oder anderweitig verfügte Aussetzung oder Begrenzung des Handels, sei es wegen die Begrenzungen der maßgeblichen Börse oder verbundenen Börse überschreitender Kursausschläge oder wegen sonstiger Gründe (i) in Index-Komponenten, die an der Börse gehandelt werden oder (ii) in auf den [relevanten] Index bezogenen Futures- oder Optionskontrakten an der Verbundenen Börse.] [im Fall eines Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf eine Börse beziehen, und einem Index oder mehrerer Indizes, dessen/deren Index-Komponenten sich auf mehrere Börsen beziehen, eine Kombination der vorbezeichneten Definitionen einfügen

"Basiswert Geschäftstag" bezeichnet jeden Tag, der ein Handelstag an der maßgeblichen Börse oder verbundenen Börse ist (oder ohne den Eintritt einer Marktstörung gewesen wäre), außer einem Tag, an dem der Handelsschluss planmäßig vor dem regulären Handelsschluss an Wochentagen liegt.

"Basiswert Währung" meint [Basiswert Währung einfügen].

[andere und/oder weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

§ 4c

(Nachfolge-Index. Anpassungen durch die Berechnungsstelle. Korrektur [eines] [des] Index. Störungstage[. Außerordentliches Ereignis])

(1) Nachfolge-Index. Wird der Index nicht durch den Index-Sponsor berechnet und veröffentlicht, jedoch durch einen aus Sicht der Berechnungsstelle akzeptablen Nachfolger des Index-Sponsor (den "Index-Sponsor-Nachfolger") berechnet und veröffentlicht, oder durch einen

of the Calculation Agent, the same or a substantially similar formula for, and method of, calculation as used in the calculation, of the Index (the "Successor Index"), then such index shall be deemed to be the Index so calculated and announced by the Successor Index Sponsor or that Successor Index, as the case may be.

- (2) Calculation Agent Adjustment. If, in the determination of the Calculation Agent on or before any Valuation Date the Index Sponsor (or if applicable the Successor Index Sponsor) makes a material change in the formula for, or the method of calculating, the Index or in any other way materially modifies the Index (other than a modification prescribed in that formula or method to maintain the Index in the event of changes in constituent Index Components and capitalisation and other routine events) (an "Index Modification"); or permanently cancels the Index and no Successor Index exists (an "Index Cancellation") or the Index Sponsor fails to calculate and publish the Index (an "Index Disruption"), then in lieu of a published level for the Index, the Index level as determined by the Calculation Agent in accordance with the formula for and method of calculating the Index last in effect before that change or failure shall be used, but using only those Index Components that comprised the Index immediately prior to that Index Adjustment Event. The Calculation Agent shall notify the [Noteholders] [Certificateholders] thereof in accordance with § 11.
- Correction of the Index. In the event that (3) any price or level published on the Exchange or Related Exchange or by the Index Sponsor and which is utilised for any calculation or determination made in relation to the [Notes] [Certificates] [Warrants] is subsequently corrected and the correction is published by the Exchange, Related Exchange or the Index Sponsor before the [in case of [Warrants] or [Notes] [Certificates] with fixed maturity date insert Final Valuation Date [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date], the Calculation Agent will determine the amount that is payable or deliverable as a result of that correction, and, to the extent necessary, will adjust the terms of such transaction to account for such correction and will notify the [Noteholders] [Certificateholders] [Warrantholders] accordingly pursuant to § 11.

Nachfolge-Index ersetzt, der nach Feststellung der Berechnungsstelle anhand derselben oder in wesentlichen Teilen ähnlichen Berechnungsformel und -methodik wie dieser Index bestimmt wird (der "Nachfolge-Index"), tritt der durch den Index-Sponsor-Nachfolger ermittelte Index beziehungsweise der Nachfolge-Index an die Stelle dieses Index.

- Anpassungen durch die Berechnungsstel-(2) le. Stellt die Berechnungsstelle vor einem Bewertungstag fest, dass der Index-Sponsor (oder, falls anwendbar, der Index-Sponsor-Nachfolger) eine erhebliche Veränderung in der zur Berechnung des Index verwandten Formel oder Berechnungsmethode vornimmt oder auf andere Weise den Index erheblich verändert (außer, dass es sich dabei um eine in einer solchen Formel oder Berechnungsmethode vorgesehene Anpassung handelt, die den Index im Fall von Veränderungen der enthaltenen Wertpapiere, der Kapitalisierung und anderen routinemäßigen Ereignissen erhalten sollen) (eine "Veränderung des Index"), oder die Berechnung des Index dauerhaft einstellt, ohne dass ein Nachfolge-Index existiert (eine "Einstellung des Index"), oder dass der Index-Sponsor den Index nicht berechnet und veröffentlicht hat (eine "Unterbrechung des Index"), so wird die Berechnungsstelle an Stelle des veröffentlichten Standes des Index den Indexstand gemäß der unmittelbar vor der Veränderung oder der Einstellung gültigen Berechnungsformel und Berechnungsmethode ermitteln, wird dazu aber nur diejenigen Index-Komponenten heranziehen, aus denen sich der Index unmittelbar vor der Index-Anpassung zusammengesetzt hat. Die Berechnungsstelle wird die Gläubiger gemäß § 11 hiervon unterrichten.
- Korrektur des Index. Sollte ein an der (3) Börse oder Verbundenen Börse oder durch den Index-Sponsor veröffentlichter Kurs oder Stand, der für irgendeine Berechnung oder Feststellung in Bezug auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] verwandt worden ist, nachträglich korrigiert werden und wird diese Korrektur durch die Börse, Verbundene Börse oder den Index-Sponsor vor dem [im Fall von [Optionsscheinen] und [Schuldverschreibungen] [Zertifikaten] mit festen Fälligkeitstag einfügen Finalen Bewertungstag] [im Fall von [Schuldverschreibungen | [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] veröffentlicht, so wird die Berechnungsstelle den aufgrund dieser Korrektur zahlbaren oder lieferbaren Betrag bestimmen und, falls erforderlich, die Bedingungen der Transaktion zur Berücksichtigung dieser Korrektur anpassen und die Gläubiger gemäß § 11 entsprechend unterrich-

ten.

- (4) Disrupted Days. If any Valuation Date is a Disrupted Day, then the Valuation Date shall be the first succeeding Underlying Business Day that the Calculation Agent determines is not a Disrupted Day, unless the Calculation Agent determines that each of the eight Underlying Business Days immediately following the original date is a Disrupted Day. In that case:
- (a) that eighth Underlying Business Day shall be deemed to be the Valuation Date , not-withstanding the fact that such day is a Disrupted Day; and
- the Calculation Agent shall determine the (b) Reference Price as of the relevant Valuation Date on that eighth Underlying Business Day in accordance with the formula, for and method of, calculating the Index last in effect prior to the commencement of the Market Disruption Event using the exchange-traded price on the relevant Exchange (or, if trading in the relevant Index Component has been materially suspended or materially limited, the good faith estimate of the exchange-traded price that would have prevailed but for the suspension or limitation as of the relevant Valuation Date) on that [eighth] [insert other Underlying Business Day of each Index Component comprising the Index.

[[Insert for [Notes] [Certificates] only if "Calculation Agent Adjustment" is specified in the Final Terms]

Extraordinary Event. In the event of an Extraordinary Event the Calculation Agent may make such adjustments to the redemption, settlement, payment or any other terms of the [Notes] [Certificates] [Warrants] as the Calculation Agent determines appropriate to account for the economic effect on the [Notes] [Certificates] [Warrants] of such Extraordinary Event. In this case the Calculation Agent shall give within not more than [5] [specify] [Business Days'] [days'] after such adjustment has been effected notice to the [Noteholders [Certificateholders] [Warrantholders] of such adjustment in accordance with § 11]. [In case of Warrants insert: Alternatively, in the event of an Extraordinary Event the Issuer may redeem all, or some only, of the Warrants then outstanding at [the Early Redemption Amount] [insert other amount as specified in the Final

- (4) Störungstage. Wenn die Berechnungsstelle nach alleinigem und alleinigem Ermessen feststellt, dass ein Bewertungstag ein Störungstag ist, dann ist der Bewertungstag der nächstfolgende Basiswert Geschäftstag, an dem die Berechnungsstelle feststellt, dass kein Störungstag vorliegt, es sei denn, die Berechnungsstelle stellt fest, dass an jedem der acht Basiswert Geschäftstage, die unmittelbar auf den ursprünglichen Tag folgen, ein Störungstag vorliegt. Im letzteren Falle:
- (a) gilt der entsprechende achte Basiswert-Geschäftstag als Bewertungstag, ungeachtet der Tatsache, dass dieser Tag ein Störungstag ist; und
- bestimmt die Berechnungsstelle den (b) Referenzpreis zum maßgeblichen Bewertungstag an diesem achten Basiswert-Geschäftstag in Übereinstimmung mit der vor Beginn der Marktstörung gültigen Berechnungsformel und Berechnungsmethode, indem sie den Börsenkurs der maßgeblichen Börse (oder, falls der Handel in der betreffenden Index-Komponente erheblich unterbrochen oder erheblich eingeschränkt worden ist, eine nach Treu und Glauben erfolgte Einschätzung des Börsenkurses, der nach Ansicht der Berechnungsstelle ohne eine solche Unterbrechung oder Einschränkung am relevanten Bewertungstag zustande gekommen wäre) jede im Index enthaltene Index-Komponente an diesem [achten] [andere Zahl einfügen] Basiswert-Geschäftstag verwendet.

[[Im Falle von [Schuldverschreibungen] [Zertifikaten] nur dann einfügen, wenn "Anpassung durch die Berechnungsstelle" im Konditionenblatt bestimmt ist:]

(5) Außerordentliches Ereignis. Im Fall eines außerordentlichen Ereignisses kann die Berechnungsstelle diejenigen Anpassungen der Tilgungs-, Lieferungs-, Zahlungs- und sonstigen Bedingungen der [Schuldverschreibungen] [Zertifikate] [Optionsscheine] vornehmen, die sie als angemessen dafür bestimmt, den wirtschaftlichen Auswirkungen eines solchen außerordentlichen Ereignisses auf die [Schuldverschreibungen] [Zertifikate] Rechnung zu tragen. Die Berechnungsstelle wird die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] nach der Durchführung der Anpassung gemäß § 11 darüber unterrichten.]

[Im Fall von Optionsscheinen einfügen: Alternativ kann die Emittentin im Falle eines Außergewöhnlichen Ereignisses alle oder einzelne Optionsscheine zum [Vorzeitigen Rückzahlungsbe-

Terms] upon the Issuer having given not less than [5] [*specify*] [Business Days'] [days'] notice to the Warrantholders in accordance with § 11.]

trag] [anderen Betrag einfügen] zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.]

[insert other or further provisions, or amend or delete provisions, as the case may be, if necessary]

[andere bzw. weitere Bestimmungen einfügen, oder Bestimmungen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL TERMS AND CONDITIONS FOR EQUITY LINKED [NOTES] [CERTIFICATES] [WARRANTS]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Terms and Conditions for Equity Linked [Notes] [Certificates] [Warrants] shall be applicable.

§ 4b (Underlying Specific Definitions)

["Closing Price" means the official closing price on the Relevant Exchange.]

"Delisting" means in relation to a Share that the Exchange announces that pursuant to the rules of such Exchange, the Shares cease (or will cease) to be listed, traded or publicly quoted on the Exchange for any reason (other than a Merger Event or Tender Offer) and are not immediately relisted, re-traded or re-quoted on an exchange or quotation system located in the same country as the Exchange (or, where the Exchange is within the European Union, in any Member State of the European Union).

"Disrupted Day" means any Scheduled Trading Day on which a relevant Exchange or any Related Exchange fails to open for trading during its regular trading session or on which a Market Disruption Event has occurred.

"Early Closure" means the closure on any Exchange Business Day of the relevant Exchange or any Related Exchange(s) prior to its Scheduled Closing Time unless such earlier closing time is announced by such Exchange(s) or Related Exchange(s) at least one hour prior to the earlier of (i) the actual closing time for the regular trading session on such Exchange(s) or Related Exchange(s) on such Exchange Business Day and (ii) the submission deadline for orders to be entered into the Exchange or Related Exchange system for execution on such Exchange Business Day.

"Equity Linked [Note] [Certificate] [Warrant]"

ERGÄNZENDE EMISSIONSBEDINGUN-GEN FÜR AKTIENBEZOGENE [SCHULDVER-SCHREIBUNGEN] [ZERTIFIKATE] [OPTI-ONSSCHEINE]

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Emissionsbedingungen für Aktienbezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Anwendung finden.

§ 4b (Basiswertspezifische Definitionen)

["Schlusskurs" meint den amtlichen Schlusskurs an der maßgeblichen Börse.]

"Delisting" bedeutet im Hinblick auf eine Aktie eine Ankündigung der Börse, dass gemäß den Regeln dieser Börse die Aktien aus irgendeinem Grund (außer einer Fusion oder einem Übernahmeangebot) aufhören (oder aufhören werden), an dieser Börse zugelassen, gehandelt oder öffentlich notiert zu werden und diese nicht unverzüglich an einer Börse oder einem Handelssystem im selben Land dieser Börse (oder, sollte sich diese Börse innerhalb der Europäischen Union befinden, in einem Mitgliedsstaat der Europäischen Union) wieder zugelassen, gehandelt oder öffentlich notiert werden.

"Störungstag" bedeutet einen planmäßigen Handelstag, an dem eine betreffende Börse oder eine Verbundene Börse während ihrer üblichen Geschäftszeiten nicht geöffnet hat oder eine Markstörung eingetreten ist.

"Frühzeitige Schließung" bedeutet an einem Börsengeschäftstag die Schließung der betreffenden Börse oder der maßgeblichen Verbundenen Börse vor dem planmäßigen Börsenschluss, es sei denn, diese Schließung ist von dieser Börse oder maßgeblichen Verbundenen Börse eine Stunde vor (i) der tatsächlichen Schlusszeit der planmäßigen Börsensitzung an dieser Börse oder maßgeblichen Verbundenen Börse an diesem Börsengeschäftstag, oder, falls dieser Zeitpunkt früher liegt, (ii) dem Annahmeschluss zur Übermittlung von Aufträgen in die Handelssysteme der Börse oder maßgeblichen Verbundenen Börse zur Ausführung an diesem Börsengeschäftstag angekündigt worden.

"Aktienbezogene(s) [Schuldverschreibung]

means a security where the payment of the redemption amount and/or interest is linked to the performance of equity securities or equity-like securities.

"Exchange" means [insert], any successor to such exchange or quotation system or any substitute exchange or quotation system to which trading in such Share has temporarily relocated (provided that the Calculation Agent has determined that there is comparable liquidity relative to such Share on such temporary substitute exchange or quotation system as on the original Exchange).

"Exchange Business Day" means any Scheduled Trading Day on which each Exchange and Related Exchange are open for trading during their respective regular trading sessions, notwithstanding any such Exchange or Related Exchange closing prior to its Scheduled Closing Time.

"Exchange Disruption" means any event (other than an Early Closure) that disrupts or impairs (as determined by the Calculation Agent) the ability of market participants in general (i) to effect transactions in, or obtain market values for the Shares on the Exchange or (ii) to effect transactions in, or obtain market values for, futures or options contracts relating to the relevant Share on any relevant Related Exchange.

"Extraordinary Dividend" means an amount per Share [insert amount specified or otherwise determined as provided in the Final Terms.] [If no Extraordinary Dividend is specified in or otherwise determined as provided in the Final Terms insert:,] the characterisation of which or portion thereof as an Extraordinary Dividend shall be determined by the Calculation Agent].

[If "Calculation Agent Adjustment" applies, insert:

"Extraordinary Event" means a Merger Event, Tender Offer, Nationalisation, Insolvency or Delisting, [insert other and/or additional Extraordinary Events] as the case may be.]

"Insolvency" means that by reason of the voluntary or involuntary liquidation, bankruptcy, insolvency, dissolution or winding-up of or any analogous proceeding affecting a Share Issuer, (A) all the Shares of that Share Issuer are required to be transferred to a trustee, liquidator or other similar

[Zertifikat] [Optionsschein]" bedeutet eine [Schuldverschreibung] [Zertifikat], deren Rückzahlungsbetrag und/oder Verzinsung sich auf die Entwicklung von Aktien oder aktienähnlichen Wertpapieren bezieht.

"Börse" bedeutet [einfügen], jeden Rechtsnachfolger einer solchen Börse oder eines solchen Handelssystems und jede Ersatzbörse oder jedes Ersatzhandelssystem, auf welche der Handel in dieser Aktie vorübergehend übertragen worden ist (vorausgesetzt, dass nach Feststellung der Berechnungsstelle an dieser Ersatzbörse oder an diesem Ersatzhandelssystem eine der ursprünglichen Börse vergleichbare Liquidität in diesen Aktien vorhanden ist).

"Börsengeschäftstag" bedeutet jeder planmäßige Handelstag, an dem die Börse und Verbundene Börse für den Handel während ihrer üblichen Börsensitzungszeit geöffnet sind, auch wenn diese Börse oder Verbundene Börse vor ihrem planmäßigen Börsenschluss schließt.

"Börsenstörung" bedeutet ein Ereignis (außer der frühzeitigen Schließung), welches (i) die Fähigkeit der Marktteilnehmer stört oder beeinträchtigt (wie von der Berechnungsstelle bestimmt), an der Börse in den Aktien Geschäfte auszuführen oder den Marktwert dieser Aktien zu erhalten oder (ii) in auf die Aktien bezogenen Futures- oder Optionskontrakten an einer betreffenden maßgeblichen Verbundenen Börse Geschäfte auszuführen oder Marktwerte zu erhalten.

"Außerordentliche Dividende" bezeichnet einen Betrag je Aktie von [den im Konditionenblatt bestimmten oder dort anderweitig festgelegten Betrag je Aktie einfügen] [Wird im Konditionenblatt keine Außerordentliche Dividende bestimmt oder anderweitig festgelegt, einfügen:] der von der Berechnungsstelle insgesamt oder zu einem Teil als Außerordentliche Dividende eingestuft wird.]

[Wenn Anpassung durch die Berechnungsstelle anwendbar ist, einfügen:

"Außerordentliches Ereignis" ist eine Fusion, ein Übernahmeangebot, eine Verstaatlichung, eine Insolvenz oder ein Delisting [anderes und/oder zusätzliches Außerordentliches Ereignis einfügen].]

"Insolvenz" bedeutet, dass aufgrund freiwilliger oder unfreiwilliger Liquidation, Konkurs, Insolvenz, Auflösung oder Abwicklung oder eines entsprechenden Verfahrens, das den Emittenten der Aktien betrifft, (A) sämtliche Aktien dieses Emittenten auf einen Treuhänder, Liquidator oder

official or (B) holders of the Shares of that Share Issuer become legally prohibited from transferring them, or (C) the Share Issuer is dissolved, terminated or ceases to exist, as the case may be.

["Insolvency Filing" means that the Share Issuer (as defined in § 4b) institutes or has instituted against it by a regulator, supervisor or any similar official with primary insolvency, rehabilitative or regulatory jurisdiction over it in the jurisdiction of its incorporation or organisation or the jurisdiction of its head or home office, or it consents to a proceeding seeking a judgment of insolvency or bankruptcy or any other relief under any bankruptcy or insolvency law or other similar law affecting creditors' rights, or a petition is presented for its winding-up or liquidation by it or such regulator, supervisor or similar official or it consents to such a petition, provided that proceedings instituted or petitions presented by creditors and not consented to by the Share Issuer shall not be deemed an Insolvency Filing.]

["Intraday Price" means any traded price on the relevant Exchange.]

"Market Disruption Event" means the occurrence or existence of (i) a Trading Disruption, (ii) an Exchange Disruption, at any time during the one hour period that ends at the relevant valuation time, or (iii) an Early Closure.

"Merger Date" means, in respect of a Merger Event, the date upon which all holders of the relevant Shares (other than, in the case of a takeover offer, Shares owned or controlled by the offeror) have agreed or have irrevocably become obliged to transfer their Shares.

"Merger Event" means, in respect of any relevant Shares, any (i) reclassification or change of such Shares that results in a transfer of or an irrevocable commitment to transfer 20 per cent. or more of such Shares outstanding [to another entity or person], (ii) consolidation, amalgamation, merger or binding share exchange of the Share Company with or into another entity [or person] (other than a consolidation, amalgamation, merger or binding share exchange in which such Share Company is the continuing entity and which results in a reclas-

eine vergleichbare Person zu übertragen sind, oder (B) den Inhabern der Aktien dieses Emittenten die Übertragung von Gesetzes wegen verboten wird, oder (C) die Emittentin der Aktien aufgelöst oder beendet wurde bzw. nicht länger besteht.

["Insolvenzantrag" bedeutet, dass der Emittent der Aktie (wie im § 4b) bei einer oder durch eine Regulierungs- oder Aufsichtsbehörde oder bei einer oder durch eine ähnliche Behörde, die hauptsächlich für Insolvenz-, Sanierungs- und Aufsichtsverfahren zuständig ist, in der Jurisdiktion, in der die Emittentin der Aktie gegründet wurde oder ihren Geschäfts- oder Hauptsitz hat, ein Verfahren eingeleitet oder beantragt hat oder einem Verfahren zustimmt, welches auf die Feststellung der Insolvenz oder des Konkurses gerichtet ist oder eine andere Abhilfe nach Insolvenzoder Konkursrecht oder verwandten Rechtsgebieten, die auf die Gläubigerrechte Einfluss nehmen, verschafft; oder es wurde ein Abwicklungs- oder Liquidationsantrag bei einer oder durch eine solche Regulierungs- oder Aufsichtsbehörde oder ähnliche Behörde gestellt bzw. der Emittent der Aktie stimmt einem solchen Antrag zu, vorausgesetzt, dass die eingeleiteten Verfahren oder die Anträge, die von Gläubigern gestellt wurden, in die der Emittent der Aktie aber nicht eingewilligt hat, nicht als Insolvenzanträge zu betrachten sind.]

["Intraday-Kurs" meint jeden an der maßgeblichen Börse gehandelten Preis.]

"Marktstörung" bedeutet das Entstehen oder Bestehen (i) einer Handelsaussetzung, (ii) einer Börsenstörung, innerhalb der letzten Stunde vor dem maßgeblichen Bewertungszeitpunkt, oder (iii) eine Frühzeitige Schließung.

"Fusionstag" ist im Hinblick auf eine Fusion der Tag an dem alle Inhaber der betreffenden Aktien (mit Ausnahme von Aktien, die im Zusammenhang mit einem Übernahmeangebot vom Anbieter gehalten oder kontrolliert werden) zugestimmt haben oder unwiderruflich verpflichtet sind, ihre Aktien zu übertragen.

"Fusion" ist im Hinblick auf die Aktien jede (i) Umklassifizierung oder Änderung dieser Aktien, die in eine Übertragung oder eine unwiderruflichen Übertragungsverpflichtung von 20 % oder mehr dieser im Umlauf befindlichen Aktien zur Folge hat, (ii) die Konsolidierung, der Zusammenschluss, die Fusion oder der verbindliche Aktientausch des Emittenten der Aktien mit einem anderen Unternehmen [oder in ein anderes Unternehmen] (es sei denn der Emittent ist das fortbestehende Unternehmen und die Fusion hat

sification or change of less than 20 per cent. of the relevant Shares outstanding), (iii) takeover offer, tender offer, exchange offer, solicitation, proposal or other event by any entity [or person] for such Shares that results in a transfer of or an irrevocable commitment to transfer 20 per cent. or more of such Shares (other than such Shares owned or controlled by the offeror), or (iv) consolidation, amalgamation, merger or binding share exchange of the Share Company or its subsidiaries with or into another entity in which the Share Company is the continuing entity and which does not result in a reclassification or change of all such Shares outstanding but results in the outstanding Shares (other than Shares owned or controlled by such other entity) immediately prior to such event collectively representing less than 50 per cent. of the outstanding Shares immediately following such event, if, in each case the date on which the Calculation Agent determines that such event occurs is on or before, in the case of delivery of [in case of [Notes] [Certificates] insert: Reference Assets according to § 4(d), the Settlement Date, or in any other case, the [Final Valuation Date [insert other date] in respect of the relevant [Note] [Certificate]] [In case of Warrants insert: Underlyings the settlement date].

"Nationalisation" means that all the Shares or all or substantially all the assets of a Share Issuer are nationalised, expropriated or are otherwise required to be transferred to any governmental agency, authority, entity or instrumentality thereof

"Potential Adjustment Event" means any of the following:

- (a) a subdivision, consolidation or reclassification of relevant Shares (unless resulting in a Merger Event [or Tender Offer]), or a free distribution or dividend of any such Shares to existing holders by way of bonus, capitalisation or similar issue;
- (b) a distribution, issue or dividend to existing holders of the relevant Shares of (A) such Shares, or (B) other share capital or securities granting the right to payment of dividends and/or

die Umklassifizierung oder den Austausch von weniger als 20 % der im Umlauf befindlichen Aktien zur Folge) oder (iii) ein anderes Übernahmeangebot, ein Tauschangebot, die Bewerbung, der Vorschlag oder ein anderes Ereignis einer Einheit [oder Person] für solche Aktien, das darauf abzielt, 20 % oder mehr der im Umlauf befindlichen Aktien des Emittenten der Aktien zu erhalten und das für diese Aktien die Übertragung oder eine unwiderrufliche Übertragungsverpflichtung zur Folge hat (es sei denn, die Aktien gehören dem Anbieter oder werden von ihm kontrolliert), oder (iv) die Konsolidierung, der Zusammenschluss, die Fusion oder der verbindliche Aktientausch des Emittenten der Aktien mit einem anderen Unternehmen oder in ein anderes Unternehmen, wobei der Emittent der Aktien das fortbestehende Unternehmen bleibt und die Fusion weder die Umklassifizierung noch den Austausch der im Umlauf befindlichen Aktien zur Folge hat, wobei aber als Folge dieses Ereignisses die unmittelbar davor im Umlauf befindlichen Aktien unmittelbar danach insgesamt weniger als 50% der im Umlauf befindlichen Aktien darstellen; dabei muss in jedem der genannten Fälle der Tag, an dem die Berechnungsstelle feststellt, dass ein solches Ereignis eingetreten ist, am oder vor dem Abrechnungstag liegen, im Falle einer Lieferung [im Falle von [Schuldverschreibungen] [Zertifikaten] einfügen: von Referenzwerten gemäß § 4(d), oder, in allen anderen Fällen, dem [Finalen Bewertungstag] [anderen Tag einfügen] im Hinblick auf die [Schuldverschreibungen] [Zertifikate]] [Im Falle von Optionsscheinen einfügen: .des Basiswerts]

"Verstaatlichung" bedeutet, dass sämtliche Aktien oder sämtliche Vermögenswerte oder im Wesentlichen sämtliche Vermögenswerte eines Emittenten der Aktien verstaatlicht oder enteignet werden oder in sonstiger Weise auf eine staatliche Stelle, Behörde oder Körperschaft zu übertragen sind.

"**Anpassungsereignis**" meint jedes der folgenden Ereignisse:

- (a) eine Aufteilung, Konsolidierung oder Neueinstufung der Aktien (Fusionen [bzw. Übernahmeangebot] ausgenommen) oder eine Ausschüttung oder Dividende der Aktien an bestehende Aktionäre in Form einer Sonderdividende, Ausgabe von Gratisaktien oder ein ähnliches Ereignis;
- (b) eine Ausschüttung oder Dividende an bestehende Inhaber der Aktien bestehend aus (A) neuen Aktien oder (B) sonstigem Aktienkapital oder Wertpapieren, die das Recht auf Erhalt

the proceeds of liquidation of the Share Issuer equally or proportionately with such payments to holders of such Shares, or (C) share capital or other securities of another issuer acquired or owned (directly or indirectly) by the Share Issuer as a result of a spin-off or other similar transaction, or (D) any other type of securities, rights or warrants or other assets, in any case for payment (cash or other consideration) at less than the prevailing market price as determined by the Calculation Agent;

- (c) an Extraordinary Dividend;
- (d) a call by the Share Issuer in respect of relevant Shares that are not fully paid;
- (e) a repurchase by the Share Issuer or any of its subsidiaries of relevant Shares whether out of profits or capital and whether the consideration for such repurchase is cash, securities or otherwise;
- (f) in respect of the Share Issuer, an event that results in any shareholder rights being distributed or becoming separated from shares of common stock or other shares of the capital stock of the Share Issuer pursuant to a shareholder rights plan or arrangement directed against hostile takeovers that provides upon the occurrence of certain events for a distribution of preferred stock, warrants, debt instruments or stock rights at a price below their market value, as determined by the Calculation Agent, provided that any adjustment effected as a result of such an event shall be readjusted upon any redemption of such rights; or
- (g) any other event that may have a diluting or concentrative effect on the theoretical value of the relevant Shares.

"Related Exchange(s)" means each [[insert exchange or quotation system which is specified in the Final Terms] or any successor to such exchange or quotation system or any substitute exchange or quotation system to which trading in futures or options contracts relating to a Share has temporarily relocated (provided that the Calculation Agent has determined that there is comparable liquidity relative to the futures or options contracts relating to such Share on such tempo-

von Dividenden und/oder Liquidationserlösen vom Emittenten der Aktien zu gleichen Teilen oder anteilig im Verhältnis zu den betreffenden Zahlungen an Inhaber der entsprechenden Aktien gewähren, (C) Aktienkapital oder anderen Wertpapieren, die der Emittent der Aktien aus einer Abspaltung oder einer ähnlichen Transaktion erhalten hat oder hält (unmittelbar oder mittelbar) oder (D) einer anderen Art von Wertpapieren, Rechten oder Berechtigungsscheinen oder anderen Vermögensgegenständen, gegen Zahlung (bar oder auf andere Weise) von weniger als dem maßgeblichen Kurswert wie von der Berechnungsstelle festgestellt;

- (c) eine Außerordentliche Dividende;
- (d) eine Einzahlungsaufforderung vom Emittenten der Aktien im Hinblick auf die Aktien, die noch nicht voll eingezahlt sind;
- (e) ein Rückkauf durch den Emittenten der Aktien oder einem seiner Tochterunternehmen, sei es aus dem Gewinn oder dem Kapital, und gleich, ob die Gegenleistung im Rahmen eines solchen Rückkaufs in bar, in Form von Wertpapieren oder anderweitig gezahlt wird;
- (f) jedes Ereignis, das im Hinblick auf den Emittenten der Aktien eine Ausschüttung oder Trennung von Aktionärsrechten vom gezeichneten Kapital oder anderen Anteilen am Kapital des Emittenten der Aktien bedeutet, und das einem gezielt gegen feindliche Übernahmen ausgearbeiteten Plan oder Arrangement folgt, der bei Eintritt bestimmter Ereignisse die Ausschüttung von Vorzugskapital, Optionsscheinen, Schuldverschreibungen oder Vermögensrechten zu einem unterhalb des Marktniveaus liegenden Preis vorsieht, wie von der Berechnungsstelle festgestellt, vorausgesetzt, dass jede wegen eines solchen Ereignisses vorgenommene Anpassung nach Tilgung dieser Rechte wieder zurückzunehmen ist; oder
- (g) jedes sonstige ähnliche Ereignis, das sich mindernd oder konzentrierend auf den theoretischen Wert der Aktien auswirken kann.

"Verbundene Börse(n)" bedeutet [die im Konditionenblatt bestimmte Börse oder das Handelssystem, einfügen] oder jeden Rechtsnachfolger einer solchen Börse oder eines solchen Handelssystems und jede Ersatzbörse oder jedes Ersatzhandelssystem, auf welche der Handel in Futuresoder Optionskontrakten bezogen auf diese Aktie vorübergehend übertragen worden ist (vorausgesetzt, dass nach Feststellung der Berechnungsstelle an dieser Ersatzbörse oder an diesem Ersatz-

rary substitute exchange or quotation system as on the original Related Exchange).] [In cases where the Final Terms specify "All Exchanges" as the Related Exchange insert the following:] each exchange or quotation system (as the Calculation Agent may select) where trading has a material effect (as determined by the Calculation Agent) on the overall market for futures or options contracts relating to a Share or, in any such case, any transferee or successor exchange of such exchange or quotation system.]

["Settlement Price" means the official settlement price on the relevant Exchange and if regularly no official settlement price is published by the Relevant Exchange, the Closing Price.]

"Share Issuer" means the issuer of the [relevant] Shares.

"Shares" or "Underlying" means [specify share or underlying].

"Scheduled Closing Time" means, in respect of an Exchange or Related Exchange and a Scheduled Trading Day, the scheduled weekday closing time of such Exchange or Related Exchange on such Scheduled Trading Day, without regard to after hours or any other trading outside of the regular trading session hours.

"Scheduled Trading Day" means, in relation to the [relevant] Shares any day on which each Exchange and each Related Exchange specified hereon are scheduled to be open for trading for their respective regular trading sessions.

"Tender Offer" means a takeover offer, tender offer, exchange offer, solicitation, proposal or other event by any entity or person that results in such entity or person purchasing, or otherwise obtaining or having the right to obtain, by conversion or other means, greater than 10 per cent. and less than 100 per cent. of the outstanding voting shares of the Issuer, as determined by the Calculation Agent, based upon the making of filings with governmental or self-regulatory agencies or such other information as the Calculation Agent deems relevant.

handelssystem eine der ursprünglichen Börse vergleichbare Liquidität in den auf diese Aktien bezogenen Futures- oder Optionskontrakten vorhanden ist).] [[Falls im Konditionenblatt "alle Börsen" als verbundene Börse angegeben sind, wie folgt einfügen:] jede Börse oder jedes Handelssystem (wie von der Berechnungsstelle bestimmt), an der oder dem der Handel eine erhebliche Auswirkung auf den Gesamtmarkt in auf diese Aktie bezogenen Futures- oder Optionskontrakte hat (wie von der Berechnungsstelle bestimmt) oder, in jedem dieser Fälle, ein Übernehmer oder Rechtsnachfolger einer solchen Börse oder eines solchen Handelssystems.]

["Abrechnungskurs" meint den amtlichen Abrechnungskurs and der maßgeblichen Börse und wenn nicht regelmäßig ein amtlicher Abrechnungskurs von der maßgeblichen Börse veröffentlicht wird, der Schlusskurs.]

"Emittent der Aktien" bezeichnet den Emittenten der [betreffenden] Aktien

"Aktie(n)" oder "Basiswert(e)" bedeutet [Aktie(n) oder Basiswert(e) einfügen].

"Planmäßiger Börsenschluss" bedeutet bezüglich einer Börse oder einer maßgeblichen Verbundenen Börse und eines Planmäßigen Handelstages die planmäßige Schlusszeit dieser Börse oder maßgeblichen Verbundenen Börse an Wochentagen an solch einem Planmäßigen Handelstag, ohne Berücksichtigung von Überstunden oder einem Handel außerhalb der regulären Börsensitzungszeiten.

"Planmäßiger Handelstag" bedeutet im Hinblick auf die entsprechende[n] Aktie[n] jeden Tag, an dem die Börse oder Verbundene Börse planmäßig zum Handel in der jeweiligen regulären Börsensitzung für diesen Wert geöffnet sind.

"Übernahmeangebot" bezeichnet ein Übernahmeangebot, ein Tauschangebot, die Bewerbung, dem Vorschlag oder ein anderes Ereignis einer juristischen oder natürlichen Person, das zur Folge hat, dass diese Einheit oder Person durch Umwandlung oder auf sonstige Weise nach Feststellung der Berechnungsstelle mehr als 10% und weniger als 100% der im Umlauf befindlichen stimmberechtigten Aktien des Emittenten der Aktien, wie jeweils durch die Berechnungsstelle anhand von Einreichungen bei staatlichen oder selbstregulierten Stellen oder sonstiger von der Berechnungsstelle für maßgeblich eingestuften Informationen bestimmt, kauft oder auf andere Weise erhält oder das Recht auf deren Übertragung erhält.

"Trading Disruption" means any suspension of, impairment of or limitation imposed on trading by the relevant Exchange or Related Exchange or otherwise and whether by reason of movements in price exceeding limits permitted by the relevant Exchange or Related Exchange or otherwise (i) relating to the Share on the Exchange or (ii) in futures or options contracts relating to the Share on any relevant Related Exchange.

"Underlying Currency" means [insert Underlying Currency].

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary]

§ 4c (Calculation Agent Adjustment. Corrections. Disrupted Days. [Extraordinary Event])

- (1) Potential Adjustment Event. In the event of a Potential Adjustment Event, the Calculation Agent will determine whether such Potential Adjustment Event has a diluting or concentrative effect on the theoretical value of the relevant Shares and, if so, will:
- (a) make the corresponding adjustment(s), if any, to any one or more of [in case of [Notes] [Certificates] insert: the Redemption Amount and/or the Reference Asset Quantity and/or the Interest Rate and/or the other] relevant terms as the Calculation Agent determines appropriate to account for that diluting or concentrative effect (provided that no adjustments will be made to account solely for changes in volatility, expected dividends, stock loan rate or liquidity relative to the relevant Share); and
- (b) determine the effective date(s) of the adjustment(s). In such case, such adjustments shall be deemed to be so made from such date(s). The Calculation Agent may (but need not) determine the appropriate adjustment(s) by reference to the adjustment(s) in respect of such Potential Adjustment Event made by any [Related Exchange] [insert other].

Upon making any such adjustment, the Calcula-

"Handelsaussetzung" bedeutet jede von der maßgeblichen Börse oder Verbundenen Börse verhängte oder anderweitig verfügte Aussetzung, Einschränkung oder Begrenzung des Handels, sei es wegen der Begrenzung der maßgeblichen Börse oder Verbundenen Börse überschreitender Kursausschläge oder wegen sonstiger Gründe, (i) in den Aktien an der Börse oder (ii) in auf die Aktie bezogenen Futures- oder Optionskontrakten an jeder maßgeblichen Verbundenen Börse.

"Basiswert Währung" meint [Basiswert Währung einfügen].

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

§ 4c (Anpassung durch die Berechnungsstelle. Korrekturen. Störungstage. [Außerordentliches Ereignis])

- (1) Anpassungsereignis. Im Fall eines Anpassungsereignisses wird die Berechnungsstelle feststellen, ob dieses Anpassungsereignis eine verwässernde oder werterhöhende Wirkung auf den theoretischen Wert der Aktien hat; stellt die Berechnungsstelle eine solche verwässernde oder werterhöhende Wirkung fest, wird sie
- (a) gegebenenfalls die entsprechende Anpassung [im Fall von [Schuldverschreibungen] [Zertifikaten] einfügen: des Rückzahlungsbetrages und/oder der Referenzwerteanzahl und/oder eines allfälligen Zinssatzes und/oder] einer jeglichen sonstigen Berechnungsgröße vornehmen, die nach Ansicht der Berechnungsstelle geeignet ist, dieser verwässernden oder werterhöhenden Wirkung Rechnung zu tragen (wobei keine Anpassungen vorgenommen werden, die lediglich Veränderungen der Volatilität, erwarteten Dividendenausschüttungen, des Wertpapierleihsatzes oder der Liquidität in den Aktien Rechnung tragen sollen); und
- (b) die Tage bzw. den Tag des Wirksamwerdens der entsprechenden Anpassung(en) festlegen. In einem solchen Fall gelten die entsprechenden Anpassungen als per diesem Tag/diesen Tagen vorgenommen. Die Berechnungsstelle kann (muss jedoch nicht) die entsprechenden Anpassungen unter Verweisung auf diejenigen Anpassungen bezüglich eines einschlägigen Anpassungsereignisses festlegen, die an einer [Verbundenen Börsel [andere einfügen] vorgenommen werden.

Nach Vornahme einer solchen Anpassung wird

tion Agent shall give notice as soon as practicable to the [Noteholders] [Certificateholders] [Warrantholders] in accordance with § 11, stating the adjustment, if any, to any one or more of the relevant terms mentioned above and giving brief details of the Potential Adjustment Event. For the avoidance of doubt, in addition to or instead of varying any terms in accordance with the above provisions, the Calculation Agent may offer to distribute to the holders of the outstanding relevant [Notes] [Certificates] [Warrants] additional [Notes] [Certificates] [Warrants] and/or a cash amount. Such distribution of additional [Notes] [Certificates] [Warrants] may be made on a "free" or "delivery versus payment" basis.

- Corrections. In the event that any price or level published on the Exchange or Related Exchange and which is utilised for any calculation or determination made in relation to the [Notes] [Certificates] [Warrants] is subsequently corrected and the correction is published by the Exchange or Related Exchange before the [in case of Warrants and Notes or Certificates with fixed maturity date, insert: Final Valuation Date] [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date], the Calculation Agent will determine the amount that is payable or deliverable as a result of that correction, and, to the extent necessary, will adjust the terms of such transaction to account for such correction and will notify the [Noteholders] [Certificateholders] [Warrantholders] accordingly pursuant to § 11.
- (3) Disrupted Days. If any Valuation Date is a Disrupted Day, then the Valuation Date shall be the first succeeding Exchange Business Day that the Calculation Agent determines is not a Disrupted Day, unless the Calculation Agent determines that each of the eight Exchange Business Days immediately following the original date is a Disrupted Day. In that case:
- (a) that eighth Exchange Business Day shall be deemed to be the Valuation Date, notwithstanding the fact that such day is a Disrupted Day; and
- (b) the Calculation Agent shall determine its good faith estimate of the value of the Shares as of the Valuation Date on that eighth Exchange

- die Berechnungsstelle die Gläubiger hiervon sobald als praktikabel gemäß § 11 unter Angabe der vorgenommenen Anpassung hinsichtlich der oben genannten relevanten Bedingungen und unter Nennung einiger kurzer Details hinsichtlich des Anpassungsereignisses unterrichten. Klargestellt wird, dass die Berechnungsstelle insbesondere zusätzlich zur oder an Stelle einer Veränderung irgendwelcher Bedingungen gemäß den oben dargestellten Bestimmungen an die Gläubiger der betreffenden ausstehenden [Schuldverschreibungen] [Zertifikate] [Optionsscheine] zusätzliche [Schuldverschreibungen] [Zertifikate] [Optionsscheinel ausgeben und/oder einen Geldbetrag ausschütten kann. Eine solche Ausgabe zusätzlicher [Schuldverschreibungen] [Zertifikate] [Optionsscheine] kann auf der Basis "Zahlung gegen Lieferung" oder "Lieferung frei von Zahlung" erfolgen.
- (2) Korrekturen. Sollte ein an der Börse oder Verbundenen Börse veröffentlichter Kurs oder Stand, der für irgendeine Berechnung oder Feststellung in Bezug auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] verwandt worden ist, nachträglich korrigiert werden und wird diese Korrektur durch die Börse oder die Verbundene Börse vor dem [im Fall von Optionsscheinen und Schuldverschreibungen oder Zertifikaten mit festen Fälligkeitstag einfügen: Finalen Bewertungstag] [im Fall von [Schuldverschreibungen| [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] veröffentlicht, so wird die Berechnungsstelle den aufgrund dieser Korrektur zahlbaren oder lieferbaren Betrag bestimmen und, falls erforderlich, die Bedingungen der Transaktion zur Berücksichtigung dieser Korrektur anpassen und die Gläubiger gemäß § 11 entsprechend unterrich-
- (3) Störungstage. Wenn ein Bewertungstag ein Störungstag ist, dann ist der Bewertungstag der nächstfolgende Börsengeschäftstag, an dem die Berechnungsstelle feststellt, dass kein Störungstag vorliegt, es sei denn, die Berechnungsstelle stellt fest, dass an jedem der acht Börsengeschäftstage, die unmittelbar auf den ursprünglichen Tag folgen, ein Störungstag vorliegt. Im letzteren Falle:
- (a) gilt der entsprechende achte Börsengeschäftstag als Bewertungstag, ungeachtet der Tatsache, dass dieser Tag ein Störungstag ist; und
- (b) bestimmt die Berechnungsstelle nach Treu und Glauben eine Einschätzung des Wertes der Aktien am Bewertungstag an diesem achten

Business Day.

[If "Calculation Agent Adjustment" is specified in the Final Terms of the Notes or Certificates and for Warrants, insert:

(4) Extraordinary Event. In the event of an Extraordinary Event the Calculation Agent may make such adjustments to the redemption, settlement, payment or any other terms of the [Notes] [Certificates] [Warrants] as the Calculation Agent determines appropriate to account for the economic effect on the [Notes] [Certificates] [Warrants] of such Extraordinary Event. In this case the Calculation Agent shall give within not more than [5] [specify] [Business Days'] [days'] after such adjustment has been effected notice to the [Noteholders [Certificateholders] of such adjustment in accordance with § 11]. [In case of Warrants, insert: Alternatively, in the event of an Extraordinary Event the Issuer may redeem all, or some only, of the Warrants then outstanding at [the Early Redemption Amount [insert other amount as specified in the Final Terms | upon the Issuer having given not less than [5] [specify] [Business Days'] [days'] notice to the Warrantholders in accordance with § 11.].

[insert other or further provisions, or amend provisions, as the case may be, if necessary]

Börsengeschäftstag.

[[Falls "Anpassung durch die Berechnungsstelle" im Konditionenblatt für die Schuldverschreibungen oder Zertifikate bestimmt ist und für Optionsscheine einfügen:]

(4) Außerordentliches Ereignis. Im Fall eines außerordentlichen Ereignisses kann die Berechnungsstelle diejenigen Anpassungen der Tilgungs-, Lieferungs-, Zahlungs- und sonstigen Bedingungen der [Schuldverschreibungen] [Zertifikatel [Optionsscheine] vornehmen, die sie als angemessen dafür bestimmt, den wirtschaftlichen Auswirkungen eines solchen außerordentlichen Ereignisses auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Rechnung zu tragen. Die Berechnungsstelle wird die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage | [Tage | nach der Durchführung der Anpassung gemäß § 11 darüber unterrichten.] [Im Fall von Optionsscheinen einfügen: Alternativ kann die Emittentin im Falle eines Außergewöhnlichen Ereignisses alle oder einzelne Optionsscheine zum [Vorzeitigen Rückzahlungsbetrag] [anderen Betrag einfügen] zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.]

[andere bzw. weitere Bestimmungen einfügen, oder Bestimmungen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL TERMS AND CONDITIONS OF THE FOR FUND LINKED [NOTES] [CERTIFICATES] [WARRANTS]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Terms and Conditions for Fund Linked [Notes] [Certificates] [Warrants] shall be applicable.

§ 4b (Underlying Specific Definitions)

["Closing Price" means the Net Asset Value.]

"Cut-off Period" means, with respect to any date, [insert Cut-off Period] [a period of one calendar year ending on the first anniversary of such date] [; provided that any Cut-Off Period shall end on [insert Final Cut-Off Date].]

"Disrupted Day" means in respect of a Fund any day on which a Fund Market Disruption Event has occurred.

"Extraordinary Dividend" means an amount per Fund Share [insert as specified or otherwise determined as provided in the Final Terms] [If no Extraordinary Dividend is specified in or otherwise determined as provided in the Final Terms, insert:] the characterisation of a dividend or portion thereof as an Extraordinary Dividend shall be determined by the Calculation Agent].

[If "Calculation Agent Adjustment" applies, insert:

"Extraordinary Event" means a Nationalisation, Insolvency, Extraordinary Fund Event or [insert other and/or additional Extraordinary Events], as the case may be.]

"Extraordinary Fund Event" means [insert Extraordinary Fund Events].

"Fund" means the issuer of the [relevant] Fund Shares.

"Fund Documents" means, with respect to any Fund Shares, the constitutive and governing documents, subscription agreement and other agreements of the Fund specifying the terms and conditions relating to such Fund Share and any additional such Fund Share and any additional such Fund Share and Share Share

ERGÄNZENDE EMISSIONSBEDINGUN-GEN FÜR FONDSBEZOGENE [SCHULDVER-SCHREIBUNGEN] [ZERTIFIKATE] [OPTI-ONSSCHEINE]

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Emissionsbedingungen für Fondsbezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Anwendung finden.

§ 4b (Basiswertspezifische Definitionen)

["Schlusskurs" meint das Nettoaktivvermögen.]

"Abschlusszeitraum" meint, hinsichtlich eines Tages [Abschlusszeitraum einfügen] [einen Zeitraum von einem Kalenderjahr, das nach Ablauf eines Jahres dieses Tages endet] [; vorausgesetzt, dass jeder Abschlusszeitraum am [letzten Abschlusstag einfügen].]

"Störungstag" bedeutet im Hinblick auf einen Fonds einen Tag, an dem eine Fondsmarktstörung eingetreten ist.

"Außerordentliche Dividende" bezeichnet einen Betrag je Fondsanteil von [den im Konditionen-blatt bestimmten oder dort anderweitig festgelegten Betrag einfügen] [Wird im Konditionenblatt keine Außerordentliche Dividende bestimmt oder anderweitig festgelegt, einfügen:] der von der Berechnungsstelle insgesamt oder zu einem Teil als Außerordentliche Dividende eingestuft wird.]

[Wenn Anpassung durch die Berechnungsstelle anwendbar ist, einfügen:

"Außerordentliches Ereignis" ist eine Verstaatlichung, eine Insolvenz, ein Außerordentliches Fondsereignis oder [anderes und/oder zusätzliches Außerordentliches Ereignis einfügen].]

"Außerordentliches Fondsereignis" meint [Auβerordentliches Fondsereignis einfügen].

"**Fonds**" meint den Emittenten der [betreffenden] Fondsanteile.

"Fonds Dokumente" meint hinsichtlich jedes Fondsanteiles, die Gründungs- und Bestandsdokumente, Zeichnungsvereinbarung und andere Vereinbarungen des Fonds, die die auf den Fondsanteil anwendbaren Bedingungen beinhal-

tional fund documents, in each case, as amended from time to time.

"Fund Linked [Note] [Certificate] [Warrant]" means a security where the payment of the redemption amount and/or interest is linked to the performance of fund shares.

"Fund Market Disruption Event" means with respect to a Fund on any Scheduled Valuation Date, the failure by the relevant Management Company to calculate and publish the Net Asset Value of such Fund on that day [or [insert additional or other fund market disruption events]].

"Fund Shares" or "Underlyings" means [specify fund share].

"Insolvency" means in respect of a Fund, any winding-up, termination or any loss of regulatory approval or registration in respect of such Fund or any other event having a similar object or effect.

["Intraday Price" means the Net Asset Value.]

"Management Company" means in respect of a Fund, the entity responsible for calculating and publishing the Net Asset Value of such Fund (or any successor to such entity), as determined by the Calculation Agent.

"Nationalisation" means that all the Fund Shares or all or substantially all the assets of a Fund are nationalised, expropriated or are otherwise required to be transferred to any governmental agency, authority, entity or instrumentality thereof.

"Net Asset Value" means [the net asset value published by the Management Company] [insert other definition].

"Potential Adjustment Event" means any of the following:

(a) a subdivision, consolidation or reclassification of relevant Fund Shares, or a free distribution or dividend of any such Fund Shares to existing holders by way of bonus, capitalisation or similar issue; ten, und alle zusätzlichen Fonds Dokumente, in der jeweils geltenden Fassung.

"Fondsbezogene(s) [Schuldverschreibung] [Zertifikat] [Optionsschein]" bedeutet eine(n) [Schuldverschreibung] [Zertifikat] [Optionsschein], deren/dessen Rückzahlungsbetrag und/oder Verzinsung sich auf die Entwicklung von Fondsanteilen bezieht.

"Fondsstörung" meint hinsichtlich jeden Fonds an einem Planmäßigen Bewertungstag das Ausbleiben der Berechnung und Veröffentlichung des Nettoaktivvermögens (Net Asset Value) durch die Managementgesellschaft eines solchen Fonds an diesem Tag [oder [weitere oder andere Fondsstörungen einfügen]].

"Fondsanteile" oder "Basiswerte" meint [Fondsanteile einfügen].

"Insolvenz" meint hinsichtlich eines Fonds, die Abwicklung, Beendigung oder einen Verlust der aufsichtsrechtlichen Bewilligung oder Registrierung hinsichtlich eines solchen Fonds oder ein anderes Ereignis, das ein ähnliches Ziel oder einen ähnlichen Effekt hat.

["Intraday-Kurs" meint das Nettoaktivvermögen.]

"Managementgesellschaft" meint in Hinblick auf einen Fonds den Rechtsträger, der für die Berechnung und Veröffentlichung des Nettoaktivvermögens (Net Asset Value) dieses Fonds verantwortlich ist (oder jeder Rechtsnachfolger eines solchen Rechtsträgers), wie von der Berechnungsstelle bestimmt.

"Verstaatlichung" bedeutet, dass sämtliche Fondsanteile oder sämtliche Vermögenswerte oder im Wesentlichen sämtliche Vermögenswerte eines Fonds verstaatlicht oder enteignet werden oder in sonstiger Weise auf eine staatliche Stelle, Behörde oder Körperschaft zu übertragen sind.

"Nettoaktivvermögen" meint [das Nettoaktivvermögen, das von der Managementgesellschaft veröffentlicht wird] [andere Definition einfügen].

"Anpassungsereignis" meint jedes der folgenden Ereignisse:

(a) eine Aufteilung, Konsolidierung oder Neueinstufung der Fondsanteile oder eine Ausschüttung oder Dividende der Fondsanteile an bestehende Inhaber in Form einer Sonderdividende, Ausgabe von Anteilen oder ein ähnliches

- (b) a distribution, issue or dividend to existing holders of the relevant Fund Shares of (A) an additional amount of such Fund Shares, or (B) other share capital or securities granting the right to payment of dividends and/or the proceeds of liquidation of the Fund equally or proportionately with such payments to holders of such Fund Shares, or (C) share capital or other securities of another Issuer acquired or owned (directly or indirectly) by the Fund as a result of a spin-off or other similar transaction, or (D) any other type of securities, rights or warrants or other assets, in any case for payment (cash or other consideration) at less than the prevailing market price as determined by the Calculation Agent;
- (c) an Extraordinary Dividend;
- (d) a repurchase by the Fund or any of its subsidiaries of relevant Fund Shares whether the consideration for such repurchase is cash, securities or otherwise, other than in respect of a redemption of Fund Shares initiated by an investor in such Fund Shares that is consistent with the Fund Documents; or
- (e) any other event that may have a diluting or concentrative effect on the theoretical value of the relevant Fund Shares.

["Settlement Price" means the Net Asset Value.]

"Scheduled Valuation Date" means in respect of a Fund a day upon which the relevant Management Company is due to calculate and publish the Net Asset Value for such Fund.

"Underlying Currency" means [insert Underlying Currency].

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary]

§ 4c (Calculation Agent Adjustment. Corrections. Disrupted Days. [Extraordinary Event])

(1) Potential Adjustment Event. In the event of a Potential Adjustment Event, the Calculation Agent will determine whether such Potential Adjustment Event has a diluting or concentrative

Ereignis;

- eine Ausschüttung oder Dividende an (b) bestehende Inhaber der Fondsanteile bestehend aus (A) neuen Fondsanteilen oder (B) sonstigem Aktienkapital oder Wertpapieren, die das Recht auf Erhalt von Dividenden und/oder Liquidationserlösen des Fonds zu gleichen Teilen oder anteilig im Verhältnis zu den betreffenden Zahlungen an Inhaber der entsprechenden Fondsanteile, (C) Aktienkapital oder anderen Wertpapieren, die der Fonds aus einer Abspaltung oder einer ähnlichen Transaktion erhalten hat oder hält (unmittelbar oder mittelbar) oder (D) einer anderen Art von Wertpapieren, Rechten oder Berechtigungsscheinen oder anderen Vermögensgegenständen, gegen Zahlung (bar oder auf andere Weise) von weniger als dem maßgeblichen Kurswert wie von der Berechnungsstelle festgestellt;
- (c) eine Außerordentliche Dividende;
- (d) ein Rückkauf durch den Fonds oder einem seiner Tochterunternehmen, sei es dass die Gegenleistung für den Rückkauf aus Bargeld, Wertpapieren oder anderem besteht, ausgenommen hinsichtlich einer Einlösung von Fondsanteilen, die von einem Investor initiiert wurde und im Einklang mit den Fonds Dokumenten steht; oder
- (e) jedes sonstige ähnliche Ereignis, das sich mindernd oder konzentrierend auf den theoretischen Wert der Fondsanteile auswirken kann.

["Abrechnungskurs" meint das Nettoaktivvermögen.]

"Planmäßiger Bewertungstag" bedeutet im Hinblick auf einen Fonds einen Tag, an welchem die jeweilige Managementgesellschaft das Nettoaktivvermögen dieses Fonds planmäßig zu berechnen und veröffentlichen hat.

"Basiswert Währung" meint [Basiswert Währung einfügen].

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

§ 4c (Anpassung durch die Berechnungsstelle. Korrekturen. Störungstage. [Außerordentliches Ereignis])

(1) Anpassungsereignis. Im Fall eines Anpassungsereignisses wird die Berechnungsstelle feststellen, ob dieses Anpassungsereignis eine verwässernde oder werterhöhende Wirkung auf effect on the theoretical value of the relevant Fund Shares and, if so, will:

- (a) make the corresponding adjustment(s), if any, to any one or more of the [in case of Notes and Certificates, insert: Redemption Amount and/or the Reference Asset Quantity and/or any Interest Rate and/or the other] relevant terms as the Calculation Agent determines appropriate to account for that diluting or concentrative effect (provided that no adjustments will be made to account solely for changes in volatility, expected distributions, stock loan rate or liquidity relative to the relevant Fund Share); and
- (b) determine the effective date(s) of the adjustment(s). In such case, such adjustments shall be deemed to be so made from such date(s).

Upon making any such adjustment, the Calculation Agent shall give notice as soon as practicable to the [Noteholders] [Certificateholders] [Warrantholders] in accordance with § 11, stating the adjustment to one or more of the above mentioned relevant terms and giving brief details of the Potential Adjustment Event. For the avoidance of doubt, in addition to or instead of varying any terms in accordance with the above provisions, the Calculation Agent may offer to distribute to the holders of the outstanding relevant [Notes] [Certificates] [Warrants] additional [Notes] [Certificates] [Warrants] and/or a cash amount. Such distribution of additional [Notes] [Certificates] [Warrants] may be made on a "free" or "delivery versus payment" basis.

(2) Corrections. In the event that the Net Asset Value published by the Management Company of a Fund or any other price or quotation which is utilised for any calculation or determination made in relation to the [Notes] [Certificates] [Warrants] is subsequently corrected and the correction is published by the Management Company of a Fund before the [in case of Warrants and Notes or Certificates with fixed maturity date, insert: Final Valuation Date] [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date], the Calculation Agent will determine the amount that is payable or delivera-

den theoretischen Wert der Fondsanteile hat; stellt die Berechnungsstelle eine solche verwässernde oder werterhöhende Wirkung fest, wird sie

- (a) gegebenenfalls die entsprechende Anpassung [im Fall von Schuldverschreibungen und Zertifikaten einfügen: des Rückzahlungsbetrages und/oder der Referenzwerteanzahl und/oder eines allfälligen Zinssatzes und/oder] einer jeglichen [sonstigen] Berechnungsgröße vornehmen, die nach Ansicht der Berechnungsstelle geeignet ist, dieser verwässernden oder werterhöhenden Wirkung Rechnung zu tragen (wobei keine Anpassungen vorgenommen werden, die lediglich Veränderungen der Volatilität, erwarteten Ausschüttungen, des Wertpapierleihsatzes oder der Liquidität in den Fondsanteilen Rechnung tragen sollen); und
- (b) die Tage bzw. den Tag des Wirksamwerdens der entsprechenden Anpassung(en) festlegen. In einem solchen Fall gelten die entsprechenden Anpassungen als per diesem Tag/diesen Tagen vorgenommen.

Nach Vornahme einer solchen Anpassung wird die Berechnungsstelle die Gläubiger hiervon sobald als praktikabel gemäß § 11 unter Angabe der vorgenommenen Anpassung hinsichtlich der oben genannten relevanten Bedingungen und unter Nennung einiger kurzer Details hinsichtlich des Anpassungsereignisses unterrichten. Klargestellt wird, dass die Berechnungsstelle insbesondere zusätzlich zur oder an Stelle einer Veränderung irgendwelcher Bedingungen gemäß den oben dargestellten Bestimmungen an die Gläubiger der betreffenden ausstehenden [Schuldverschreibungen] [Zertifikate] [Optionsscheine] zusätzliche [Schuldverschreibungen] [Zertifikate] [Optionsscheine] ausgeben und/oder einen Geldbetrag ausschütten kann. Eine solche Ausgabe zusätzlicher [Schuldverschreibungen] [Zertifikate] [Optionsscheine] kann auf der Basis "Zahlung gegen Lieferung" oder "Lieferung frei von Zahlung" erfolgen.

(2) Korrekturen. Sollte das von der Managementgesellschaft veröffentlichte Nettoaktivvermögen eines Fonds oder ein anderer Preis oder Kurs oder Stand, der für irgendeine Berechnung oder Feststellung in Bezug auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] verwandt worden ist, nachträglich korrigiert werden und wird diese Korrektur durch die Managementgesellschaft vor dem [im Fall von Optionsscheinen und Schuldverschreibungen oder Zertifikaten mit festen Fälligkeitstag einfügen: Finalen Bewertungstag] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fällig-

ble as a result of that correction, and, to the extent necessary, will adjust the terms of such transaction to account for such correction and will notify the [Noteholders] [Certificateholders] [Warrantholders] accordingly pursuant to § 11.

(3) Disrupted Days. If any Valuation Date is a Disrupted Day, then the Valuation Date shall be the next succeeding day that is not a Disrupted Day, unless no day that is not a Disrupted Day has occurred prior to the last day of the Cut-off Period starting on the respective Valuation Date. In that case, (i) the last day of such Cut-off Period shall be deemed to be the Valuation Date, notwithstanding the fact that such day is a Disrupted Day, and (ii) the Calculation Agent shall determine its good faith estimate of the value of the Fund Shares as of the Valuation Day on that deemed Valuation Date.

[[For Warrants always, for Notes and Certificates only if "Calculation Agent Adjustment" is specified in the Final Terms, insert]

(4) Extraordinary Event. In the event of an Extraordinary Event the Calculation Agent may make such adjustments to the redemption, settlement, payment or any other terms of the [Notes] [Certificates] [Warrants] as the Calculation Agent determines appropriate to account for the economic effect on the [Notes] [Certificates] [Warrants] of such Extraordinary Event. In this case the Calculation Agent shall give within not more than [5] [specify] [Business Days'] [days'] after such adjustment has been effected notice to the [Noteholders [Certificateholders] [Warrantholders] of such adjustment in accordance with § 11]. [In case of Warrants, insert: Alternatively, in the event of an Extraordinary Event the Issuer may redeem all, or some only, of the Warrants then outstanding at [the Early Redemption Amount] [insert other amount as specified in the Final Terms] upon the Issuer having given not less than [5] [specify] [Business Days'] [days'] notice to the Warrantholders in accordance with § 11.]

[insert other or further provisions, or amend provisions, as the case may be, if necessary]

keitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] veröffentlicht, so wird die Berechnungsstelle den aufgrund dieser Korrektur zahlbaren oder lieferbaren Betrag bestimmen und, falls erforderlich, die Bedingungen der Transaktion zur Berücksichtigung dieser Korrektur anpassen und die Gläubiger gemäß § 11 entsprechend unterrichten.

(3) Störungstage. Wenn ein Bewertungstag ein Störungstag ist, dann ist der Bewertungstag, der nächstfolgende Tag, ausgenommen kein Tag, der kein Störungstag ist, liegt vor dem letzten Tag des Abschlusszeitraumes, der am jeweiligen Bewertungstag begonnen hat. Im letzteren Falle (i) ist der letzte Tag dieses Abschlusszeitraumes der Bewertungstag, unabhängig von der Tatsache, dass dieser Tag ein Störungstag ist, und (ii) die Berechnungsstelle bestimmt nach Treu und Glauben eine Einschätzung des Wertes der Fondsanteile am Bewertungstag an diesem Bewertungstag.

[[Für Optionsscheine immer, für Schuldverschreibungen nur, wenn "Anpassung durch die Berechnungsstelle" im Konditionenblatt bestimmt ist, einfügen:]

Außerordentliches Ereignis. Im Fall (4) eines außerordentlichen Ereignisses kann die Berechnungsstelle diejenigen Anpassungen der Tilgungs-, Lieferungs-, Zahlungs- und sonstigen Bedingungen der [Schuldverschreibungen] [Zertifikatel [Optionsscheine] vornehmen, die sie als angemessen dafür bestimmt, den wirtschaftlichen Auswirkungen eines solchen außerordentlichen Ereignisses auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Rechnung zu tragen. Die Berechnungsstelle wird die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] nach der Durchführung der Anpassung gemäß § 11 darüber unterrichten.] [Im Fall von Optionsscheinen einfügen: Alternativ kann die Emittentin im Falle eines Außergewöhnlichen Ereignisses alle oder einzelne Optionsscheine zum [Vorzeitigen Rückzahlungsbetrag] [anderen Betrag einfügen] zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.]

[andere bzw. weitere Bestimmungen einfügen, oder Bestimmungen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL TERMS AND CONDITIONS OF

COMMODITY LINKED [NOTES] [CERTIF-ICATES] [WARRANTS]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Terms and Conditions for Commodity Linked [Notes] [Certificates] [Warrants] shall be applicable.

§ 4b (Underlying Specific Definitions)

["Closing Price" means the official published price.]

"Commodity Linked [Note] [Certificate] [Warrant]" means a security where the payment of the redemption amount and/or interest is linked to the performance of commodities.

"Disappearance of Reference Price" means (i) the disappearance of, or of trading in, the Relevant Commodity; or (ii) the disappearance or permanent discontinuance or unavailability of a Reference Price, notwithstanding the availability of the related Price Source or the status of trading in the Relevant Commodity.

"Exchange" means each exchange or quotation system specified as such for the Relevant Commodity, any successor to such exchange or quotation system or any substitute exchange or quotation system to which trading in the Relevant Commodity has temporarily relocated (provided that the Calculation Agent has determined that there is comparable liquidity relative to the Relevant Commodity on such temporary substitute exchange or quotation system as on the original Exchange).

[If "Calculation Agent Adjustment" applies, insert:

"Extraordinary Event" means any Market Disruption Event [insert other and/or additional Extraordinary Events].]

["Intraday Price" means the official published price.]

ERGÄNZENDE EMISSIONSBEDINGUN-GEN FÜR

WARENBEZOGENE [SCHULDVER-SCHREIBUNGEN] [ZERTIFIKATE] [OPTI-ONSSCHEINE]

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Emissionsbedingungen für Warenbezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Anwendung finden.

§ 4b (Basiswertspezifische Definitionen)

["Schlusskurs" meint den amtlichen veröffentlichten Kurs.]

"Warenbezogene(s)(r) [Schuldverschreibung] [Zertifikat] [Optionsschein]" bedeutet ein Wertpapier, dessen Rückzahlungsbetrag und/oder Verzinsung sich auf die Entwicklung von Waren bezieht.

"Wegfall des Referenzpreises" bezeichnet (A) den Wegfall der, oder des Handels mit der Relevanten Ware; oder (B) den Wegfall oder die dauerhafte Einstellung oder das Nichtvorhandensein eines Referenzpreises, und zwar unabhängig von der Verfügbarkeit der entsprechenden Referenzquelle oder dem Status des Handels mit den Relevanten Waren.

"Börse" bezeichnet jede Börse oder jedes Handelssystem, welche(s) als solche(s) für die Relevante Ware bestimmt worden ist, jeden Rechtsnachfolger einer solchen Börse oder eines solchen Handelssystems und jede Ersatzbörse oder jedes Ersatzhandelssystem, auf welche bzw. welches der Handel in der Relevanten Ware vorübergehend übertragen worden ist (vorausgesetzt, dass nach Feststellung der Berechnungsstelle an dieser Ersatzbörse oder an diesem Ersatzhandelssystem eine der ursprünglichen Börse vergleichbare Liquidität in der Relevanten Ware vorhanden ist).

[Wenn Anpassung durch die Berechnungsstelle anwendbar ist, einfügen:

["Außerordentliches Ereignis" ist jede Marktstörung [andere und/oder weitere Außerordentliche Ereignisse einfügen].]

["Intraday-Kurs" meint den amtlichen veröffentlichten Kurs.]

"Material Change in Content" means the occurrence since the Issue Date of a material change in the content, composition or constitution of the Relevant Commodity.

"Material Change in Formula" means the occurrence since the Issue Date of a material change in the formula for or method of calculating the relevant Reference Price.

"Price Source" means [the screen, publication or other origin of reference such as the relevant Exchange containing the Reference Price] [specify].

"Price Source Disruption" means (A) the failure of the Price Source to announce or publish the Reference Price (or the information necessary for determining the Reference Price) for the relevant Underlying Reference Value or (B) the temporary or permanent discontinuance or unavailability of the Price Source.

"Relevant Commodity" or "Underlying" means [specify relevant commodity].

["Settlement Price" means the official published price.]

"Trading Disruption" means the material suspension of, or the material limitation imposed on, trading in the Relevant Commodity on the Exchange or in any futures contract, options contract or commodity on any Exchange. For these purposes:

- (A) a suspension of the trading in the Relevant Commodity on any Underlying Business Day shall be deemed to be material only if:
- (i) all trading in the Relevant Commodity is suspended for the entire Valuation Date; or
- (ii) all trading in the Relevant Commodity is suspended subsequent to the opening of trading on the Valuation Date, trading does not recommence prior to the regularly scheduled close of trading in such Relevant Commodity on such Valuation Date and such suspension is announced less than one hour preceding its commencement; and
- (B) a limitation of trading in the Relevant

"Wesentliche Änderung des Inhalts" bezeichnet eine seit dem Begebungstag eingetretene wesentliche Änderung der Zusammensetzung, der Beschaffenheit, der Eigenschaft oder Verkehrsfähigkeit der Relevanten Ware.

"Wesentliche Änderung der Formel" bezeichnet eine seit dem Begebungstag eingetretene wesentliche Änderung der Formel oder Methode für die Berechnung des entsprechenden Referenzpreises.

"Referenzquelle" ist [eine Bildschirmseite, eine Veröffentlichung eines Informationsdienstes oder eine andere Informationsquelle, wie die relevante Börse, welche den [Referenzpreis veröffentlicht] [Referenzquelle einfügen].

"Störung der Referenzquelle" bedeutet, dass (A) die Referenzquelle den Referenzpreis (oder die für die Festlegung des Referenzpreises erforderlichen Informationen) für den relevanten Basiswertbezogenen Referenzwert nicht bekannt macht oder nicht veröffentlicht oder dass (B) die Referenzquelle vorübergehend oder dauerhaft nicht erreichbar oder verfügbar ist.

"Relevante Ware" oder "Basiswert" ist [entsprechende Ware spezifizieren].

["Abrechnungskurs" meint den amtlichen veröffentlichten Kurs.]

"Handelsaussetzung" bezeichnet die wesentliche Aussetzung oder materielle Begrenzung des Handels mit der Relevanten Ware an der Börse oder des Handels mit anderen Future- bzw. Optionskontrakten oder anderen Waren an jeder anderen Börse. In diesem Zusammenhang gilt, dass:

- (A) eine Aussetzung des Handels mit der Relevanten Ware an jedem Basiswert-Geschäftstag nur dann als wesentlich zu erachten ist, wenn
- (i) der Handel mit der Relevanten Ware für den gesamten Bewertungstag ausgesetzt wird; oder
- (ii) der Handel mit der Relevanten Ware nach Eröffnung des Handels am Bewertungstag ausgesetzt wird, der Handel nicht vor der offiziellen Schließung des Handels mit der Relevanten Ware an einem solchen Bewertungstag wieder aufgenommen wird und diese Aussetzung weniger als eine Stunde vor ihrem Beginn angekündigt wurde; und
- (B) eine Begrenzung des Handels mit der

Commodity on any Underlying Business Day shall be deemed to be material only if the relevant Exchange establishes limits on the range within which the price of the Commodity may fluctuate and the closing or settlement price of the Commodity on such day is at the upper or lower limit of that range.

"Underlying Business Day" means (a) in respect of any [Note] [Certificate] [Warrant] for which the Reference Price is a price announced or published by an Exchange, a day that is (or, but for the occurrence of a Market Disruption Event, would have been) a day on which that Exchange is open for trading during its regular trading session, notwithstanding any such Exchange closing prior to its schedules closing time; and (b) in respect of any [Note] [Certificate] [Warrant] for which the Reference Price is not announced or published by an Exchange, a day in respect of which the relevant Price Source published (or, but for the occurrence of a Market Disruption Event, would have published) a price.

"Underlying Currency" means [insert Underlying Currency].

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary]

§ 4c (Corrections. Disrupted Days[. Extraordinary Event])

Corrections. In the event that any price or level published on the Exchange and which is utilised for any calculation or determination made in relation to the [Notes] [Certificates] [Warrants] is subsequently corrected and the correction is published by the Exchange before the [insert in case of Warrants and Notes or Certificates with fixed maturity date: Final Valuation Date [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date], the Calculation Agent will determine the amount that is payable or deliverable as a result of that correction, and, to the extent necessary, will adjust the terms of such transaction to account for such correction and will notify the [Noteholders] [Certificateholders] [Warrantholders] accordingly pursuant to § 11.

(2) Disrupted Days. If, in the opinion of the Calculation Agent, a Market Disruption Event (as defined below) has occurred and is continuing on

Relevanten Ware an jedem Basiswert-Geschäftstag nur dann als wesentlich zu erachten ist, wenn die relevante Börse Preispannen einrichtet, innerhalb derer der Preis für die Ware sich bewegen darf und der Schlusskurs oder der Einlösungskurs für die Ware an einem solchen Tag oberhalb oder unterhalb dieser Preisspanne liegt.

"Basiswert-Geschäftstag" bezeichnet (a) in Bezug auf [Schuldverschreibungen] [Zertifikate] [Optionsscheine], für die der Referenzpreis durch eine Börse mitgeteilt oder veröffentlicht wird, einen Tag, der ein Handelstag an der maßgeblichen Börse ist (oder ohne den Eintritt einer Warenbezogenen Marktstörung gewesen wäre), ungeachtet dessen, ob die maßgebliche Börse vor ihrer regulären Schließung bereits geschlossen hat und (b) einen Tag in Bezug auf [Schuldverschreibungen] [Zertifikate] [Optionsscheine], für die der Referenzpreis nicht durch eine Börse mitgeteilt oder veröffentlicht wird, an dem die entsprechende Referenzquelle einen Preis veröffentlicht hat (oder ohne den Eintritt einer Warenbezogenen Marktstörung veröffentlich hätte).

"Basiswert Währung" meint [Basiswert Währung einfügen].

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

§ 4c (Korrekturen. Störungstage[. Außerordentliches Ereignis])

- Korrekturen. Sollte ein an der Börse veröffentlichter Kurs oder Stand, der für eine Berechnung oder Feststellung in Bezug auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] verwandt worden ist, nachträglich korrigiert werden und wird diese Korrektur durch die Börse vor dem [im Fall von Optionsscheinen und Schuldverschreibungen oder Zertifikaten mit festem Fälligkeitstag einfügen: Finalen Bewertungstag] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] veröffentlicht, so wird die Berechnungsstelle den aufgrund dieser Korrektur zahlbaren oder lieferbaren Betrag bestimmen und, falls erforderlich, die Bedingungen der Transaktion zur Berücksichtigung dieser Korrektur anpassen und die Gläubiger gemäß § 11 entsprechend unterrichten.
- (2) Störungstage. Wenn nach Ansicht der Berechnungsstelle eine Marktstörung (wie nachfolgend definiert) eingetreten ist und an [bei Opti-

[in case of Warrants always, for Notes and Certificates if not specified differently in the Final Terms, insert: any Valuation Date (or, if different, the day on which prices for that Valuation Date would, in the ordinary course, be published by the Price Source)] [for Notes and Certificates, insert other definition of Disrupted Day, if relevant] (a "Disrupted Day"), the Reference Price for that Valuation Date will be determined by the Calculation Agent [in accordance with the first applicable Disruption Fallback (as defined below) that provides a Reference Price] [according to [insert applicable Disruption Fallback and delete not applicable Disruption Fallbacks below]].

"Market Disruption Event" means the occurrence of any of the following events:

- (i) Price Source Disruption;
- (ii) Trading Disruption;
- (iii) Disappearance of Reference Price;
- (iv) Material Change in Formula;
- (v) Material Change in Content; and
- [(vi) any additional Market Disruption Events.]

"Disruption Fallback" means a source or method that may give rise to an alternative basis for determining the Reference Price in respect of a specified Reference Price when a Market Disruption Event occurs or exists on a day that is a Valuation Date. A Disruption Fallback means (in the following order):

- (i) Fallback Reference Price [and]
- (ii) Delayed Publication or Announcement and Postponement (each to operate concurrently with the other and each subject to a period of two consecutive Underlying Business Days of disruption (measured from and including the original day that would otherwise have been the Valuation Date); provided, however, that the price determined by Postponement shall be the Reference Price only if Delayed Publication or Announcement does not yield a Reference Price within these two consecutive Underlying Business Days); [and]

onsscheinen immer, bei Schuldverschreibungen und Zertifikaten, wenn in den Endgültigen Bedingungen nichts anderes angegeben ist, einfügen: einem Bewertungstag (oder, falls davon abweichend, an einem Tag, an dem Preise für diesen Bewertungstag gewöhnlicherweise durch die Referenzquelle veröffentlicht würden) weiterhin andauert] [für Schuldverschreibungen und Zertifikate andere Definition von Störungstag einfügen, wenn relevant (ein "Störungstag"), legt die Berechnungsstelle den Referenzpreis für den Bewertungstag [in Übereinstimmung mit der zuerst anwendbaren Ersatzregelung (wie nachfolgend definiert), die einen Referenzpreis zur Verfügung stellt,] [in Übereinstimmung mit [anwendbare Ersatzregelungen einfügen und nicht anwendbare Ersatzregelungen nachstehend streichen] fest.

"Marktstörung" bezeichnet das Vorliegen eines der folgenden Ereignisse:

- (i) Störung der Referenzquelle;
- (ii) Handelsaussetzung;
- (iii) Wegfall des Referenzpreises;
- (iv) Wesentliche Änderung der Formel;
- (v) Wesentliche Änderung des Inhalts; und
- [(vi) jede weitere Marktstörung.]

"Ersatzregelung" bezeichnet eine Quelle oder Methode, die die Grundlage für eine alternative Feststellung des Referenzpreises im Hinblick auf einen bestimmten Referenzpreis darstellt, sofern eine Marktstörung eingetreten ist oder an einem Bewertungstag besteht. Es gelten die folgenden Ersatzregelungen als in dieser Reihenfolge festgelegt:

- (i) Referenzersatzpreis; [und]
- (ii) Verspätete Veröffentlichung oder Ankündigung und Verschiebung (jeder der genannten Umstände muss neben dem jeweils anderen vorliegen und muss für zwei aufeinanderfolgende Basiswert-Geschäftstage, an denen eine Störung vorlag, bestanden haben (beginnend mit dem Tag (einschließlich), der normalerweise der Bewertungstag gewesen wäre); dies steht jedoch unter der Voraussetzung, dass der Preis, der durch die Verschiebung festgelegt wird, nur der Referenzpreis ist, wenn durch die Verspätete Veröffentlichung oder Ankündigung kein Referenzpreis innerhalb dieser zwei aufeinanderfolgende Basis-

[(iii) determination by the Calculation Agent in accordance with then prevailing market conditions.] [insert other Disruption Fallback]

"Fallback Reference Price" means that the Calculation Agent will determine the Reference Price based on the price for that Valuation Date of the first alternate Reference Price and not subject to a Market Disruption Event. [The first alternate Reference Price means [specify first alternate Reference Price].]

["Delayed Publication or Announcement" means that the Reference Price for a Valuation Date will be determined based on the Reference Price in respect of the original day scheduled as such Valuation Date that is published or announced by the relevant Price Source retrospectively on the first succeeding Underlying Business Day on which the Market Disruption Event ceases to exist, unless that Market Disruption Event continues to exist (measured from and including the original day that would otherwise have been the Valuation Date) or the Reference Price continues to be unavailable for five consecutive Underlying Business Days. In that case, the next Disruption Fallback will apply. If, as a result of a delay pursuant to this provision, a Reference Price is unavailable to determine any amount payable on any payment date or settlement date, that payment date or settlement date will be delayed to the same extent as was the determination of the Reference Price and, if a corresponding amount would otherwise have been payable in respect of the [Notes] [Certificates] [Warrants] on the same date that the delayed amount would have been payable but for the delay, the payment date or settlement date for that corresponding amount will be delayed to the same extent.]

["Postponement" that the Valuation Date will be deemed, for purposes of the application of this Disruption Fallback, to be the first succeeding Underlying Business Day on which the Market Disruption Event ceases to exist, unless that Market Disruption Event continues to exist for [five consecutive Underlying Business Days] [if other, insert] (measured from and including the original day that would otherwise have been the Valuation Date). In that case, the next Disruption Fallback will apply. If, as a result of a postponement pursuant to this provision, a Reference Price is unavailable to determine any amount payable on any payment date or settlement date, that payment date or settlement date will be postponed to the

[(iii) Ermittlung durch die Berechnungsstelle im Einklang mit dann vorliegenden Marktgegebenheiten.] [andere Ersatzregelungen einfügen]

"Referenzersatzpreis" bedeutet, dass die Berechnungsstelle den Referenzpreis auf Grundlage des ersten Ersatz-Referenzpreises am Bewertungstag ermittelt und keine Marktstörung vorliegt. [Der erste Ersatz-Referenzpreis ist [ersten Ersatz-Referenzpreis spezifizieren].]

["Verspätete Veröffentlichung oder Ankündigung" bedeutet, dass der Referenzpreis an einem Bewertungstag auf der Grundlage des Referenzpreises im Hinblick auf den Tag festgelegt wird, der ursprünglich als der Bewertungstag festgelegt wurde, der von der relevanten Referenzquelle nachträglich veröffentlicht und bekanntgegeben wird und zwar am ersten Basiswert-Geschäftstag, der auf den Tag folgt, an dem die Marktstörung nicht mehr vorliegt, es sei denn, die Warenbezogene Markstörung besteht weiterhin (beginnend mit dem Tag (einschließlich), der normalerweise der Bewertungstag gewesen wäre) oder der Referenzpreis steht weiterhin für fünf aufeinanderfolgende Basiswert-Geschäftstage nicht zur Verfügung. In diesem Fall findet die nächste Ersatzregelung Anwendung. Wenn ein Referenzpreis aufgrund einer Verspätung nach diesen Vorschriften nicht für die Feststellung von an einem Zahltag oder Abrechnungstag zahlbaren Beträgen zur Verfügung steht, wird dieser Zahltag oder Abrechnungstag in derselben Weise verschoben, wie die Festlegung des Referenzpreises, und wenn ein entsprechender Betrag im Hinblick auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] an demselben Tag wie der verspätete Betrag zahlbar gewesen wäre, wird der Zahltag oder der Abrechnungstag für den entsprechenden Betrag in derselben Weise verschoben.]

["Verschiebung" bedeutet, dass als Bewertungstag für die Zwecke der Anwendung dieser Ersatzregelung der erste Basiswert-Geschäftstag gilt, an dem die Marktstörung nicht mehr besteht, es sei denn, die Marktstörung dauert [fünf aufeinanderfolgende Basiswert-Geschäftstage] [wenn andere, einfügen] an (beginnend mit dem Tag (einschließlich), der normalerweise der Bewertungstag gewesen wäre). In diesem Fall findet die nächste Ersatzregelung Anwendung. Wenn ein Referenzpreis aufgrund einer Verschiebung nach diesen Vorschriften nicht für die Feststellung von an einem Zahltag oder Abrechnungstag zahlbaren Beträgen zur Verfügung steht, wird dieser Zahltag oder Abrechnungstag in derselben Weise ver-

same extent as was the determination of the Reference Price and, if a corresponding amount would otherwise have been payable in respect of the [Notes] [Certificates] [Warrants] on the same date that the postponed amount would have been payable but for the postponement, the payment date or settlement date for that corresponding amount will be postponed to the same extent.]

["Additional Market Disruption Event" means [specify].]

[[For Warrants always, for Notes and Certificates, only if "Calculation Agent Adjustment" is specified in the Final Terms, insert]

(3) Extraordinary Event. In the event of an Extraordinary Event the Calculation Agent may make such adjustments to the redemption, settlement, payment or any other terms of the [Notes] [Certificates] [Warrants] as the Calculation Agent determines appropriate to account for the economic effect on the [Notes] [Certificates] [Warrants] of such Extraordinary Event. In this case the Calculation Agent shall give within not more than [5] [specify] [Business Days'] [days'] after such adjustment has been effected notice to the [Noteholders] [Certificateholders] [Warrantholders] of such adjustment in accordance with § 11]. [In case of Warrants, insert: Alternatively, in the event of an Extraordinary Event the Issuer may redeem all, or some only, of the Warrants then outstanding at [the Early Redemption Amount] [insert other amount as specified in the Final *Terms*] upon the Issuer having given not less than [5] [specify] [Business Days'] [days'] notice to the Warrantholders in accordance with § 11.]

[insert other or further provisions, or amend provisions, as the case may be, if necessary]

schoben wie die Festlegung des Referenzpreises, und wenn ein entsprechender Betrag im Hinblick auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] an demselben Tag wie der verschobene Betrag zahlbar gewesen wäre, wird der Zahltag oder der Abrechnungstag für den entsprechenden Betrag in derselben Weise verschoben.]

["Weitere Marktstörung" bezeichnet [Weitere Marktstörung einfügen].]

[[Für Optionsscheine immer, für Schuldverschreibungen nur, wenn "Anpassung durch die Berechnungsstelle" im Konditionenblatt bestimmt ist, einfügen:]

(3) Außerordentliches Ereignis. Im Fall eines außerordentlichen Ereignisses kann die Berechnungsstelle diejenigen Anpassungen der Tilgungs-, Lieferungs-, Zahlungs- und sonstigen Bedingungen der [Schuldverschreibungen] [Zertifikate] [Optionsscheine] vornehmen, die sie als angemessen dafür bestimmt, den wirtschaftlichen Auswirkungen eines solchen außerordentlichen Ereignisses auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Rechnung zu tragen. Die Berechnungsstelle wird die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage | [Tage | nach der Durchführung der Anpassung gemäß § 11 darüber unterrichten.] [Im Fall von Optionsscheinen einfügen: Alternativ kann die Emittentin im Falle eines Außergewöhnlichen Ereignisses alle oder einzelne Optionsscheine zum [Vorzeitigen Rückzahlungsbetrag] [anderen Betrag einfügen zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.]]

[andere bzw. weitere Bestimmungen einfügen, oder Bestimmungen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL TERMS AND CONDITIONS OF

FX RATE LINKED [NOTES] [CERTIFI-CATES] [WARRANTS]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Terms and Conditions for FX Rate Linked [Notes] [Certificates] [Warrants] shall be applicable.

§ 4b (Underlying Specific Definitions)

"Base Currency" means [specify].

["Closing Price" means the official Relevant FX Rate published on the Price Source as fixing.]

"Currency Pair" means in respect of an FX Rate, the Quote Currency and the Base Currency specified for such Relevant FX Rate in the applicable Final Terms.

"Event Currency" means, in respect of an FX Rate, the Currency(ies) relevant for the determination of a Currency Disruption, being [the Quote Currency and/or the Base Currency] [specify other].

"Event Currency Jurisdiction" means, in respect of an Event Currency, the country for which such Event Currency is the lawful currency.

"Relevant FX Rate" or "Underlying" means [specify relevant fx rate], being the currency exchange rate of the relevant Currency Pair or cross-rates constituting such Currency Pair.

"FX Rate Linked [Note] [Certificate] [Warrant]" means a security where the payment of the redemption amount and/or interest is linked to an FX Rate.

"Governmental Authority" means (i) any de facto or de jure government (or any agency, instrumentality, ministry or department thereof), court, tribunal, administrative or other governmental authority or (ii) any other entity (private or public) charged with the regulation of the finan-

ERGÄNZENDE EMISSIONSBEDINGUN-GEN FÜR

WECHSELKURSBEZOGENE [SCHULD-VERSCHREIBUNGEN] [ZERTIFIKATE] [OPTIONSSCHEINE]

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Emissionsbedingungen für Wechselkursbezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Anwendung finden.

§ 4b (Basiswertspezifische Definitionen)

"Basiswährung" meint [spezifizieren].

["Schlusskurs" meint den von der Referenzquelle als Fixing veröffentlichten amtlichen Maßgeblichen Wechselkurs.]

"Währungspaar" meint in Bezug auf einen Maßgeblichen Wechselkurs die für diesen Maßgeblichen Wechselkurs maßgebliche Notierungswährung und Basiswährung, wie im Konditionenblatt angegeben.

"Ereigniswährung" meint in Bezug auf einen Maßgeblichen Wechselkurs die für die Feststellung einer Marktstörung maßgebliche(n) Währung(en), das sind [die Notierungswährung und/oder die Basiswährung] [anderes angeben].

"**Ereigniswährungsland**" meint in Bezug auf eine Ereigniswährung das Land, für welches die Ereigniswährung das offizielle Zahlungsmittel ist.

"Maßgeblicher Wechselkurs" oder "Basiswert" meint [entsprechenden Wechselkurs spezifizieren], das ist der Wechselkurs des maßgeblichen Währungspaares oder die Cross-Rate, die ein solches Währungspaar abbildet.

"Wechselkursbezogene(s)(r) [Schuldverschreibung] [Zertifikat] [Optionsschein]" bedeutet ein Wertpapier, dessen Rückzahlungsbetrag und/oder Verzinsung sich auf die Entwicklung eines Wechselkurses bezieht.

"Regierungsbehörde" meint (i) jede offizielle oder faktische Regierung (oder Behörde, Amt. Ministerium oder eine Abteilung davon), Gericht, Tribunal, Verwaltungs- oder Regierungsbehörde oder (ii) jede andere private oder öffentliche Einrichtung, die mit der Regulierung der Finanzmärk-

cial markets (including the central bank) in each case in any relevant jurisdiction.

[In case of Notes and Certificates, insert: "Disruption Cash Settlement Amount" means [specify amount] per [Specified Denomination] [unit].]

"Disappearance of Reference Price" means (i) the disappearance of, or of trading in, the rate(s) required to calculate such FX Rate; or (ii) the disappearance or permanent discontinuance or unavailability of a Reference Price, notwithstanding the availability of the related Price Source or the status of trading in the relevant rate(s) required to calculate such FX Rate.

[If "Calculation Agent Adjustment" applies, insert:

"Extraordinary Event" means any Market Disruption Event [insert other and/or additional Extraordinary Events].]

["Intraday Price" means any official Relevant FX Rate published on the Price Source]

"Material Change in Formula" means the occurrence since the Issue Date of a material change in the formula for or method of calculating the relevant Reference Price.

"Non-Event Currency" means, in respect of a Relevant FX Rate and the relevant Currency Pair, the currency of such Currency Pair which is not the Event Currency.

"Price Materiality Percentage" means [insert].

"Primary Rate" means, in respect of Price Materiality, [insert relevant currency exchange rate].

"**Price Source**" means [the screen, publication or other origin of reference containing the Reference Price] [*specify*].

"Price Source Disruption" means (A) the failure of the Price Source to announce or publish the Reference Price (or the information necessary for determining the Reference Price) for the relevant Underlying Reference Value or (B) the temporary or permanent discontinuance or unavailability of

te in jedem der maßgeblichen Länder betraut ist (einschließlich der Zentralbank).

[Im Fall von Schuldverschreibungen und Zertifikaten einfügen: "Abrechnungsbetrag bei Lieferungsstörung" bedeutet [Betrag einfügen] pro [Nennbetrag] [Stück].]

"Wegfall des Referenzpreises" bezeichnet (A) den Wegfall der, oder des Handels mit den zur Berechnung des Maßgeblichen Wechselkurses erforderlichen Kursen; oder (B) den Wegfall oder die dauerhafte Einstellung oder das Nichtvorhandensein eines Referenzpreises, und zwar unabhängig von der Verfügbarkeit der entsprechenden Referenzquelle oder dem Status des Handels mit den zur Berechnung des Maßgeblichen Wechselkurses erforderlichen Kursen.

[Wenn Anpassung durch die Berechnungsstelle anwendbar ist, einfügen:

"Außerordentliches Ereignis" ist jede Marktstörung [andere und/oder weitere Außerordentliche Ereignisse einfügen].]

["Intraday-Kurs" meint jeden von der Referenzquelle veröffentlichten amtlichen Maßgeblichen Wechselkurs.]

"Wesentliche Änderung der Formel" bezeichnet eine seit dem Begebungstag eingetretene wesentliche Änderung der Formel oder Methode für die Berechnung des entsprechenden Referenzpreises.

"Nicht-Ereigniswährung" meint in Bezug auf einen Maßgeblichen Wechselkurs und das maßgebliche Währungspaar jene Währung, die nicht die Ereigniswährung ist.

"Preiswesentlicher Prozentsatz" meint [einfügen].

"Primärkurs" meint in Bezug auf die Preiswesentlichkeit [maßgeblichen Wechselkurs einfügen].

"Referenzquelle" ist [eine Bildschirmseite, eine Veröffentlichung eines Informationsdienstes oder eine andere Informationsquelle, welche den [Referenzpreis veröffentlicht] [Referenzquelle einfügen].ö

"Störung der Referenzquelle" bedeutet, dass (A) die Referenzquelle den Referenzpreis (oder die für die Festlegung des Referenzpreises erforderlichen Informationen) für den relevanten Basiswertbezogenen Referenzwert nicht bekannt macht oder nicht veröffentlicht oder dass (B) die Refe-

the Price Source.

"Secondary Rate" means, in respect of Price Materiality, [insert relevant currency exchange rate].

["Settlement Price" means the official Relevant FX Rate published on the Price Source.]

"Specified Financial Centers" means [insert Specified Financial Centers specified for the relevant FX Rate].

"Trading Disruption" means the material suspension of, or the material limitation imposed on, trading in the rate(s) required to calculate such Relevant FX Rate(which may be, without limitation, rates quoted on any over-the-counter or quotation based market, whether regulated or unregulated).

"Underlying Business Day" means, in respect of an FX Rate, a day on which commercial banks and foreign exchange markets settle payments and are open for general business (including dealing in foreign exchange and foreign currency deposits), or but for the occurrence of a Disrupted Day would have settled payments and been open for general business (including dealing in foreign exchange and foreign currency deposits) in the each of the Specified Financial Centers.

"Underlying Currency" means [insert Underlying Currency].

"Quote Currency" means [specify]. The Quote Currency constitutes the Underlying currency.

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary]

§ 4c (Corrections. Disrupted Days[. Extraordinary Event])

(1) Corrections. In the event that any price or level published on the Price Source and which is utilised for any calculation or determination made in relation to the [Notes] [Certificates] [Warrants] is subsequently corrected and the correction is published by the Exchange before the [insert in case of Warrants and Notes or Certificates with fixed maturity date: Final Valuation Date] [insert other relevant date in case of [Notes] [Certificates] without fixed maturity

renzquelle vorübergehend oder dauerhaft nicht erreichbar oder verfügbar ist.

"Sekundärkurs" meint in Bezug auf die Preiswesentlichkeit [maßgeblichen Wechselkurs einfügen].

["Abrechnungskurs" meint den von der Referenzquelle veröffentlichten amtlichen Kurs.]

"Maßgebliche Finanzzentren" meint [Maßgebliche Finanzzentren für den maßgeblichen Wechselkurs einfügen].

"Handelsaussetzung" bezeichnet die wesentliche Aussetzung oder materielle Begrenzung des Handels mit den zur Berechnung des Maßgeblichen Wechselkurses erforderlichen Kursen (diese Kurse können - müssen aber nicht - solche sein, die an over-the-counter oder quotierungsbasierten Märkten quotiert werden, gleich, ob diese Märkte geregelt oder ungeregelt sind).

"Basiswert-Geschäftstag" meint in Bezug auf einen Maßgeblichen Wechselkurs einen Tag, an dem Geschäftsbanken und Fremdwährungsmärkte in den Maßgeblichen Finanzzentren Zahlungen abwickeln und für allgemeines Geschäft (einschließlich dem Handel in Fremdwährungen und Fremdwährungseinlagen) geöffnet sind oder, im Falle eines Störungstages solche Zahlungen abwickeln würden und für solche Geschäfte geöffnet wären.

"Basiswert Währung" meint [Basiswert Währung einfügen].

"**Notierungswährung**" meint [*specify*]. Die Notierungswährung stellt die Währung des Basiswerts dar.

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

§ 4c (Korrekturen. Störungstage[. Außerordentliches Ereignis])

(1) Korrekturen. Sollte ein an der Referenzquelle veröffentlichter Kurs oder Stand, der für eine Berechnung oder Feststellung in Bezug auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] verwandt worden ist, nachträglich korrigiert werden und wird diese Korrektur durch die Börse vor dem [im Fall von Optionsscheinen und Schuldverschreibungen oder Zertifikaten mit festem Fälligkeitstag einfügen: Finalen Bewertungstag] [im Fall von [Schuldverschreibun-

date], the Calculation Agent will determine the amount that is payable or deliverable as a result of that correction, and, to the extent necessary, will adjust the terms of such transaction to account for such correction and will notify the [Noteholders] [Certificateholders] [Warrantholders] accordingly pursuant to § 11.

Disrupted Days. If, in the opinion of the Calculation Agent, a Market Disruption Event (as defined below) has occurred and is continuing on [in case of Warrants always, for Notes and Certificates if not specified differently in the Final Terms, insert: any Valuation Date (or, if different, the day on which prices for that Valuation Date would, in the ordinary course, be published by the Price Source)] [for Notes and Certificates, insert other definition of Disrupted Day, if relevant | (a "Disrupted Day"), the Reference Price for that Valuation Date will be determined by the Calculation Agent [in accordance with the first applicable Disruption Fallback (as defined below) that provides a Reference Price] [according to [insert applicable Disruption Fallback and delete not applicable Disruption Fallbacks below]].

"Market Disruption Event" means the occurrence of any of the following events:

- (i) Price Source Disruption;
- (ii) Trading Disruption;
- (iii) Disappearance of Reference Price;
- (iv) Material Change in Formula; and
- (v) Currency Disruption; and
- [(vi) any additional Market Disruption Events.]

"Currency Disruption" means any of Dual Exchange Rate, General Inconvertibility, General Non-Transferability, Governmental Authority Default, Illiquidity and Price Materiality, each such term as defined below:

"Dual Exchange Rate" means, in respect of an FX Rate and as determined by the Calculation Agent, the split of any currency exchange rate specified in such Relevant FX gen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] veröffentlicht, so wird die Berechnungsstelle den aufgrund dieser Korrektur zahlbaren oder lieferbaren Betrag bestimmen und, falls erforderlich, die Bedingungen der Transaktion zur Berücksichtigung dieser Korrektur anpassen und die Gläubiger gemäß § 11 entsprechend unterrichten.

(2) Störungstage. Wenn nach Ansicht der Berechnungsstelle eine Marktstörung (wie nachfolgend definiert) eingetreten ist und an [bei Optionsscheinen immer, bei Schuldverschreibungen und Zertifikaten, wenn in den Endgültigen Bedingungen nichts anderes angegeben ist, einfügen: einem Bewertungstag (oder, falls davon abweichend, an einem Tag, an dem Preise für diesen Bewertungstag gewöhnlicherweise durch die Referenzquelle veröffentlicht würden) weiterhin andauert] [für Schuldverschreibungen und Zertifikate andere Definition von Störungstag einfügen, wenn relevant (ein "Störungstag"), legt die Berechnungsstelle den Referenzpreis für den Bewertungstag [in Übereinstimmung mit der zuerst anwendbaren Ersatzregelung (wie nachfolgend definiert), die einen Referenzpreis zur Verfügung stellt,] [in Übereinstimmung mit [anwendbare Ersatzregelungen einfügen und nicht anwendbare Ersatzregelungen nachstehend streichen] fest.

"Marktstörung" bezeichnet das Vorliegen eines der folgenden Ereignisse:

- (i) Störung der Referenzquelle;
- (ii) Handelsaussetzung;
- (iii) Wegfall des Referenzpreises;
- (iv) Wesentliche Änderung der Formel;
- (v) Währungsstörung; und
- [(vi) jede weitere Marktstörung.]

"Marktstörung" bezeichnet das Vorliegen eines der folgenden Ereignisse: Dual-Wechselkurs, Allgemeine Nichtkonvertierbarkeit, Allgemeine Unübertragbarkeit, Ausfall der Regierungsbehörde, Illiquidität und Preiswesentlichkeit, wie jeweils nachstehend definiert:

"Dual-Wechselkurs" meint in Bezug auf einen Maßgeblichen Wechselkurs und wie jeweils von der Berechnungsstelle festgestellt, die Spaltung eines Fremdwährungskurses,

Rate into dual or multiple currency exchange rates

"General Inconvertibility" means, in respect of an Relevant FX Rate and as determined by the Calculation Agent, the occurrence of any event that generally makes it impossible or not reasonably practicable to convert any relevant Event Currency into the relevant Non-Event Currency in the relevant Event Currency Jurisdiction through customary legal channels.

"General Non-Transferability" means, in respect of an Relevant FX Rate and as determined by the Calculation Agent, the occurrence of any event that generally makes it impossible or not reasonably practicable to deliver (a) any relevant Non-Event Currency from accounts inside the relevant Event Currency Jurisdiction to accounts outside the relevant Event Currency Jurisdiction or (b) any relevant Event Currency between accounts inside the relevant Event Currency Jurisdiction or to a party that is a non-resident of such Event Currency Jurisdiction.

"Governmental Authority Default" means, with respect to any security or indebtedness for borrowed money of, or guaranteed by, any Governmental Authority, the occurrence of a default, event of default, or other similar condition or event (however described), as determined by the Calculation Agent, including, but not limited to, (A) the failure of timely payment in full of any principal, interest, or other amounts due (without giving effect to any applicable grace periods) in respect of any such security, indebtedness for borrowed money, or guarantee, (B) a declared moratorium, standstill, waiver, deferral, Repudiation, or rescheduling of any principal, interest, or other amounts due in respect of any such security, indebtedness for borrowed money, or guarantee or (C) the amendment or modification of the terms and conditions of payment of any principal, interest, or other amounts due in respect of any such security, indebtedness for borrowed money, or guarantee without the consent of all holders of such obligation. The determination of the existence or occurrence of any default, event of default, or other similar condition or event shall be made without regard to any lack or alleged lack of authority or capacity of such Governmental Authority der im Währungskurs zur Anwendung gelangt in zwei oder mehrere Fremdwährungskurse.

"Allgemeine Nichtkonvertierbarkeit" meint in Bezug auf einen Maßgeblichen Wechselkurs und wie von der Berechnungsstelle festgestellt, den Eintritt eines Ereignisses, das es allgemein unmöglich oder wirtschaftlich unsinnig macht, die maßgebliche Ereigniswährung im Ereigniswährungsland über übliche rechtmäßige Kanäle in die maßgebliche Nicht-Ereigniswährung zu konvertieren.

"Allgemeine Unübertragbarkeit" meint in Bezug auf einen Maßgeblichen Wechselkurs und wie von der Berechnungsstelle festgestellt, den Eintritt eines Ereignisses, das es allgemein unmöglich oder wirtschaftlich unsinnig macht, (a) eine maßgebliche Nicht-Ereigniswährung von Konten im Ereigniswährungsland auf Konten außerhalb des Ereigniswährungslands zu liefern oder (b) eine maßgebliche Ereigniswährung einem Konto im Ereigniswährungsland auf ein anderes Konto im Ereigniswährungsland oder an einen Dritten, der nicht diesem Ereigniswährungsland angehört, zu liefern.

"Ausfall der Regierungsbehörde" meint in Bezug auf ein Forderungswertpapier oder eine andere Verschuldung von oder garantiert von einer Regierungsbehörde, den Eintritt eines Ausfalls oder eines Verzugs oder irgendein anderes ähnliches Ereignis, wie von der Berechnungsstelle festgestellt einschließlich, aber nicht beschränkt auf (A) das Scheitern einer pünktlichen und vollständigen Zahlung von Kapital, Zinsen oder anderen fälligen Beträgen (ohne Berücksichtigung jeglicher Nachfristen) in Bezug auf ein Wertpapier oder eine Verschuldung für Fremdmittel oder eine Garantie, (B) ein erklärtes Moratorium, ein Stillhalteabkommen, ein Verzicht, eine Verschiebung, Nichtanerkennung, oder Umschuldung hinsichtlich Kapital, Zinsen oder anderen fälligen Beträgen in Bezug auf ein Forderungswertpapier oder eine andere Verschuldung oder eine Garantie, oder (C) eine Änderung oder Ergänzung der Zahlungsbedingungen für die Zahlung von Kapital, Zinsen oder anderen fälligen Beträgen auf ein Forderungswertpapier, eine andere Verschuldung oder eine Garantie ohne die Zustimmung aller Gläubiger. Die Bestimmung der Ausübung oder des Eintritts eines Ausfalls, Verzugsereignisses oder eines anderen ähnlichen Ereignisses erfolgt

to issue or enter into such security, indebtedness for borrowed money, or guarantee.

"Repudiation" means, in respect of a Governmental Authority Default, the relevant Governmental Authority disaffirms, disclaims, repudiates, or rejects, in whole or in part, or challenges the validity of any security, indebtedness for borrowed money, or guarantee of such Governmental Authority in any material respect.

"Illiquidity" means, in respect of an Relevant FX Rate and as determined by the Calculation Agent, it becomes impossible or otherwise impracticable to obtain a firm quote of the relevant Reference Price for any relevant amount at the relevant time.

"Price Materiality" means the Primary Rate differs from the Secondary Rate by at least the Price Materiality Percentage.

"Disruption Fallback" means a source or method that may give rise to an alternative basis for determining the Reference Price in respect of a specified Reference Price when a Market Disruption Event occurs or exists on a day that is a Valuation Date. A Disruption Fallback means (in the following order):

(i) Fallback Reference Price [and]

(ii) Delayed Publication or Announcement and Postponement (each to operate concurrently with the other and each subject to a period of two consecutive Underlying Business Days of disruption (measured from and including the original day that would otherwise have been the Valuation Date); provided, however, that the price determined by Postponement shall be the Reference Price only if Delayed Publication or Announcement does not yield a Reference Price within these two consecutive Underlying Business Days); [and]

[(iii) determination by the Calculation Agent in accordance with then prevailing market conditions.] [insert other Disruption Fallback]

"Fallback Reference Price" means that the Calculation Agent will determine the Reference Price

ohne Rücksicht auf einen Mangel oder vermeintlichen Mangel der Vertretungs- oder Handlungsmacht einer solchen Regierungsbehörde im Hinblick auf die Ausgabe oder den Abschluss solcher Forderungswertpapiere, Verschuldungen oder Garantien.

"Nichtanerkennung" meint im Hinblick auf einen Ausfall der Regierungsbehörde, eine gänzliche oder teilweise Ablehnung, Verwerfung, Bestreitung oder Zurückweisung sowie eine Anfechtung der Gültigkeit eine Wertpapiers oder einer anderen Verschuldung oder Garantie in irgendeinem wesentlichen Punkt.

"Illiquidität" meint in Bezug auf einen Maßgeblichen Wechselkurs und wie von der Berechnungsstelle festgestellt, das Unmöglich- oder sonst Unpraktikabelwerden des Erhalts von verbindlichen Quotierungen für den maßgeblichen Referenzpreis für eine maßgeblichen Betrag zur maßgeblichen Zeit.

"Preiswesentlichkeit" kein eine Abweichung des Primärkurses vom Sekundärkurs in Höhe von zumindest dem Preiswesentlichen Prozentsatz.

"Ersatzregelung" bezeichnet eine Quelle oder Methode, die die Grundlage für eine alternative Feststellung des Referenzpreises im Hinblick auf einen bestimmten Referenzpreis darstellt, sofern eine Marktstörung eingetreten ist oder an einem Bewertungstag besteht. Es gelten die folgenden Ersatzregelungen als in dieser Reihenfolge festgelegt:

(i) Referenzersatzpreis; [und]

(ii) Verspätete Veröffentlichung oder Ankündigung und Verschiebung (jeder der genannten Umstände muss neben dem jeweils anderen vorliegen und muss für zwei aufeinanderfolgende Basiswert-Geschäftstagen, an denen eine Störung vorlag, bestanden haben (beginnend mit dem Tag (einschließlich), der normalerweise der Bewertungstag gewesen wäre); dies steht jedoch unter der Voraussetzung, dass der Preis, der durch die Verschiebung festgelegt wird, nur der Referenzpreis ist, wenn durch die Verspätete Veröffentlichung oder Ankündigung kein Referenzpreis innerhalb dieser zwei aufeinanderfolgende Basiswert-Geschäftstage gestellt werden kann); Jund]

[(iii) Ermittlung durch die Berechnungsstelle im Einklang mit dann vorliegenden Marktgegebenheiten.] [andere Ersatzregelungen einfügen]

"Referenzersatzpreis" bedeutet, dass die Berechnungsstelle den Referenzpreis auf Grundlage des

based on the price for that Valuation Date of the first alternate Reference Price and not subject to a Market Disruption Event. [The first alternate Reference Price means [specify first alternate Reference Price].]

["Delayed Publication or Announcement" means that the Reference Price for a Valuation Date will be determined based on the Reference Price in respect of the original day scheduled as such Valuation Date that is published or announced by the relevant Price Source retrospectively on the first succeeding Underlying Business Day on which the Market Disruption Event ceases to exist, unless that Market Disruption Event continues to exist (measured from and including the original day that would otherwise have been the Valuation Date) or the Reference Price continues to be unavailable for five consecutive Underlying Business Days. In that case, the next Disruption Fallback will apply. If, as a result of a delay pursuant to this provision, a Reference Price is unavailable to determine any amount payable on any payment date or settlement date, that payment date or settlement date will be delayed to the same extent as was the determination of the Reference Price and, if a corresponding amount would otherwise have been payable in respect of the [Notes] [Certificates] [Warrants] on the same date that the delayed amount would have been payable but for the delay, the payment date or settlement date for that corresponding amount will be delayed to the same extent.]

["Postponement" that the Valuation Date will be deemed, for purposes of the application of this Disruption Fallback, to be the first succeeding Underlying Business Day on which the Market Disruption Event ceases to exist, unless that Market Disruption Event continues to exist for [five consecutive Underlying Business Days [if other, insert (measured from and including the original day that would otherwise have been the Valuation Date). In that case, the next Disruption Fallback will apply. If, as a result of a postponement pursuant to this provision, a Reference Price is unavailable to determine any amount payable on any payment date or settlement date, that payment date or settlement date will be postponed to the same extent as was the determination of the Reference Price and, if a corresponding amount would otherwise have been payable in respect of the [Notes] [Certificates] [Warrants] on the same date that the postponed amount would have been payable but for the postponement, the payment date or settlement date for that corresponding amount will be postponed to the same extent.]

ersten Ersatz-Referenzpreises am Bewertungstag ermittelt und keine Marktstörung vorliegt. [Der erste Ersatz-Referenzpreis ist [ersten Ersatz-Referenzpreis spezifizieren].]

["Verspätete Veröffentlichung oder Ankündigung" bedeutet, dass der Referenzpreis an einem Bewertungstag auf der Grundlage des Referenzpreises im Hinblick auf den Tag festgelegt wird, der ursprünglich als der Bewertungstag festgelegt wurde, der von der relevanten Referenzquelle nachträglich veröffentlicht und bekanntgegeben wird und zwar am ersten Basiswert-Geschäftstag, der auf den Tag folgt, an dem die Marktstörung nicht mehr vorliegt, es sei denn, die Warenbezogene Markstörung besteht weiterhin (beginnend mit dem Tag (einschließlich), der normalerweise der Bewertungstag gewesen wäre) oder der Referenzpreis steht weiterhin für fünf aufeinanderfolgende Basiswert-Geschäftstage nicht zur Verfügung. In diesem Fall findet die nächste Ersatzregelung Anwendung. Wenn ein Referenzpreis aufgrund einer Verspätung nach diesen Vorschriften nicht für die Feststellung von an einem Zahltag oder Abrechnungstag zahlbaren Beträgen zur Verfügung steht, wird dieser Zahltag oder Abrechnungstag in derselben Weise verschoben, wie die Festlegung des Referenzpreises, und wenn ein entsprechender Betrag im Hinblick auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] an demselben Tag wie der verspätete Betrag zahlbar gewesen wäre, wird der Zahltag oder der Abrechnungstag für den entsprechenden Betrag in derselben Weise verschoben.]

["Verschiebung" bedeutet, dass als Bewertungstag für die Zwecke der Anwendung dieser Ersatzregelung der erste Basiswert-Geschäftstag gilt, an dem die Marktstörung nicht mehr besteht, es sei denn, die Marktstörung dauert [fünf aufeinanderfolgende Basiswert-Geschäftstage] [wenn andere, einfügen] an (beginnend mit dem Tag (einschließlich), der normalerweise der Bewertungstag gewesen wäre). In diesem Fall findet die nächste Ersatzregelung Anwendung. Wenn ein Referenzpreis aufgrund einer Verschiebung nach diesen Vorschriften nicht für die Feststellung von an einem Zahltag oder Abrechnungstag zahlbaren Beträgen zur Verfügung steht, wird dieser Zahltag oder Abrechnungstag in derselben Weise verschoben wie die Festlegung des Referenzpreises, und wenn ein entsprechender Betrag im Hinblick auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] an demselben Tag wie der verschobene Betrag zahlbar gewesen wäre, wird der Zahltag oder der Abrechnungstag für den entsprechenden Betrag in derselben Weise verschoben.]

["Additional Market Disruption Event" means [specify].]

[[For Warrants always, for Notes and Certificates, only if "Calculation Agent Adjustment" is specified in the Final Terms, insert]

Extraordinary Event. In the event of an Extraordinary Event the Calculation Agent may make such adjustments to the redemption, settlement, payment or any other terms of the [Notes] [Certificates] [Warrants] as the Calculation Agent determines appropriate to account for the economic effect on the [Notes] [Certificates] [Warrants] of such Extraordinary Event. In this case the Calculation Agent shall give within not more than [5] [specify] [Business Days'] [days'] after such adjustment has been effected notice to the [Noteholders [Certificateholders] [Warrantholders] of such adjustment in accordance with § 11]. [In case of Warrants, insert: Alternatively, in the event of an Extraordinary Event the Issuer may redeem all, or some only, of the Warrants then outstanding at [the Early Redemption Amount] [insert other amount as specified in the Final Terms] upon the Issuer having given not less than [5] [specify] [Business Days'] [days'] notice to the Warrantholders in accordance with § 11.]

[insert other or further provisions, or amend provisions, as the case may be, if necessary]

["Weitere Marktstörung" bezeichnet [Weitere Marktstörung einfügen].]

[[Für Optionsscheine immer, für Schuldverschreibungen nur, wenn "Anpassung durch die Berechnungsstelle" im Konditionenblatt bestimmt ist, einfügen:]

(3) Außerordentliches Ereignis. Im Fall eines außerordentlichen Ereignisses kann die Berechnungsstelle diejenigen Anpassungen der Tilgungs-, Lieferungs-, Zahlungs- und sonstigen Bedingungen der [Schuldverschreibungen] [Zertifikatel [Optionsscheine] vornehmen, die sie als angemessen dafür bestimmt, den wirtschaftlichen Auswirkungen eines solchen außerordentlichen Ereignisses auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Rechnung zu tragen. Die Berechnungsstelle wird die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage | [Tage | nach der Durchführung der Anpassung gemäß § 11 darüber unterrichten.] [Im Fall von Optionsscheinen einfügen: Alternativ kann die Emittentin im Falle eines Außergewöhnlichen Ereignisses alle oder einzelne Optionsscheine zum [Vorzeitigen Rückzahlungsbetrag] [anderen Betrag einfügen] zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.]]

[andere bzw. weitere Bestimmungen einfügen, oder Bestimmungen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL TERMS AND CONDI-TIONS OF

INTEREST RATE LINKED [NOTES] [CER-TIFICATES | [WARRANTS]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Terms and Conditions for Interest Rate Linked [Notes] [Certificates] [Warrants] shall be applicable.

§ 4b (Underlying Specific Definitions)

["Closing Price" means the Fixing Rate multiplied by 100 units of the Underlying Currency.]

["Fixing Rate" means the official Relevant Interest Rate published on the Price Source as fixing.]

"Relevant Interest Rate" or "Underlying" means [specify relevant interest rate].

"Interest Rate Linked [Note] [Certificate] [Warrant]" means a security where the payment of the redemption amount and/or interest is linked to an Interest Rate.

"Disappearance of Reference Price" means (i) the disappearance of, or of trading in, the rate(s) required to calculate such Relevant Interest Rate; or (ii) the disappearance or permanent discontinuance or unavailability of a Reference Price, notwithstanding the availability of the related Price Source or the status of trading in the relevant rate(s) required to calculate such Interest Rate.

[If "Calculation Agent Adjustment" applies, insert:

"Extraordinary Event" means any Market Disruption Event [insert other and/or additional Extraordinary Events].]

["Intraday Rate" means any official Relevant Interest Rate published on the Price Source

["Intraday Price" means the Intraday Rate multi- ["Intraday-Kurs" meint das Produkt aus dem

ERGÄNZENDE EMISSIONSBEDINGUN-GEN FÜR

ZINSSATZBEZOGENE | SCHULDVER-SCHREIBUNGEN| [ZERTIFIKATE] [OPTI-**ONSSCHEINE**

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Emissionsbedingungen für Zinssatzbezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Anwendung finden.

§ 4b (Basiswertspezifische Definitionen)

["Schlusskurs" meint das Produkt aus dem Fixing-Rate und 100 Einheiten der Währung des Basiswertes.

["Fixing-Rate" meint den von der Referenzquelle als Fixing-Kurs veröffentlichten amtlichen Maßgeblichen Zinssatz.]

"Maßgeblicher Zinssatz" oder "Basiswert" meint [entsprechenden Zinssatz spezifizieren].

"Zinssatzbezogene(s)(r) [Schuldverschreibung] [Zertifikat] [Optionsschein]" bedeutet ein Wertpapier, dessen Rückzahlungsbetrag und/oder Verzinsung sich auf die Entwicklung eines Zinssatzes bezieht.

"Wegfall des Referenzpreises" bezeichnet (A) den Wegfall der, oder des Handels mit den zur Berechnung des Maßgeblichen Zinssatzes erforderlichen Kursen; oder (B) den Wegfall oder die dauerhafte Einstellung oder das Nichtvorhandensein eines Referenzpreises, und zwar unabhängig von der Verfügbarkeit der entsprechenden Referenzquelle oder dem Status des Handels mit den zur Berechnung des Maßgeblichen Zinssatzes erforderlichen Kursen.

[Wenn Anpassung durch die Berechnungsstelle anwendbar ist, einfügen:

"Außerordentliches Ereignis" ist jede Marktstörung [andere und/oder weitere Außerordentliche Ereignisse einfügen].]

["Intradav-Rate" meint jeden von der Referenzquelle veröffentlichten amtlichen Maßgeblichen Zinssatzes.

plied by 100 units of the Underlying Currency.]

"Material Change in Formula" means the occurrence since the Issue Date of a material change in the formula for or method of calculating the relevant Reference Price.

"Price Source" means [the screen, publication or other origin of reference containing the Reference Price | [specify].

"Price Source Disruption" means (A) the failure of the Price Source to announce or publish the Reference Price (or the information necessary for determining the Reference Price) for the relevant Underlying Reference Value or (B) the temporary or permanent discontinuance or unavailability of the Price Source.

"Trading Disruption" means the material suspension of, or the material limitation imposed on, trading in the rate(s) required to calculate such Relevant Interest Rate (which may be, without limitation, rates quoted on any over-the-counter or quotation based market, whether regulated or unregulated).

"Specified Financial Centers" means [insert Specified Financial Centers specified for the Relevant Interest Rate].

"Underlying Business Day" means, in respect of a Relevant Interest Rate, a day on which commercial banks and foreign exchange markets settle payments and are open for general business (including dealing in foreign exchange and foreign currency deposits), or but for the occurrence of a Disrupted Day would have settled payments and been open for general business (including dealing in foreign exchange and foreign currency deposits) in the each of the Specified Financial Centers.

["Settlement Rate" means the official Relevant Interest Rate published on the Price Source as settlement rate.]

["Settlement Price" means the Settlement Rate multiplied by 100 units of the Underlying Currency.]

"Underlying Currency" means [insert Underlying Currency].

[insert other or further definitions, or amend or [andere bzw. weitere Definitionen einfügen oder

Intraday-Rate und 100 Einheiten der Währung des Basiswertes.]

"Wesentliche Änderung der Formel" bezeichnet eine seit dem Begebungstag eingetretene wesentliche Änderung der Formel oder Methode für die Berechnung des entsprechenden Referenzpreises.

"Referenzquelle" ist [eine Bildschirmseite, eine Veröffentlichung eines Informationsdienstes oder eine andere Informationsquelle, welche den [Referenzpreis veröffentlicht] [Referenzquelle einfügen].ö

"Störung der Referenzquelle" bedeutet, dass (A) die Referenzquelle den Referenzpreis (oder die für die Festlegung des Referenzpreises erforderlichen Informationen) für den relevanten Basiswertbezogenen Referenzwert nicht bekannt macht oder nicht veröffentlicht oder dass (B) die Referenzquelle vorübergehend oder dauerhaft nicht erreichbar oder verfügbar ist.

"Handelsaussetzung" bezeichnet die wesentliche Aussetzung oder materielle Begrenzung des Handels mit den zur Berechnung des Maßgeblichen Zinssatzes erforderlichen Kursen (diese Kurse können - müssen aber nicht - solche sein, die an over-the-counter oder quotierungsbasierten Märkten quotiert werden, gleich, ob diese Märkte geregelt oder ungeregelt sind).

"Maßgebliche Finanzzentren" meint [Maßgebliche Finanzzentren für den Maßgeblichen Zinssatz einfügen].

"Basiswert-Geschäftstag" meint in Bezug auf einen Maßgeblichen Wechselkurs einen Tag, an dem Geschäftsbanken und Fremdwährungsmärkte in den Maßgeblichen Finanzzentren Zahlungen abwickeln und für allgemeines Geschäft (einschließlich dem Handel in Fremdwährungen und Fremdwährungseinlagen) geöffnet sind oder, im Falle eines Störungstages solche Zahlungen abwickeln würden und für solche Geschäfte geöffnet

["Abrechnungs-Rate" meint den von der Referenzquelle als Abrechnungskurs veröffentlichten amtlichen Maßgeblichen Zinssatz.]

["Abrechnungskurs" meint das Produkt aus dem Abrechnungs-Rate und 100 Einheiten der Währung des Basiswertes.]

"Basiswert Währung" meint [Basiswert Währung einfügen].

delete definitions, as the case may be, if necessary

§ 4c (Corrections. Disrupted Days[. Extraordinary Event])

- Corrections. In the event that any price (1) or level published on the Price Source and which is utilised for any calculation or determination made in relation to the [Notes] [Certificates] [Warrants] is subsequently corrected and the correction is published by the Exchange before the [insert in case of Warrants and Notes or Certificates with fixed maturity date: Final Valuation Date | [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date, the Calculation Agent will determine the amount that is payable or deliverable as a result of that correction, and, to the extent necessary, will adjust the terms of such transaction to account for such correction and will notify the [Noteholders] [Certificateholders] [Warrantholders] accordingly pursuant to § 11.
- Disrupted Days. If, in the opinion of the (2) Calculation Agent, a Market Disruption Event (as defined below) has occurred and is continuing on [in case of Warrants always, for Notes and Certificates if not specified differently in the Final Terms, insert: any Valuation Date (or, if different, the day on which prices for that Valuation Date would, in the ordinary course, be published by the Price Source)] [for Notes and Certificates, insert other definition of Disrupted Day, if relevant (a "Disrupted Day"), the Reference Price for that Valuation Date will be determined by the Calculation Agent [in accordance with the first applicable Disruption Fallback (as defined below) that provides a Reference Price [according to [insert applicable Disruption Fallback and delete not applicable Disruption Fallbacks below]].

"Market Disruption Event" means the occurrence of any of the following events:

- (i) Price Source Disruption;
- (ii) Trading Disruption;
- (iii) Disappearance of Reference Price;
- (iv) Material Change in Formula; and

Definitionen ündern oder streichen, sofern erforderlich

§ 4c (Korrekturen. Störungstage[. Außerordentliches Ereignis])

- Korrekturen. Sollte ein an der Referenz-(1) quelle veröffentlichter Kurs oder Stand, der für eine Berechnung oder Feststellung in Bezug auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] verwandt worden ist, nachträglich korrigiert werden und wird diese Korrektur durch die Börse vor dem [im Fall von Optionsscheinen und Schuldverschreibungen oder Zertifikaten mit festem Fälligkeitstag einfügen: Finalen Bewertungstag] [im Fall von [Schuldverschreibungen | [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] veröffentlicht, so wird die Berechnungsstelle den aufgrund dieser Korrektur zahlbaren oder lieferbaren Betrag bestimmen und, falls erforderlich, die Bedingungen der Transaktion zur Berücksichtigung dieser Korrektur anpassen und die Gläubiger gemäß § 11 entsprechend unterrichten.
- (2) Störungstage. Wenn nach Ansicht der Berechnungsstelle eine Marktstörung (wie nachfolgend definiert) eingetreten ist und an [bei Optionsscheinen immer, bei Schuldverschreibungen und Zertifikaten, wenn in den Endgültigen Bedingungen nichts anderes angegeben ist, einfügen: einem Bewertungstag (oder, falls davon abweichend, an einem Tag, an dem Preise für diesen Bewertungstag gewöhnlicherweise durch die Referenzquelle veröffentlicht würden) weiterhin andauert] [für Schuldverschreibungen und Zertifikate andere Definition von Störungstag einfügen, wenn relevant (ein "Störungstag"), legt die Berechnungsstelle den Referenzpreis für den Bewertungstag [in Übereinstimmung mit der zuerst anwendbaren Ersatzregelung (wie nachfolgend definiert), die einen Referenzpreis zur Verfügung stellt,] [in Übereinstimmung mit [anwendbare Ersatzregelungen einfügen und nicht anwendbare Ersatzregelungen nachstehend streichen] fest.

"Marktstörung" bezeichnet das Vorliegen eines der folgenden Ereignisse:

- (i) Störung der Referenzquelle;
- (ii) Handelsaussetzung;
- (iii) Wegfall des Referenzpreises;
- (iv) Wesentliche Änderung der Formel; and

[(v) any additional Market Disruption [(v) jede weitere Marktstörung.] Events.]

"Disruption Fallback" means a source or method that may give rise to an alternative basis for determining the Reference Price in respect of a specified Reference Price when a Market Disruption Event occurs or exists on a day that is a Valuation Date. A Disruption Fallback means (in the following order):

(i) Fallback Reference Price [and]

(ii) Delayed Publication or Announcement and Postponement (each to operate concurrently with the other and each subject to a period of two consecutive Underlying Business Days of disruption (measured from and including the original day that would otherwise have been the Valuation Date); provided, however, that the price determined by Postponement shall be the Reference Price only if Delayed Publication or Announcement does not yield a Reference Price within these two consecutive Underlying Business Days); [and]

[(iii) determination by the Calculation Agent in accordance with then prevailing market conditions.] [insert other Disruption Fallback]

"Fallback Reference Price" means that the Calculation Agent will determine the Reference Price based on the price for that Valuation Date of the first alternate Reference Price and not subject to a Market Disruption Event. [The first alternate Reference Price means [specify first alternate Reference Price].]

["Delayed Publication or Announcement" means that the Reference Price for a Valuation Date will be determined based on the Reference Price in respect of the original day scheduled as such Valuation Date that is published or announced by the relevant Price Source retrospectively on the first succeeding Underlying Business Day on which the Market Disruption Event ceases to exist, unless that Market Disruption Event continues to exist (measured from and including the original day that would otherwise have been the Valuation Date) or the Reference Price continues to be unavailable for five consecutive Underlying Business Days. In that case, the next Disruption Fallback will apply. If, as a result of a delay pursuant to this provision, a Reference Price "Ersatzregelung" bezeichnet eine Quelle oder Methode, die die Grundlage für eine alternative Feststellung des Referenzpreises im Hinblick auf einen bestimmten Referenzpreis darstellt, sofern eine Marktstörung eingetreten ist oder an einem Bewertungstag besteht. Es gelten die folgenden Ersatzregelungen als in dieser Reihenfolge festgelegt:

(i) Referenzersatzpreis; [und]

(ii) Verspätete Veröffentlichung oder Ankündigung und Verschiebung (jeder der genannten Umstände muss neben dem jeweils anderen vorliegen und muss für zwei aufeinanderfolgende Basiswert-Geschäftstagen, an denen eine Störung vorlag, bestanden haben (beginnend mit dem Tag (einschließlich), der normalerweise der Bewertungstag gewesen wäre); dies steht jedoch unter der Voraussetzung, dass der Preis, der durch die Verschiebung festgelegt wird, nur der Referenzpreis ist, wenn durch die Verspätete Veröffentlichung oder Ankündigung kein Referenzpreis innerhalb dieser zwei aufeinanderfolgende Basiswert-Geschäftstage gestellt werden kann); Jund]

[(iii) Ermittlung durch die Berechnungsstelle im Einklang mit dann vorliegenden Marktgegebenheiten.] [andere Ersatzregelungen einfügen]

"Referenzersatzpreis" bedeutet, dass die Berechnungsstelle den Referenzpreis auf Grundlage des ersten Ersatz-Referenzpreises am Bewertungstag ermittelt und keine Marktstörung vorliegt. [Der erste Ersatz-Referenzpreis ist [ersten Ersatz-Referenzpreis spezifizieren].]

["Verspätete Veröffentlichung oder Ankündigung" bedeutet, dass der Referenzpreis an einem Bewertungstag auf der Grundlage des Referenzpreises im Hinblick auf den Tag festgelegt wird, der ursprünglich als der Bewertungstag festgelegt wurde, der von der relevanten Referenzquelle nachträglich veröffentlicht und bekanntgegeben wird und zwar am ersten Basiswert-Geschäftstag, der auf den Tag folgt, an dem die Marktstörung nicht mehr vorliegt, es sei denn, die Warenbezogene Markstörung besteht weiterhin (beginnend mit dem Tag (einschließlich), der normalerweise der Bewertungstag gewesen wäre) oder der Referenzpreis steht weiterhin für fünf aufeinanderfolgende Basiswert-Geschäftstage nicht zur Verfügung. In diesem Fall findet die nächste Ersatzreis unavailable to determine any amount payable on any payment date or settlement date, that payment date or settlement date will be delayed to the same extent as was the determination of the Reference Price and, if a corresponding amount would otherwise have been payable in respect of the [Notes] [Certificates] [Warrants] on the same date that the delayed amount would have been payable but for the delay, the payment date or settlement date for that corresponding amount will be delayed to the same extent.]

["Postponement" that the Valuation Date will be deemed, for purposes of the application of this Disruption Fallback, to be the first succeeding Underlying Business Day on which the Market Disruption Event ceases to exist, unless that Market Disruption Event continues to exist for [five consecutive Underlying Business Days [if other, insert (measured from and including the original day that would otherwise have been the Valuation Date). In that case, the next Disruption Fallback will apply. If, as a result of a postponement pursuant to this provision, a Reference Price is unavailable to determine any amount payable on any payment date or settlement date, that payment date or settlement date will be postponed to the same extent as was the determination of the Reference Price and, if a corresponding amount would otherwise have been payable in respect of the [Notes] [Certificates] [Warrants] on the same date that the postponed amount would have been payable but for the postponement, the payment date or settlement date for that corresponding amount will be postponed to the same extent.]

["Additional Market Disruption Event" means [specify].]

[[For Warrants always, for Notes and Certificates, only if "Calculation Agent Adjustment" is specified in the Final Terms, insert]

(3) Extraordinary Event. In the event of an Extraordinary Event the Calculation Agent may make such adjustments to the redemption, settlement, payment or any other terms of the [Notes] [Certificates] [Warrants] as the Calculation Agent determines appropriate to account for the economic effect on the [Notes] [Certificates] [Warrants] of such Extraordinary Event. In this case the Calculation Agent shall give within not more than [5] [specify] [Business Days'] [days'] after such adjustment has been effected notice to the [Noteholders] [Certificateholders] [Warrantholders] of such adjustment in accordance with § 11]. [In

gelung Anwendung. Wenn ein Referenzpreis aufgrund einer Verspätung nach diesen Vorschriften nicht für die Feststellung von an einem Zahltag oder Abrechnungstag zahlbaren Beträgen zur Verfügung steht, wird dieser Zahltag oder Abrechnungstag in derselben Weise verschoben, wie die Festlegung des Referenzpreises, und wenn ein entsprechender Betrag im Hinblick auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] an demselben Tag wie der verspätete Betrag zahlbar gewesen wäre, wird der Zahltag oder der Abrechnungstag für den entsprechenden Betrag in derselben Weise verschoben.]

["Verschiebung" bedeutet, dass als Bewertungstag für die Zwecke der Anwendung dieser Ersatzregelung der erste Basiswert-Geschäftstag gilt, an dem die Marktstörung nicht mehr besteht, es sei denn, die Marktstörung dauert [fünf aufeinanderfolgende Basiswert-Geschäftstage] [wenn andere, einfügen an (beginnend mit dem Tag (einschließlich), der normalerweise der Bewertungstag gewesen wäre). In diesem Fall findet die nächste Ersatzregelung Anwendung. Wenn ein Referenzpreis aufgrund einer Verschiebung nach diesen Vorschriften nicht für die Feststellung von an einem Zahltag oder Abrechnungstag zahlbaren Beträgen zur Verfügung steht, wird dieser Zahltag oder Abrechnungstag in derselben Weise verschoben wie die Festlegung des Referenzpreises, und wenn ein entsprechender Betrag im Hinblick auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] an demselben Tag wie der verschobene Betrag zahlbar gewesen wäre, wird der Zahltag oder der Abrechnungstag für den entsprechenden Betrag in derselben Weise verschoben.]

["Weitere Marktstörung" bezeichnet [Weitere Marktstörung einfügen].]

[[Für Optionsscheine immer, für Schuldverschreibungen nur, wenn "Anpassung durch die Berechnungsstelle" im Konditionenblatt bestimmt ist, einfügen:]

(3) Außerordentliches Ereignis. Im Fall eines außerordentlichen Ereignisses kann die Berechnungsstelle diejenigen Anpassungen der Tilgungs-, Lieferungs-, Zahlungs- und sonstigen Bedingungen der [Schuldverschreibungen] [Zertifikate] [Optionsscheine] vornehmen, die sie als angemessen dafür bestimmt, den wirtschaftlichen Auswirkungen eines solchen außerordentlichen Ereignisses auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Rechnung zu tragen. Die Berechnungsstelle wird die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] nach der Durchführung der Anpas-

case of Warrants, insert: Alternatively, in the event of an Extraordinary Event the Issuer may redeem all, or some only, of the Warrants then outstanding at [the Early Redemption Amount] [insert other amount as specified in the Final Terms] upon the Issuer having given not less than [5] [specify] [Business Days'] [days'] notice to the Warrantholders in accordance with § 11.]

sung gemäß § 11 darüber unterrichten.] [Im Fall von Optionsscheinen einfügen: Alternativ kann die Emittentin im Falle eines Außergewöhnlichen Ereignisses alle oder einzelne Optionsscheine zum [Vorzeitigen Rückzahlungsbetrag] [anderen Betrag einfügen] zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.]]

[insert other or further provisions, or amend provisions, as the case may be, if necessary]

[andere bzw. weitere Bestimmungen einfügen, oder Bestimmungen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL TERMS AND CONDITIONS OF FUTURES LINKED [NOTES] [CERTIFICATES] [WARRANTS]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following conditions for Futures Linked [Notes] [Certificates] [Warrants] shall be applicable.

§ 4b (Underlying Specific Definitions)

["Closing Price" means the official closing price on the relevant Exchange.]

"Disrupted Day" means in respect of a Future any Scheduled Trading Day on which a Market Disruption Event has occurred.

[If "Calculation Agent Adjustment" applies, insert:

"Extraordinary Event" means – depending on the underlying of the Future -- the Extraordinary Events stipulated in the relevant Supplemental Terms and Conditions for Index, Equity, Fund, Commodity, FX Rate, Interest Rate Futures, and [Variable] Linked [Notes] [Certificates] [Warrants] [and] insert further Extraordinary Events].]

"Future" or "Underlying" means [insert description of Future], subject to the Roll-Over.

"Future Linked [Note] [Certificate] [Warrant]" means a security where the payment of the redemption amount and/or interest is linked to the performance of a future.

["Intraday Price" means [any traded price on the Relevant Exchange] [insert other].]

"Market Disruption Event" means [insert Market Disruption Event]

"Roll-Over" means that [insert where existing Underlying is replaced by next Future in case of a Roll-Over: at the Effective Date of the Underly-

ERGÄNZENDE EMISSIONSBEDINGUN-GEN FÜR FUTUREBEZOGENE [SCHULDVER-SCHREIBUNGEN] [ZERTIFIKATE] [OPTI-ONSSCHEINE]

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Emissionsbedingungen für Futurebezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Anwendung finden.

§ 4b (Basiswertspezifische Definitionen)

["Schlusskurs" meint den amtlichen Schlusskurs an der maßgeblichen Börse.]

"Störungstag" bedeutet im Hinblick auf einen Future einen planmäßigen Handelstag, an dem eine Marktstörung eingetreten ist.

[Wenn Anpassung durch die Berechnungsstelle anwendbar ist, einfügen:

"Außerordentliches Ereignis" meint – in Abhängigkeit vom Basiswert des Futures – die Außerordentlichen Ereignisse, die in den für solche Basiswerte maßgeblichen Ergänzenden Emissionsbedingungen für Index-, Aktien-, Fonds-, Waren-, Wechselkurs-, Zinssatz-, Futures- und [Variabel]bezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] vorgesehen sind [und] [weitere Außerordentliche Ereignisse einfügen].]

"Future" oder "Basiswerte" meint [Future einfügen], angepasst gemäß dem Roll-Over.

"Futurebezogene(s) [Schuldverschreibung] [Zertifikat] [Optionsschein]" bedeutet eine [Schuldverschreibung] [Zertifikat] [Optionsschein], deren Rückzahlungsbetrag und/oder Verzinsung sich auf die Entwicklung von Futures bezieht.

["Intraday-Kurs" meint [jeden an der maßgeblichen Börse gehandelten Kurs] [anderes einfügen].]

"Marktstörung" bedeutet [Marktstörungsereignis einfügen].

"Roll-Over" meint, dass [einfügen, wenn der bestehende Basiswert bei einem Roll-Over durch den nächsten Future ersetzt wird: der Basiswert ing, the Underlying is replaced by the Calculation Agent by the Next Future. "Next Future" means the future contract having its maturity date on the next possible date, but in any case not earlier than in the next following month, whereby the terms and conditions of the Next Future shall substantially correspond to the terms and conditions of the replaced Underlying.] [insert where existing Underlying is replaced by Future with best liquidity in case of a Roll-Over: within a period of 10 (ten) Business Days prior to the maturity of the Underlying according to the terms of the contract, the Calculation Agent may with immediate effect replace the Underlying by the future contract with the best liquidity (the "New Future"), provided that the terms and conditions of the New Future shall substantially correspond to the terms and conditions of the original Underlying, except for the due date of maturity.] The "Effective Date" shall be [insert Effective Date] [provided that (i) if the Effective Date is no scheduled trading day, the Effective Date shall be the most recent scheduled trading day prior to the original effective date, and (ii) if the Effective Date (after having been preponed in accordance with (i), if required) is a Disrupted Day, the Effective Date shall be the first following scheduled trading day which is no Disrupted Day.] [insert other adjustment provisions [insert other Roll-Over provisions]

"Roll-Over Event" means the replacement as underlying of the Future in accordance with the Roll-Over.

["Settlement Price" means the official settlement price on the relevant Exchange and if regularly no official settlement price is published by the relevant Exchange, the Closing Price.]

"Scheduled Trading Day" means [insert definition of Scheduled Trading Day].

"Underlying Currency" means [insert Underlying Currency].

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary]

§ 4c (Corrections. Disrupted Days. [Extraordinary Event])

(1) Corrections. In the event that any price or level published which is utilized for any calculation or determination made in relation to the

am Wirksamkeitstag von der Berechnungsstelle durch den Nächsten Future ersetzt wird. "Nächster Future" ist der Future Kontrakt, dessen Fälligkeitsdatum der nächstmögliche Zeitpunkt ist, jedenfalls aber nicht früher als im nächstfolgenden Monat, wobei die Bedingungen des Nächsten Future im Wesentlichen den Bedingungen des ersetzten Basiswertes entsprechen sollen.] [einfügen, wenn der bestehende Basiswert bei einem Roll-Over durch den Future mit der besten Liquidität ersetzt wird: innerhalb eines Zeitraums von 10 (zehn) Geschäftstagen vor der Fälligkeit des Basiswertes gemäß seinen Kontraktbedingungen ist die Berechnungsstelle berechtigt, mit sofortiger Wirkung den Basiswert durch den Futurekontrakt mit der besten Liquidität (der "Neue Future") zu ersetzen, wobei die Bedingungen des Neuen Future im Wesentlichen den Bedingungen des ursprünglichen Basiswertes[entsprechen sollen, ausgenommen das Fälligkeitsdatum.] Der "Wirksamkeitstag" ist der [Wirksamkeitstag einfügen] [wobei (i) wenn der Wirksamkeitstag kein planmäßiger Handelstag ist, der Wirksamkeitstag der nächst zurückliegende planmäßige Handelstag vor dem ursprünglichen Wirksamkeitstag ist, und (ii) wenn der Wirksamkeitstag (allenfalls gemäß (i) vorverlegt) ein Störungstag ist, ist der Wirksamkeitstag der nächstfolgende planmäßige Handelstag, der kein Störungstag ist.] [andere Anpassungsbestimmungen einfügen] [andere Roll-Over Bestimmungen einfügen]]

"Roll-Over Ereignis" meint die Ersetzung des Future als Basiswert gemäß dem Roll-Over.

["Abrechnungskurs" meint den amtlichen Abrechnungskurs and der maßgeblichen Börse und wenn nicht regelmäßig ein amtlicher Abrechnungskurs von der maßgeblichen Börse veröffentlicht wird, der Schlusskurs.]

"Planmäßiger Handelstag" bedeutet [Definition von Planmäßiger Handelstag einfügen].

"Basiswert Währung" meint [Basiswert Währung einfügen].

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

§ 4c (Korrekturen. Störungstage. [Außerordentliches Ereignis])

(1) Korrekturen. Sollte ein veröffentlichter Kurs oder Stand, der für eine Berechnung oder Feststellung in Bezug auf die [Schuldverschrei[Notes] [Certificates] [Warrants] is subsequently corrected and the correction is published before the [insert in case of Warrants and Notes or Certificates with fixed maturity date: Final Valuation Date] [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date], the Calculation Agent will determine the amount that is payable or deliverable as a result of that correction, and, to the extent necessary, will adjust the terms of such transaction to account for such correction and will notify the [Noteholders] [Certificateholders] [Warrantholders] accordingly pursuant to § 11.

- (2) Disrupted Days. If any Valuation Date is a Disrupted Day, then the Valuation Date shall be the first succeeding Scheduled Trading Day that the Calculation Agent determines is not a Disrupted Day, unless the Calculation Agent determines that each of the eight Scheduled Trading Days immediately following the original date is a Disrupted Day. In that case:
- (a) that eighth Scheduled Trading Day shall be deemed to be the Valuation Date, notwithstanding the fact that such day is a Disrupted Day; and
- (b) the Calculation Agent shall determine its good faith estimate of the value of the Futures as of the Valuation Day on that eighth Scheduled Trading Day.

[insert other provisions for Disrupted Days]

[[For Warrants always, for Notes and Certificates if "Calculation Agent Adjustment" is specified in the Final Terms only, insert:

Extraordinary Event. In the event of an Extraordinary Event the Calculation Agent may make such adjustments to the redemption, settlement, payment or any other terms of the [Notes] [Certificates] [Warrant] as the Calculation Agent determines appropriate to account for the economic effect on the [Notes] [Certificates] [Warrant] of such Extraordinary Event. In this case the Calculation Agent shall give within not more than [5] [specify] [Business Days'] [days'] after such adjustment has been effected notice to the [Noteholders] [Certificateholders] [Warrant] of such adjustment in accordance with § 11]. [In case of Warrants, insert: Alternatively, in the event of an Extraordinary Event the Issuer may redeem all, or some only, of the Warrants then outstanding at

bungen] [Zertifikate] [Optionsscheine] verwandt worden ist, nachträglich korrigiert werden und wird diese Korrektur vor dem [im Fall von Optionsscheinen und Schuldverschreibungen oder Zertifikaten mit festem Fälligkeitstag einfügen: Finalen Bewertungstag] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] veröffentlicht, so wird die Berechnungsstelle den aufgrund dieser Korrektur zahlbaren oder lieferbaren Betrag bestimmen und, falls erforderlich, die Bedingungen der Transaktion zur Berücksichtigung dieser Korrektur anpassen und die Gläubiger gemäß § 11 entsprechend unterrichten.

- (2) Störungstage. Wenn ein Bewertungstag ein Störungstag ist, dann ist der Bewertungstag der nächstfolgende Planmäßige Handelstag, an dem die Berechnungsstelle feststellt, dass kein Störungstag vorliegt, es sei denn, die Berechnungsstelle stellt fest, dass an jedem der acht Planmäßigen Handelstage, die unmittelbar auf den ursprünglichen Tag folgen, ein Störungstag vorliegt. Im letzteren Falle:
- (a) gilt der entsprechende achte Planmäßige Handelstag als Bewertungstag, ungeachtet der Tatsache, dass dieser Tag ein Störungstag ist; und
- (b) bestimmt die Berechnungsstelle nach Treu und Glauben eine Einschätzung des Wertes der Futures am Bewertungstag an diesem achten Planmäßigen Handelstag.

[andere Regelungen für Störungstage einfügen]

[[Für Optionsscheine immer, für Schuldverschreibungen nur, falls "Anpassung durch die Berechnungsstelle" im Konditionenblatt bestimmt ist, einfügen:]

(3) Außerordentliches Ereignis. Im Fall eines außerordentlichen Ereignisses kann die Berechnungsstelle diejenigen Anpassungen der Tilgungs-, Lieferungs-, Zahlungs- und sonstigen Bedingungen der [Schuldverschreibungen] [Zertifikate] [Optionsscheine] vornehmen, die sie als angemessen dafür bestimmt, den wirtschaftlichen Auswirkungen eines solchen außerordentlichen Ereignisses auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Rechnung zu tragen. Die Berechnungsstelle wird die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] nach der Durchführung der Anpassung gemäß § 11 darüber unterrichten.]

[Im Fall von Optionsscheinen einfügen: Alternativ kann die Emittentin im Falle eines Außerge-

[the Early Redemption Amount] [insert other amount as specified in the Final Terms] upon the Issuer having given not less than [5] [specify] [Business Days'] [days'] notice to the Warrantholders in accordance with § 11.]]

[insert other or further provisions, or amend provisions, as the case may be, if necessary]

wöhnlichen Ereignisses alle oder einzelne Optionsscheine zum [Vorzeitigen Rückzahlungsbetrag] [anderen Betrag einfügen] zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.]]

[andere bzw. weitere Bestimmungen einfügen, oder Bestimmungen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL TERMS AND CONDITIONS OF [VARIABLE] LINKED [NOTES] [CERTIFICATES] [WARRANTS]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following conditions for [Variable] Linked [Notes] [Certificates] [Warrants] shall be applicable.

§ 4b (Underlying Specific Definitions)

["Closing Price" means the official published price.]

"Disrupted Day" means in respect of a [Variable] any Scheduled Trading Day on which a Market Disruption Event has occurred.

[If "Calculation Agent Adjustment" applies, insert:

"Extraordinary Event" means [insert Extraordinary Events].]

["Intraday Price" means the official published price]

"Market Disruption Event" means [insert Market Disruption Event]

"Scheduled Trading Day" means [insert definition of Scheduled Trading Day].

[[In case of Warrants, insert: "Settlement Date" means in the event of redemption of the Warrants of a Series by delivery of the Underlying, [three Business Days] [such Business Day, as agreed by the Calculation Agent, being on or as soon as practicable] [insert other payment date] after the earlier of the Optional Redemption Date or the [Maturity Date] [insert other relevant date in case of Warrants without fixed maturity date] subject to amendment according to these Conditions.]]

["Settlement Price" means the official published price.]

"Underlying Currency" means [insert Underlying Currency].

ERGÄNZENDE EMISSIONSBEDINGUN-GEN FÜR [VARIABEL]BEZOGENE [SCHULDVER-SCHREIBUNGEN] [ZERTIFIKATE] [OPTI-

ONSSCHEINE

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Emissionsbedingungen für [Variabel]bezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Anwendung finden.

§ 4b (Basiswertspezifische Definitionen)

["Schlusskurs" meint den amtlich veröffentlichten Kurs.]

"Störungstag" bedeutet im Hinblick auf eine [Variable] einen planmäßigen Handelstag, an dem eine Marktstörung eingetreten ist.

[Wenn Anpassung durch die Berechnungsstelle anwendbar ist, einfügen:

"Außerordentliches Ereignis" ist [Außerordentliches Ereignis einfügen].]

["Intraday-Kurs" meint den amtlich veröffentlichten Kurs.]

"Marktstörung" bedeutet [Marktstörungsereignis einfügen].

"Planmäßiger Handelstag" bedeutet [Definition von Planmäßiger Handelstag einfügen].

[Im Fall von Optionsscheinen einfügen: "Abrechnungstag" bezeichnet im Falle der Rückzahlung der Optionsscheine einer Serie durch Lieferung des Basiswerts [drei Geschäftstage] [den mit der Berechnungsstelle vereinbarten Geschäftstag, der auf oder so bald wie möglich] [anderes Datum einfügen] nach dem früheren der folgenden Tage fällt: (i) den Wahlrückzahlungstag oder (ii) den [Fälligkeitstag] [im Fall von Optionsscheinen ohne festen Fälligkeitstag anderes maßgebliches Datum einfügen], vorbehaltlich einer Änderung nach Maßgabe dieser Emissionsbedingungen.]]

["Abrechnungskurs" meint den amtlich veröffentlichten Kurs.]

"Basiswert Währung" meint [Basiswert Währung einfügen].

"[Variable]" or "Underlying" means [insert description of [Variable]].

"[Variable] Linked [Note] [Certificate] [Warrant]" means a security where the payment of the redemption amount and/or interest is linked to the performance of a [variable].

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary.]

§ 4c (Corrections. Disrupted Days. [Extraordinary Event])

- (1) Corrections. In the event that any price or level published which is utilised for any calculation or determination made in relation to the [Notes] [Certificates] [Warrants] is subsequently corrected and the correction is published before the [insert in case of Warrants and Notes or Certificates with fixed maturity date: Final Valuation Date] [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date, the Calculation Agent will determine the amount that is payable or deliverable as a result of that correction, and, to the extent necessary, will adjust the terms of such transaction to account for such correction and will notify the [Noteholders] [Certificateholders] [Warrantholders] accordingly pursuant to § 11.
- (2) Disrupted Days. If any Valuation Date is a Disrupted Day, then the Valuation Date shall be the first succeeding Scheduled Trading Day that the Calculation Agent determines is not a Disrupted Day, unless the Calculation Agent determines that each of the eight Scheduled Trading Days immediately following the original date is a Disrupted Day. In that case:
- (a) that eighth Scheduled Trading Day shall be deemed to be the Valuation Date, notwithstanding the fact that such day is a Disrupted Day; and
- (b) the Calculation Agent shall determine its good faith estimate of the value of the [Variable] as of the Valuation Day on that eighth Scheduled Trading Day.

[insert other provisions for Disrupted Days]

"[Variable]" oder "Basiswert" meint [Beschreibung der [Variable] einfügen].

"[Variable]bezogene(s)(r) [Schuldverschreibung] [Zertifikat] [Optionsschein]" bedeutet eine(n) [Schuldverschreibung] [Zertifikat] [Optionsschein], deren Rückzahlungsbetrag und/oder Verzinsung sich auf die Entwicklung von [Variablen] bezieht.

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich.]

§ 4c (Korrekturen. Störungstage. [Außerordentliches Ereignis])

- Korrekturen. Sollte ein veröffentlichter (1) Kurs oder Stand, der für eine Berechnung oder Feststellung in Bezug auf die [Schuldverschreibungen [Zertifikate] verwandt worden ist, nachträglich korrigiert werden und wird diese Korrektur vor dem [im Fall von Optionsscheinen und Schuldverschreibungen oder Zertifikaten mit festem Fälligkeitstag einfügen: Finalen Bewertungstag] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] veröffentlicht, so wird die Berechnungsstelle den aufgrund dieser Korrektur zahlbaren oder lieferbaren Betrag bestimmen und, falls erforderlich, die Bedingungen der Transaktion zur Berücksichtigung dieser Korrektur anpassen und die Gläubiger gemäß § 11 entsprechend unterrichten.
- (2) Störungstage. Wenn ein Bewertungstag ein Störungstag ist, dann ist der Bewertungstag der nächstfolgende Planmäßige Handelstag, an dem die Berechnungsstelle feststellt, dass kein Störungstag vorliegt, es sei denn, die Berechnungsstelle stellt fest, dass an jedem der acht Planmäßigen Handelstage, die unmittelbar auf den ursprünglichen Tag folgen, ein Störungstag vorliegt. Im letzteren Falle:
- (a) gilt der entsprechende achte Planmäßige Handelstag als Bewertungstag, ungeachtet der Tatsache, dass dieser Tag ein Störungstag ist; und
- (b) bestimmt die Berechnungsstelle nach Treu und Glauben eine Einschätzung des Wertes der [Variablen] am Bewertungstag an diesem achten Planmäßigen Handelstag.

[andere Regelungen für Störungstage einfügen]

[For Warrants always, for Notes and Certificates if "Calculation Agent Adjustment" is specified in the Final Terms only, insert:

Extraordinary Event. In the event of an (3) Extraordinary Event the Calculation Agent may make such adjustments to the redemption, settlement, payment or any other terms of the [Notes] [Certificates] [Warrant] as the Calculation Agent determines appropriate to account for the economic effect on the [Notes] [Certificates] [Warrant] of such Extraordinary Event. In this case the Calculation Agent shall give within not more than [5] [specify] [Business Days'] [days'] after such adjustment has been effected notice to the [Noteholders] [Certificateholders] [Warrantholders] of such adjustment in accordance with § 11]. [In case of Warrants, insert: Alternatively, in the event of an Extraordinary Event the Issuer may redeem all, or some only, of the Warrants then outstanding at [the Early Redemption Amount] insert other amount as specified in the Final Terms upon the Issuer having given not less than [5] [specify] [Business Days'] [days'] notice to the Warrantholders in accordance with § 11.].]

[insert other or further provisions, or amend provisions, as the case may be, if necessary.]

[[Für Optionsscheine immer, für Schuldverschreibungen und Zertifikate nur, falls "Anpassung durch die Berechnungsstelle" im Konditionenblatt bestimmt ist, einfügen:]

(3) Außerordentliches Ereignis. Im Fall eines außerordentlichen Ereignisses kann die Berechnungsstelle diejenigen Anpassungen der Tilgungs-, Lieferungs-, Zahlungs- und sonstigen Bedingungen der [Schuldverschreibungen] [Zertifikate] [Optionsscheine] vornehmen, die sie als angemessen dafür bestimmt, den wirtschaftlichen Auswirkungen eines solchen außerordentlichen Ereignisses auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Rechnung zu tragen. Die Berechnungsstelle wird die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage | [Tage | nach der Durchführung der Anpassung gemäß § 11 darüber unterrichten.] [Im Fall von Optionsscheinen einfügen: Alternativ kann die Emittentin im Falle eines Außergewöhnlichen Ereignisses alle oder einzelne Optionsscheine zum [Vorzeitigen Rückzahlungsbetrag] [anderen Betrag einfügen] zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.].]

[andere bzw. weitere Bestimmungen einfügen oder Bestimmungen ändern oder streichen, sofern erforderlich.]

SUPPLEMENTAL TERMS AND CONDITIONS FOR BASKET LINKED [NOTES] [CERTIFICATES] [WARRANTS]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following conditions for Basket Linked [Notes] [Certificates] [Warrants] shall be applicable.

§ 4b (Underlying Specific Definitions)

[As far as not stipulated differently below, for each Basket Component in the Basket the relevant Supplemental Terms and Conditions for Index, Equity, Fund, Commodity, FX Rate, Interest Rate Futures, and [Variable] Linked [Notes] [Certificates] [Warrants] shall apply and shall be inserted.]

"Basket" or "Underlying" means a basket composed of [insert each Basket Component specified in the Final Terms] (each a "Basket Component") in the quantity of [specify quantity of each Basket Component]. For each Basket Component, the specific provisions set out in the relevant Supplemental Terms and Conditions shall apply and be included and for this purpose, the term "Underlying" and all terms including such term, all as defined in such Supplemental Terms and Conditions shall be referred to as, and changed to, "Basket Component".

"Basket Reference Price" means

[in case of conventional basket insert: the sum of each relevant price of each Basket Component multiplied by the respective quantity of this Basket component.]

[in case of best-of/worst-of basket insert: the [insert in case of worst-of basket: minimum] [insert in case of best-of basket: maximum] of the product of the relevant price of each Basket Component converted into the Underlying currency and the respective quantity of this Basket Component.]

[in case of cappuccino basket insert: the sum of each relevant price of each Basket Component

ERGÄNZENDE EMISSIONSBEDINGUN-GEN FÜR KORBBEZOGENE [SCHULDVERSCHREI-BUNGEN] [ZERTIFIKATE] [OPTIONS-SCHEINE]

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Emissionsbedingungen für Korbbezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] Anwendung finden.

§ 4b (Basiswertspezifische Definitionen)

[Sofern nachstehend nichts anderes angegeben ist, gelten für jeden einzelnen Korbbestandteil im Korb die maßgeblichen Ergänzenden Emissionsbedingungen für Index-, Aktien-, Fonds-, Waren-, Wechselkurs-, Zinssatz-, Futures- und [Variable]bezogene [Schuldverschreibungen] [Zertifikate] [Optionsscheine] und sind einzufügen.]

"Korb" oder "Basiswert" bedeutet einen Korb zusammengestellt aus [Korbbestandteil gemäß Konditionenblatt einfügen] (jeweils ein "Korbbestandteil") in der Anzahl von [Anzahl jedes Korbbestandteils einfügen]]. Für jeden einzelnen Korbbestandteil finden die besonderen Bestimmungen in den maßgeblichen Ergänzenden Emissionsbedingungen Anwendung und werden in diese Ergänzenden Emissionsbedingungen einbezogen. Zu diesem Zweck wird der Begriff "Basiswert" und alle Begriffe, die diesen beinhalten wie in den Ergänzenden Emissionsbedingungen definiert, in "Korbbestandteil" geändert und auf diesen bezogen.

"Korb Referenzpreis" meint

[im Falle eines konventionellen Korbs einfügen: die Summe jedes maßgeblichen Preises jedes Korbbestandteiles multipliziert mit der maßgeblichen Anzahl dieses Korbbestandteiles]

[im Falle von best-of/worst-of Körben einfügen: den [in Falle eines worst-of Korbes einfügen: niedrigsten Wert] [in Falle eines best-of Korbes einfügen: höchsten Wert] des Produkts der maßgeblichen Preise jedes Korbbestandteiles konvertiert in die Währung des Basiswertes und die entsprechende Anzahl an Korbbestandteilen.]

[im Falle von Cappuccino Körben einfügen: die Summe jedes maßgeblichen Preises jedes Korbbe-

multiplied by the respective quantity of this Basket component, whereas (i) if the relevant price is below the respective Cappuccino Floor, it shall be the Cappuccino Floor; and (ii) if the relevant price is at or above the respective Cappuccino Level, it shall be the Cappuccino Cap.]

[insert in case of value-weighted basket: the sum of each relevant price of each Basket Component multiplied by the respective quantity and the associated Value Weighting of this Basket Component. For the determination of the associated Value Weighting of each Basket Component, the value of each Basket Component position is calculated and then all the Basket Component position values are sorted in descending order. The resulting list is then consolidated with the Value Weightings thus relating each Basket Component with its associated Value Weighting. That is, the first Value Weighting of the Value Weightings list relates to the Basket Component with the highest Basket Component position value, the second Value Weighting of the Value Weightings list relates to the Basket Component with the second-highest Basket Component position value, and so on. The value of a Basket Component position is equal to the relevant price of this Basket Component multiplied by the respective quantity and converted, if necessary, to the Underlying Currency. If two or more Basket Component position values are equal, the Issuer will determine the order of the affected position values among each other at its own discretion.] If cash on deposit is a Basket Component its relevant price shall be in any case one. For necessary currency conversion in the determination of the Basket Reference Price [insert if the Underlying currency is defined as "quanto": a respective foreign currency unit of the Basket Component corresponds to a unit of the Underlying currency [insert if the Underlying currency is not defined as "quanto": [current market foreign exchange rates will be used [insert other].

[Insert in case of cappuccino basket: "Cappuccino Cap" of each Basket Component means [[insert] of the Initial Reference Price of each Basket Component] [insert other].]

[Insert in case of cappuccino basket: "Cappuccino Level" of each Basket Component means [[insert] of the Initial Reference Price of each Basket Component] [insert other].]

standteiles multipliziert mit der maßgeblichen Anzahl dieses Korbbestandteiles, wobei (i) wenn der maßgebliche Preis unter dem maßgeblichen Cappuccino Floor liegt, der Cappuccino Floor zur Anwendung gelangt und (ii) wenn der maßgebliche Preis über dem maßgeblichen Cappuccino Cap liegt, der Cappuccino Cap zur Anwendung gelangt.]

[im Falle von wertgewichteten Körben einfügen: die Summe jedes maßgeblichen Preises jedes Korbbestandteiles multipliziert mit der maßgeblichen Anzahl und der Wertgewichtung dieses Korbbestandteiles. Zur Bestimmung der Wertgewichtung eines jeden Korbbestandteiles wird der Wert einer jeden Position eines Korbbestandteiles berechnet und danach werden alle Werte der Position der Korbbestandteile in absteigender Reihenfolge geordnet. Die daraus resultierende Liste wird danach mit den Wertgewichtungen konsolidiert wodurch jeder Korbbestandteil mit seiner Wertgewichtung verbunden wird. Das heißt, dass die erste Wertgewichtung der Liste der Wertgewichtungen mit der Position der Korbbestandteile verbunden wird, die den höchsten Positionswert aller Korbbestandteile aufweist; die zweite Wertgewichtung mit dem zweithöchsten Positionswert und so fort. Der Wert der Position eines Korbbestandteils entspricht dem maßgeblichen Preis dieses Korbbestandteils multipliziert mit der maßgeblichen Anzahl und, wenn erforderlich, umgerechnet in die Währung des Basiswertes. Wenn zwei oder mehrere Positionen von Korbbestandteilen gleich sind, wird die Emittentin die Reihenfolge der betroffenen Positionen von Korbbestandteilen in ihrem eigenen Ermessen bestimmen.] Falls ein Korbbestandteil aus Bareinlagen besteht, ist maßgeblicher Preis jedenfalls eins. Für erforderliche Währungskonvertierungen bei der Bestimmung des Korb Referenzpreises [wenn die Währung des Basiswertes als "quanto" definiert ist, einfügen: entspricht eine Einheit der Fremdwährung des Korbbestandteiles eines Einheit der Währung des Basiswertes] [wenn die Währung des Basiswertes nicht als "quanto" definiert ist, einfügen: [werden aktuelle Marktwechselkurse verwendet [anderes einfügen].

[Im Fall eines Cappuccinos Korbes einfügen: "Cappuccino Cap" eines jeden Korbbestandteils meint [[einfügen] des Anfänglichen Referenzpreises eines jeden Korbbestandteils] [anderes einfügen].]

[Im Fall eines Cappuccinos Korbes einfügen: "Cappuccino Level" eines jeden Korbbestandteils meint [[einfügen] des Anfänglichen Referenzpreises eines jeden Korbbestandteils] [anderes einfügen].]

[Insert in case of cappuccino basket: "Cappuccino Floor" of each Basket Component means [[insert] of the Initial Reference Price of each Basket Component] [insert other].]

"Closing Price" means the Basket Reference Price whereas the relevant price for each Basket Component shall be its Closing Price.

["Delivery Agent" means [specify name and address of delivery agent].]

"Disruption Cash Settlement Amount" means [specify amount] per [Specified Denomination] [unit].]

[If "Calculation Agent Adjustment" applies, insert:

"Extraordinary Event" means [insert Extraordinary Events].]

"Intraday Price" means the Basket Reference Price whereas the relevant price for each Basket Component shall be its Intraday Price.

"Settlement Price" means the Basket Reference Price whereas the relevant price for each Basket Component shall be its Settlement Price.

"Underlying Currency" means [insert Underlying Currency].

[Insert in case of value-weighted basket: "Value Weightings" is a list of percentages (each a "Value Weighting") and means [insert].]

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary.]

§ 4c (Corrections. Disrupted Days. [Extraordinary Event])

(1) Corrections. In the event that any price or level published which is utilised for any calculation or determination made in relation to the [Notes] [Certificates] [Warrants] is subsequently corrected and the correction is published before the [insert in case of Warrants and Notes or Certificates with fixed maturity date: Final Valuation Date] [insert other relevant date in case of [Notes] [Certificates] without fixed maturity date], the Calculation Agent will determine the amount that is payable or deliverable as a result of that correction, and, to the extent necessary, will

[Im Fall eines Cappuccinos Korbes einfügen: "Cappuccino Floor" eines jeden Korbbestandteils meint [[einfügen]] des Anfänglichen Referenzpreises eines jeden Korbbestandteils] [anderes einfügen].]

"Schlusskurs" meint einen Korb Referenzpreis, bei dem der maßgebliche Preis für jeden Korbbestandteil dessen Schlusskurs ist.

["Lieferungsstelle" bedeutet [Name und Anschrift der Lieferungsstelle einfügen].]

"Abrechnungsbetrag bei Lieferungsstörung" bedeutet [*Betrag einfügen*] pro [Nennbetrag] [Stück].]

[Wenn Anpassung durch die Berechnungsstelle anwendbar ist, einfügen:

"Außerordentliches Ereignis" ist [Außerordentliches Ereignis einfügen].]

"Intraday-Kurs" meint einen Korb Referenzpreis, bei dem der maßgebliche Preis für jeden Korbbestandteil dessen Intraday-Kurs ist.

"Abrechnungskurs" meint einen Korb Referenzpreis, bei dem der maßgebliche Preis für jeden Korbbestandteil dessen Abrechnungskurs ist.

"Basiswert Währung" meint [Basiswert Währung einfügen].

[Im Fall von wertgewichteten Körben einfügen: "Wertgewichtungen" sind eine Liste von Prozentsätzen (jeweils eine "Wertgewichtung") und meint [einfügen].]

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich.]

§ 4c (Korrekturen. Störungstage. [Außerordentliches Ereignis])

(1) Korrekturen. Sollte ein veröffentlichter Kurs oder Stand, der für eine Berechnung oder Feststellung in Bezug auf die [Schuldverschreibungen] [Zertifikate] [Optionsscheine] verwandt worden ist, nachträglich korrigiert werden und wird diese Korrektur vor dem [im Fall von Optionsscheinen und Schuldverschreibungen oder Zertifikaten mit festem Fälligkeitstag einfügen Finalen Bewertungstag] [im Fall von [Schuldverschreibungen] [Zertifikaten] ohne festen Fälligkeitstag andere(s) maßgebliche(s) (Datum) (Daten) einfügen] veröffentlicht, so wird die Berech-

adjust the terms of such transaction to account for such correction and will notify the [Noteholders] [Certificateholders] [Warrantholders] accordingly pursuant to § 11.

(2) Disrupted Days. If any Valuation Date in respect of any Basket Component is a Disrupted Day (as determined in the relevant Supplemental Terms and Conditions for such Underlying), then the Valuation Date for each Basket Component not affected by the occurrence of a Disrupted Day shall be the original date and the Valuation Date for each Basket Component affected by the occurrence of a Disrupted Day (each an "Affected Basket Component")] shall be postponed in accordance with the relevant Supplemental Terms and Conditions for such Underlying.

[If the Final Terms specify that Common Pricing is applicable insert:

(3) Common Pricing.

"Common Pricing" means that, if on any Valuation Date not for each single Basket Component a Reference Prices is determined, such Valuation Date shall be postponed to the first succeeding day on which a Reference Price for each single Basket Component is determined.]

[insert other provisions for Disrupted Days]

[[For Warrants always, for Notes and Certificates if "Calculation Agent Adjustment" is specified in the Final Terms only, insert:]

[(3)][(4)]Extraordinary Event. In the event of an Extraordinary Event the Calculation Agent may make such adjustments to the redemption, settlement, payment or any other terms of the [Notes] [Certificates] [Warrants] as the Calculation Agent determines appropriate to account for the economic effect on the [Notes] [Certificates] [Warrants] of such Extraordinary Event. In this case the Calculation Agent shall give within not more than [5] [specify] [Business Days'] [days'] after such adjustment has been effected notice to the [Noteholders] [Certificateholders] [Warrantholders] of such adjustment in accordance with § 11]. [In case of Warrants, insert: Alternatively, in the event of an Extraordinary Event the Issuer may redeem all, or some only, of the Warrants then outstanding at [the Early Redemption nungsstelle den aufgrund dieser Korrektur zahlbaren oder lieferbaren Betrag bestimmen und, falls erforderlich, die Bedingungen der Transaktion zur Berücksichtigung dieser Korrektur anpassen und die Gläubiger gemäß § 11 entsprechend unterrichten.

(2) Störungstage. Wenn ein Bewertungstag in Bezug auf einen Korbbestandteil ein Störungstag (wie in den Ergänzenden Emissionsbedingungen für den maßgeblichen Basiswert definiert) ist, dann ist der Bewertungstag für jeden Korbbestandteil, der nicht von dem Eintritt eines Störungstages betroffen ist, der ursprüngliche Tag und für jeden Korbbestandteil, der von dem Eintritt eines Störungstages betroffen ist (jeweils ein "Betroffener Korbbestandteil")] wird der Bewertungstag gemäß den Ergänzenden Emissionsbedingungen für den maßgeblichen Basiswert verschoben.

[Falls das Konditionenblatt Gemeinsame Preisfeststellung vorsieht, einfügen:

(3) *Gemeinsame Preisfeststellung.*

"Gemeinsame Preisfeststellung" bedeutet, wenn an einem Bewertungstag nicht für jeden einzelnen Korbbestandteil ein Referenzpreis festgestellt wird, dieser Bewertungstag auf den nächsten Tag verschoben wird, an dem für jeden einzelnen Korbbestandteil ein Referenzpreis festgestellt wird.]

[andere Regelungen für Störungstage einfügen]

[[Für Optionsscheine immer, für Schuldverschreibungen und Zertifikate nur falls "Anpassung durch die Berechnungsstelle" im Konditionenblatt bestimmt ist, einfügen:]

[(3)][(4)]Außerordentliches Ereignis. Im Fall eines außerordentlichen Ereignisses kann die Berechnungsstelle diejenigen Anpassungen der Tilgungs-, Lieferungs-, Zahlungs- und sonstigen Bedingungen der [Schuldverschreibungen] [Zertifikate] [Optionsscheine] vornehmen, die sie als angemessen dafür bestimmt, den wirtschaftlichen Auswirkungen eines solchen außerordentlichen Ereignisses auf die [Schuldverschreibungen] [Zertifikate | [Optionsscheine] Rechnung zu tragen. Die Berechnungsstelle wird die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstagel [Tagel nach der Durchführung der Anpassung gemäß § 11 darüber unterrichten.] [Im Fall von Optionsscheinen einfügen: Alternativ kann die Emittentin im Falle eines Außergewöhnlichen Ereignisses alle oder einzelne Optionsscheine zum

Amount] [insert other amount as specified in the Final Terms] upon the Issuer having given not less than [5] [specify] [Business Days'] [days'] notice to the Warrantholders in accordance with § 11.]]

[Vorzeitigen Rückzahlungsbetrag] [anderen Betrag einfügen] zurückzahlen, wenn die Emittentin die Gläubiger spätestens [5] [Anzahl der Tage angeben] [Geschäftstage] [Tage] vorher gemäß § 11 darüber unterrichtet hat.]]

[insert other or further provisions, or amend provisions, as the case may be, if necessary.]

[andere bzw. weitere Bestimmungen einfügen oder Bestimmungen ändern oder streichen, sofern erforderlich.]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR NOTES AND CERTIFICATES

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR DISCOUNT CERTIFICATES

The Supplemental Terms and Conditions of the [Notes] [Certificates] shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Discount Certificates shall be applicable.

§ 4e (Product Specific Definitions)

- (1) "Cap" means [insert].
- (2) "Redemption Amount" means an amount determined by the Calculation Agent on the Final Valuation Date in accordance with the following provisions:

The Redemption Amount shall be the lower of (i) the Cap and (ii) the Final Reference Price of the [Underlying] [Basket]. [insert other calculation mechanism].

The resulting amount shall be adjusted in accordance with § 4f.

[insert other or further definitions relating to Discount Certificates, or amend definitions, as the case may be, if necessary]]

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

DISCOUNT ZERTIFIKATE

Die Ergänzenden Emissionsbedingungen für [Schuldverschreibungen] [Zertifikate] werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Discount Zertifikate Anwendung finden.

§ 4e (Produktspezifische Definitionen)

- (1) "Cap" meint [einfügen].
- (2) "Rückzahlungsbetrag" ist ein Betrag, der von der Berechnungsstelle am Finalen Bewertungstag nach Ergänzung durch die Bestimmungen der Ergänzenden Produktdefinitionen ermittelt wird:

Der Rückzahlungsbetrag entspricht dem niedrigeren Wert von (i) dem Cap und (ii) dem Finalen Referenzpreis.] [andere Berechnungsmethode einfügen].

Der resultierende Betrag wird gemäß § 4f angepasst.

[andere oder weitere Definitionen zu Discount Zertifikaten einfügen, oder Definitionen ändern, soweit erforderlich]]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR BONUS CERTIFICATES

The Supplemental Terms and Conditions of the [Notes] [Certificates] shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Bonus Certificates shall be applicable.

§ 4e (Product Specific Definitions)

- (1) "Barrier" means [insert]. If the Barrier is specified as a percentage it shall be multiplied by the Initial Reference Price.
- (2) A "Barrier Event" has occurred if the Barrier Reference Price at any time during the Barrier Observation Period was lower or equal than or as the Barrier.
- (3) "Barrier Observation Period" means [the period from and including the Issue Date to and including the Final Valuation Date] [insert other definition] whereas each day within the Barrier Observation Period is a Valuation Date.
- (4) "Barrier Reference Price" is a "Reference Price" and means [any Intraday Price of the Underlying] [insert other].
- (5) "Bonus Level" means [insert]. If the Bonus Level is specified as a percentage it shall be multiplied by the Initial Reference Price.
- (6) "Cap" means [insert]. If the Cap is specified as a percentage it shall be multiplied by the Initial Reference Price.
- (7) "Redemption Amount" means an amount determined by the Calculation Agent on the Final Valuation Date in accordance with the following provisions [but which shall always be equal to or greater than zero and, in the event that such amount will be less than zero, shall be deemed to be zero]:

[insert in case a Cap was specified: (a) if the Final Reference Price is equal or higher than the

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

BONUS ZERTIFIKATE

Die Ergänzenden Emissionsbedingungen für [Schuldverschreibungen] [Zertifikate] werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Bonus Zertifikate Anwendung finden.

§ 4e (Produktspezifische Definitionen)

- (1) "Barriere" meint [einfügen]. Wenn die Barriere als Prozentsatz angegeben ist, wird sie mit dem Anfänglichen Referenzpreis multipliziert.
- (2) Ein "Barriere Ereignis" ist eingetreten, wenn der Barriere Referenzpreis zu irgendeinem Zeitpunkt während des Barrierebeobachtungszeitraums gleich hoch oder niedriger als die Barriere war.
- (3) "Barrierebeobachtungszeitraum" meint [einen Zeitraum vom Begebungstag (einschließlich) bis zum Finalen Bewertungstag (einschließlich)] [andere Definition einfügen], wobei jeder Tag im Barrierebeobachtungszeitraum ein Bewertungstag ist.
- (4) "Barriere Referenzpreis" ist ein "Referenzpreis" und meint [jeden Intraday-Kurs des Basiswertes] [anderes einfügen].
- (5) "Bonuslevel" meint [einfügen]. Wenn das Bonuslevel als Prozentsatz angegeben ist, wird es mit dem Anfänglichen Referenzpreis multipliziert.
- (6) "Cap" meint [einfügen]. Wenn das Cap als Prozentsatz angegeben ist, wird es mit dem Anfänglichen Referenzpreis multipliziert.
- (7) "Rückzahlungsbetrag" ist ein Betrag, der von der Berechnungsstelle am Finalen Bewertungstag nach den folgenden Bestimmungen ermittelt wird [und der in jedem Fall größer als oder gleich Null sein wird und, sollte dieser Betrag negativ sein, als Null gilt]:

[wenn ein Cap angegeben ist, einfügen: (a) wenn der Finale Referenzpreis höher oder gleich hoch

Cap, the Redemption Amount shall be [the Cap] [insert other calculation mechanism]; or]

wie das Cap ist, dann entspricht der Rückzahlungsbetrag [dem Cap] [andere Berechnungsmethode einfügen]; oder]

[(a)][(b)] if no Barrier Event has occurred the Redemption Amount shall be [the higher of (i) the Final Reference Price, or (ii) the Bonus Level] [insert other calculation mechanism]; or

[(a)][(b)] wenn kein Barriere Ereignis eingetreten ist, entspricht der Rückzahlungsbetrag [dem höheren Betrag von (i) dem Finalen Referenzpreis, oder (ii) dem Bonuslevel] [andere Berechnungsmethode einfügen]; oder

[(b)][(c)] if a Barrier Event has occurred, the Redemption Amount shall be [the Final Reference Price] [insert other calculation mechanism].]

[(b)][(c)] wenn ein Barriere Ereignis eingetreten ist, entspricht der Rückzahlungsbetrag [dem Finalen Referenzpreis] [andere Berechnungsmethode einfügen].]

[Insert other calculation mechanism].

[Andere Berechnungsmethode einfügen]

The resulting amount shall be adjusted according to § 4f.

Der resultierende Betrag wird gemäß § 4f angepasst.

[Insert other or further definitions relating to Bonus Certificates, or amend definitions, as the case may be, if necessary] [Andere oder weitere Definitionen zu Bonus Zertifikaten einfügen, oder Definitionen ändern, soweit erforderlich]]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR REVERSE BONUS CERTIFICATES

The Supplemental Terms and Conditions of the [Notes] [Certificates] shall be supplemented by inserting the provisions set out below. The rele-

unserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Reverse Bonus Certificates shall be applicable.

§ 4e (Product Specific Definitions)

- (1) "Barrier" means [insert]. If the Barrier is specified as a percentage it shall be multiplied by the Initial Reference Price.
- (2) A "Barrier Event" has occurred if the Barrier Reference Price at any time during the Barrier Observation Period was higher or equal than or as the Barrier.
- (3) "Barrier Observation Period" means [the period from and including the Issue Date to and including the Final Valuation Date] [insert other definition] whereas each day within the Barrier Observation Period is a Valuation Date.
- (4) "Barrier Reference Price" is a "Reference Price" and means [any Intraday Price of the Underlying] [insert other].
- (5) "Bonus Level" means [insert]. If the Bonus Level is specified as a percentage it shall be multiplied by the Initial Reference Price.
- (6) "Reverse Level" means [insert]. If the Reverse Level is specified as a percentage it shall be multiplied by the Initial Reference Price.
- (7) "Cap" means [insert]. If the Cap is specified as a percentage it shall be multiplied by the Initial Reference Price.
- (8) "Redemption Amount" means an amount determined by the Calculation Agent on the Final Valuation Date in accordance with the

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

REVERSE BONUS ZERTIFIKATE

Die Ergänzenden Emissionsbedingungen für [Schuldverschreibungen] [Zertifikate] werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Reverse Bonus Zertifikate Anwendung finden.

§ 4e (Produktspezifische Definitionen)

- (1) "Barriere" meint [einfügen]. Wenn die Barriere als Prozentsatz angegeben ist, muss dieser mit dem Anfänglichen Referenzpreis multipliziert werden.
- (2) Ein "Barriere Ereignis" ist eingetreten, wenn der Barriere Referenzpreis zu irgendeinem Zeitpunkt während des Barrierebeobachtungszeitraums gleich hoch oder höher als die Barriere war.
- (3) "Barrierebeobachtungszeitraum" meint [einen Zeitraum vom Begebungstag (einschließlich) bis zum Finalen Bewertungstag (einschließlich)] [andere Definition einfügen], wobei jeder Tag im Barrierebeobachtungszeitraum ein Bewertungstag ist.
- (4) "Barriere Referenzpreis" ist ein "Referenzpreis" und meint [jeden Intraday-Kurs des Basiswertes] [anderes einfügen].
- (5) "Bonuslevel" meint [einfügen]. Wenn das Bonuslevel als Prozentsatz angegeben ist, muss dieser mit dem Anfänglichen Referenzpreis multipliziert werden.
- (6) "Reverselevel" meint [einfügen]. Wenn das Reverselevel als Prozentsatz angegeben ist, muss dieser mit dem Anfänglichen Referenzpreis multipliziert werden.
- (7) "Cap" meint [einfügen]. Wenn das Cap als Prozentsatz angegeben ist, muss dieser mit dem Anfänglichen Referenzpreis multipliziert werden.
- (8) "Rückzahlungsbetrag" ist ein Betrag, der von der Berechnungsstelle am Finalen Bewertungstag nach den folgenden Bestimmungen ermittelt wird Jund der in jedem Fall größer als oder

following provisions [but which shall always be equal to or greater than zero and, in the event that such amount will be less than zero, shall be deemed to be zero]:

[insert in case a Cap was specified: (a) if the Final Reference Price is lower than the Cap, the Redemption Amount shall be [the difference between the Reverse Level and the Cap] [insert other calculation mechanism]; or]

[(a)][(b)] if the Final Reference Price is equal or higher than the Reverse Level, the Redemption Amount shall be zero. Otherwise

[(b)][(c)] if a Barrier Event has occurred the Redemption Amount shall be the difference between the Reverse Level and the Final Reference Price.

[(c)][(d)] Otherwise, the Redemption Amount shall be the difference between the Reverse Level and the lower of (i) the Final Reference Price and (ii) the Bonus Level.

[Insert other calculation mechanism].

The resulting amount shall be adjusted according to § 4f.

[Insert other or further definitions relating to Bonus Certificates, or amend definitions, as the case may be, if necessary] gleich Null sein wird und, sollte dieser Betrag negativ sein, als Null gilt]:

[wenn ein Cap angegeben ist, einfügen: (a) wenn der Finale Referenzpreis niedriger als das Cap ist, dann entspricht der Rückzahlungsbetrag [der Differenz zwischen dem Reverselevel und dem Cap] [andere Berechnungsmethode einfügen]; oder]

[(a)][(b)] wenn der Finale Referenzpreis gleich hoch oder höher als das Reverslevel ist, entspricht der Rückzahlungsbetrag Null. Anderenfalls

[(b)][(c)] wenn ein Barriere Ereignis eingetreten ist, entspricht der Rückzahlungsbetrag der Differenz zwischen dem Reverslevel und dem Finalen Referenzpreis.

[(c)][(d)] Anderenfalls entspricht der Rückzahlungsbetrag der Differenz zwischen dem Reverslevel und dem niedrigeren von (i) dem Finalen Referenzpreis und (ii) dem Bonus Level.

[Andere Berechnungsmethode einfügen]

Der resultierende Betrag wird durch gemäß § 4f angepasst.

[Andere oder weitere Definitionen zu Bonus Zertifikaten einfügen, oder Definitionen ändern, soweit erforderlich]]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR

INDEX/PARTICIPATION CERTIFICATES

The Supplemental Terms and Conditions of the [Notes] [Certificates] shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Index/Participation Certificates shall be applicable.

§ 4e (Product Specific Definitions)

(1) "Redemption Amount" means an amount determined by the Calculation Agent on the Final Valuation Date in accordance with the following provisions [but which shall always be equal to or greater than zero and, in the event that such amount will be less than zero, shall be deemed to be zero]:

The Redemption Amount shall [equal the Final Reference Price] [insert other calculation mechanism]

The resulting amount shall be adjusted according to § 4f.

[insert other or further definitions relating to Index/Participation Certificates, or amend definitions, as the case may be, if necessary]]

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

INDEX-/PARTIZIPATIONS ZERTIFIKATE

Die Ergänzenden Emissionsbedingungen für [Schuldverschreibungen] [Zertifikate] werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Index-/Partizipations Zertifikate Anwendung finden.

§ 4e (Produktspezifische Definitionen)

(1) "Rückzahlungsbetrag" ist ein Betrag, der von der Berechnungsstelle am Finalen - Bewertungstag nach den folgenden Bestimmungen ermittelt wird [und der in jedem Fall größer als oder gleich Null sein wird und, sollte dieser Betrag negativ sein, als Null gilt]:

Der Rückzahlungsbetrag entspricht [dem Finalen Referenzpreis] [andere Berechnungsmethode einfügen]

Der resultierende Betrag wird durch gemäß § 4f angepasst.

[andere oder weitere Definitionen zu Index-/Partizipation Zertifikaten einfügen, oder Definitionen ändern, soweit erforderlich]

SUPPLEMENTAL SPECIAL PRODUCT TERMS AND CONDITIONS **FOR TURBO CERTIFICATES**

The Supplemental Terms and Conditions of the [Notes] [Certificates] shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Turbo Certificates shall be applicable.

§ 4e (Product Specific Definitions)

(1) General

["Redemption Amount" means an amount determined by the Calculation Agent on the Final Valuation Date in accordance with the following provisions [but which shall always be equal to or greater than zero and, in the event that such amount will be less than zero, shall be deemed to be zerol:

(a) Turbo-Long Certificates:

[The Redemption Amount shall be the difference between the Final Reference Price and the Strike.] [insert other calculation mechanism]

(b) Turbo-Short Certificates:

[The Redemption Amount shall be the difference between the Strike and the Final Reference Price.] [insert other calculation mechanism]

[insert other calculation mechanism]

"Strike" means [insert], adjusted in accordance with § 4(f) (Barrier).

The resulting amount shall be adjusted according to § 4f.

[insert other or further definitions relating to Turbo Certificates, or amend definitions, as the case may be, if necessary]]

(2) Barrier and Residual Value

As soon as a Barrier Event has occurred the Certificates shall be terminated and the Certificates shall be suspended from trading.

ERGÄNZENDE PRODUKTBEDINGUNGEN FÜR

TURBO ZERTIFIKATE

Die Ergänzenden Emissionsbedingungen für [Schuldverschreibungen] [Zertifikate] werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Turbo Zertifikate Anwendung finden.

§ 4e (Produktspezifische Definitionen)

(1) Allgemein

["Rückzahlungsbetrag" ist ein Betrag, der von der Berechnungsstelle am Finalen Bewertungstag nach den folgenden Bestimmungen ermittelt wird [und der in jedem Fall größer als oder gleich Null sein wird und, sollte dieser Betrag negativ sein, als Null gilt]:

(a) Turbo-Long-Zertifikate:

[Der Rückzahlungsbetrag entspricht der Differenz aus dem Finalen Referenzpreis und dem Basispreis.] [andere Berechnungsmethode einfügen]

(b) Turbo-Short-Zertifikate:

[Der Rückzahlungsbetrag entspricht der Differenz aus dem Basispreis und dem Finalen Referenzpreis.] [andere Berechnungsmethode einfügen]

[andere Berechnungsmethode einfügen]

"Basispreis" meint [einfügen], angepasst gemäß § 4f (Barriere).

Der resultierende Betrag wird durch gemäß § 4f angepasst.

[andere oder weitere Definitionen zu Turbo Zertifikaten einfügen, oder Definitionen ändern, soweit erforderlich]]

(2) Barriere und Restwert

Sobald ein Barriere Ereignis eingetreten ist wird das Zertifikat ausgestoppt und vom Handel ausgesetzt.

A "Barrier Event" has occurred [if the Barrier Ein "Barriere Ereignis" ist eingetreten, [wenn

Reference Price at any time during the Barrier Observation Period was [in case of Turbo-Long Certificates insert: lower or equal than or as [in case of Turbo-Short Certificates insert: has reached or exceeded] the Barrier] [insert other definition].

"Barrier Observation Period" means [the period from and including the Issue Date to and including the Final Valuation Date [insert other] whereas each day within the Barrier Observation Period is a Valuation Date.

"Barrier Reference Price" is a "Reference Price" and means Jany Intraday Price of the Underlying [insert other].

Within a maximum of three Trading Hours (the "Determination Period"), the Calculation Agent shall determine the residual value (the "Residual Value") of the Certificates resulting from the closing of hedging positions concluded by the Issuer, taking into account all costs incurred in connection with such closing. The Residual Value may amount to zero under certain market conditions. Payment of the Residual Value to the holders of the Certificates shall be effected automatically within five Business Days thereafter.

"Trading Hour" means any hour on which the Exchange and the Related Exchanges as well as the Vienna Stock Exchange and/or EUWAX are open for trading and no Market Disruption Event exists.

The "Barrier" amounts to [insert Barrier].

[In case of open-end Certificates, insert: The Barrier and the Strike shall be adjusted in accordance with the following:

The Financing Costs of the Certificates are calculated and added to the Strike and to the Barrier on a daily basis (whereby the Financing Costs for days which are no Business Days are added on the next following Business Day).

The "Financing Costs" are calculated as follows:

Financing Costs per day = Financing Rate x Strike / 360 days

"Financing Rate" means [insert].]

If the Underlying of a Certificate pays out distri- Wenn der Basiswert eines Zertifikates Ausschüt-

der Barriere Referenzpreis zu irgendeinem Zeitpunkt während des Barrierebeobachtungszeitraums [bei Turbo-Long Zertifikaten einfügen: gleich hoch oder niedriger als die Barriere warl [bei Turbo-Short Zertifikaten einfügen: die Barriere erreicht oder überschritten hat.] [andere Definition einfügen].

"Barrierebeobachtungszeitraum" meint [einen Zeitraum vom Begebungstag (einschließlich) bis zum Finalen Bewertungstag (einschließlich)] [anderes einfügen], wobei jeder Tag im Barrierebeobachtungszeitraum ein Bewertungstag ist.

"Barriere Referenzpreis" ist ein "Referenzpreis" und meint [jeden Intraday-Kurs des Basiswerts] [anderes einfügen].

Die Berechnungsstelle stellt daraufhin innerhalb von maximal drei Handelsstunden (die "Feststellungsfrist") einen Restwert (der "Restwert") fest, der sich aus der Auflösung eines von der Emittentin abgeschlossenen Absicherungsgeschäftes unter Berücksichtigung aller im Zusammenhang mit dieser Auflösung entstehenden Kosten ergibt. Unter bestimmten Marktbedingungen kann der Restwert des Zertifikates Null betragen. Fünf Bankarbeitstage danach erfolgt die automatische Auszahlung des Restwertes an die Inhaber der Zertifikate.

"Handelsstunde" meint jede Stunde, während der die Börse, die Verbundenen Börsen sowie die Wiener Börse AG und/oder EUWAX zum Handel geöffnet sind und keine Marktstörung eingetreten

Die "Barriere" beträgt [Barriere einfügen].

[Im Falle von Open-End Zertifikaten einfügen: Die Barriere und der Basispreis werden folgendermaßen angepasst:

Die Finanzierungskosten der Zertifikate werden auf täglicher Basis berechnet und dem Basispreis und der Barriere auf täglicher Basis zugeschlagen (wobei die Finanzierungskosten für Tage, die keine Geschäftstage sind, am nächstfolgenden Geschäftstag zugeschlagen werden)

Die "Finanzierungskosten" werden folgendermaßen berechnet:

Finanzierungskosten pro Tag = Finanzierungsrate x Basispreis / 360 Tage

"Finanzierungsrate" meint [einfügen].]

bution, the Issuer may subtract the distribution amount in whole or in part from the Strike as well as from the Barrier. The adjustment will be effective on the ex-distribution-day. If the Underlying is either an index or a basket and any component of the Underlying pays out distributions, those distribution payments will be weighted according to the weighting of the corresponding component within the Underlying on the cum-distribution day and then be treated as distributions paid out by the Underlying itself on the ex-distribution day.

For Turbo-Long Certificates, the distribution amount which is relevant for the distribution adjustment amounts to [100 % of the Net Distribution] [insert other].

For Turbo-Short Certificates, the distribution amount which is relevant for the distribution adjustment amounts to [100 % of the Gross Distribution] [insert other].

The performance of the [Underlying] [Basket] within the Determination Period is relevant for the amount of the Residual Value. The Issuer may choose the time of determination of the Residual Value within the Determination Period in its own discretion according to market conditions.

tungen auszahlt, kann die Emittentin die Ausschüttungsbeträge zur Gänze oder teilweise vom Basispreis und der Barriere abziehen. Die Anpassung wird am Ex-Ausschüttungstag wirksam. Falls der Basiswert entweder ein Index oder ein Korb ist und einer deren Bestandteile Ausschüttungen auszahlt, werden diese Ausschüttungszahlungen gemäß der Gewichtung des entsprechenden Bestandteils im Basiswert am Cum-Ausschüttungstag gewichtet und danach als vom Basiswert selbst am Ex-Ausschüttungstag ausgezahlte Ausschüttungen behandelt.

Bei Turbo-Long Zertifikaten beträgt der Ausschüttungsbetrag, der für die Anpassung relevant ist, [100% der Nettoausschüttung] [anderes einfügen].

Bei Turbo-Short Zertifikaten beträgt der Ausschüttungsbetrag, der für die Anpassung relevant ist, [100% der Bruttoausschüttung] [anderes einfügen].

Maßgeblich für die Höhe des Restwertes ist, wie sich der [Basiswert] [Korb] innerhalb der Feststellungsfrist verhält. Die Emittentin kann den Zeitpunkt der Feststellung des Restwertes innerhalb der Feststellungsfrist nach eigenem Ermessen gemäß den Marktbedingungen bestimmen.

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR GUARANTEE CERTIFICATES

FÜR

ERGÄNZENDE PRODUKTDEFINITIONEN

GARANTIE ZERTIFIKATE

The Supplemental Terms and Conditions of the [Notes] [Certificates] shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Guarantee Certificates shall be applicable.

Investors should be aware of the fact that the term "Guarantee Certificates" in relation to the Certificates only means that such Certificates are to be redeemed by the Issuer at least at the Protection Amount (as defined below). Investors should be aware that no guarantee has been issued by any third person for the benefit of the investors and that they are by no other means protected against an insolvency of the Issuer.

§ 4e (Product Specific Definitions)

"Protection Amount" means [the [Specified Denomination] [non-par value] ("Capital Protection Amount")] [[specify other minimum amount] ("Minimum Amount")].

"Redemption Amount" means an amount determined by the Calculation Agent on the Final Valuation Date in accordance with the following provisions [but which shall always be equal to or greater than the Protection Amount and, in the event that such amount will be less than the Protection Amount, shall be deemed to be the Protection Amount]:

The Redemption Amount shall [insert calculation mechanism]]

The resulting amount shall be adjusted according to § 4f.

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary]

Die Ergänzenden Emissionsbedingungen für [Schuldverschreibungen] [Zertifikate] werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Garantie Zertifikate Anwendung finden.

Anleger sollten sich darüber im Klaren sein, dass der Ausdruck "Garantie-Zertifikate" in Zusammenhang mit den Zertifikaten nur meint, dass sie von der Emittentin zumindest zum Schutzbetrag (wie nachfolgend definiert) zurückzuzahlen sind. Anleger sollten bedenken, dass keine Garantie eines Dritten für die Anleger besteht und dass sie auch durch keine anderen Mittel gegen eine Insolvenz der Emittentin abgesichert sind.

§ 4e (Produktspezifische Definitionen)

"Schutzbetrag" meint [den [Nennbetrag] [Nennwert] ("Kapitalgarantiebetrag")] [[anderen Mindestbetrag einfügen] ("Mindestbetrag")].

"Rückzahlungsbetrag" ist ein Betrag, der von der Berechnungsstelle am Finalen Bewertungstag nach den folgenden Bestimmungen ermittelt wird [und der in jedem Fall größer als oder gleich dem Schutzbetrag sein wird und, sollte dieser Betrag negativ sein, als der Schutzbetrag gilt]:

Der Rückzahlungsbetrag entspricht [Berechnungsmethode einfügen]]

Der resultierende Betrag wird gemäß § 4f angepasst.

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR EXPRESS CERTIFICATES

The Supplemental Terms and Conditions of the [Notes] [Certificates] shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Express Certificates shall be applicable.

§ 4e (Product Specific Definitions)

Prior to the Issue Date, the Issuer shall specify a number of Specified Redemption Valuation Dates with an associated Specified Redemption Level, Specified Redemption Date and Specified Redemption Express Level for each of these Specified Redemption Valuation Dates.

Prior to the Issue Date, the Issuer may or may not specify a Barrier together with an associated Barrier Observation Period, Barrier Reference Price and Security Level.

- (1) The "Specified Redemption Valuation Date(s)" is (are) [insert Specified Redemption Valuation Date(s)].
- (2) The "**Specified Redemption Level(s)**" is (are) [insert Specified Redemption Level(s)].
- (3) The "**Specified Redemption Date(s)**" is (are) [insert Specified Redemption Date(s)].
- (4) The "Specified Redemption Express Level(s)" is (are) [insert Specified Redemption Express Level(s)].
- (5) "Last Redemption Valuation Date" is a "Valuation Date" and means the latest Specified Redemption Valuation Date, which corresponds to the Final Valuation Date.
- (6) "Last Redemption Level" means the Specified Redemption Level associated with the Last Redemption Valuation Date. If specified as percentage it shall be multiplied by the Initial Reference Price.

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

EXPRESS ZERTIFIKATE

Die Ergänzenden Emissionsbedingungen für [Schuldverschreibungen] [Zertifikate] werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Express Zertifikate Anwendung finden.

§ 4e (Produktspezifische Definitionen)

Die Emittentin wird vor dem Begebungstag eine Reihe von Bezeichneten Rückzahlungstagen mit maßgeblichen Bezeichneten Rückzahlungslevels, Bezeichneten Rückzahlungstagen und Bezeichneten Rückzahlungsbeträgen für jeden dieser Rückzahlungsbewertungstage bestimmen.

Die Emittentin kann vor dem Begebungstag im freien Ermessen eine Barriere mit entsprechendem Barriere Beobachtungszeitraum, Barriere Referenzpreis und Sicherheitslevel bestimmen.

- (1) Der (Die) "Bezeichnete(n) Rückzahlungsbewertungstag(e)" ist (sind) [Bezeichnete(n) Rückzahlungsbewertungstag(e) einfügen].
- (2) Das (Die) "Bezeichnete(n) Rückzahlungslevel(s)" ist (sind) [Bezeichnete(s) Rückzahlungslevel(s) einfügen].
- (3) Der (Die) "Bezeichnete(n) Rückzahlungstag(e)" ist (sind) [Bezeichnete(n) Rückzahlungstag(e) einfügen].
- (4) Das (Die) "Bezeichnete(n) Rückzahlungsexpresslevel(s)" ist (sind) [Bezeichnete(s) Rückzahlungsexpresslevel(s) einfügen].
- (5) "Letzter Rückzahlungsbewertungstag" ist ein "Bewertungstag" und meint einen den letzten Bezeichneten Rückzahlungsbewertungstag, der mit dem Finalen Bewertungstag übereinstimmt.
- (6) "Letztes Rückzahlungslevel" meint das Bezeichnete Rückzahlungslevel für den Letzten Rückzahlungsbewertungstag. Wenn dieses als Prozentsatz angegeben ist, muss er mit dem Anfänglichen Referenzpreis multipliziert werden.

- (7) "Last Redemption Date" means the Specified Redemption Date associated with the Last Redemption Valuation Date. The Last Redemption Date corresponds to the Maturity.
- (8) "Last Redemption Express Level" means the Specified Redemption Amount associated with the Last Redemption Valuation Date. If specified as percentage it shall be multiplied by the Initial Reference Price.
- (9) "Early Redemption Valuation Date" is a "Valuation Date" and means any Specified Redemption Valuation Date except the Last Redemption Valuation Date.
- (10) "Early Redemption Level" means any Specified Redemption Level except the Last Redemption Level. If specified as percentage it shall be multiplied by the Initial Reference Price.
- (11) "Early Redemption Date" means any Specified Redemption Date except the Last Redemption Date, provided that if the Early Redemption Valuation Date is postponed (e.g. by reason of adjustments due to a Market Disruption Event, if any) the Early Redemption Date shall be postponed to the next Business Day following a period of time which is equal to the period of time by which the Early Redemption Valuation Date was postponed at
- (12) The "Early Redemption Amount" of each Certificate means an amount which in case a Specified Early Redemption Event has occurred at a specific Early Redemption Valuation Date corresponds to the respective Specified Redemption Express Level for that Early Redemption Valuation Date adjusted according to § 4f and the Certificates will be redeemed at the associated Early Redemption Date.
- (13) A "Specified Early Redemption Event" shall have occurred if [the Early Redemption Reference Price at the respective Early Redemption Valuation Date is higher or equal than the respective Early Redemption Level] [insert other].
- (14) "Early Redemption Reference Price" is a "Reference Price" and means [the Closing Price

- (7) "Letzter Rückzahlungstag" meint den Bezeichneten Rückzahlungstag für den Letzter Rückzahlungsbewertungstag. Der Letzte Rückzahlungstag entspricht dem Fälligkeitstag
- (8) "Letzter Rückzahlungsexpresslevel" meint den Bezeichneten Rückzahlungsbetrag für den Letzter Rückzahlungsbewertungstag. Wenn dieses als Prozentsatz angegeben ist, muss er mit dem Anfänglichen Referenzpreis multipliziert werden.
- (9) "Bewertungstag für die Vorzeitige Rückzahlung" ist ein "Bewertungstag" und meint jeden Bezeichneten Rückzahlungsbewertungstag außer dem Letzten Rückzahlungsbewertungstag.
- (10) "Vorzeitiges Rückzahlungslevel" meint jedes Bezeichnete Rückzahlungslevel außer dem Letzten Rückzahlungslevel. Wenn dieses als Prozentsatz angegeben ist, muss es mit dem Anfänglichen Referenzpreis multipliziert werden.
- (11) "Vorzeitiger Rückzahlungstag" meint jeden Bezeichnete Rückzahlungstag außer dem Letzten Rückzahlungstag (wobei, wenn der Bewertungstag für die Vorzeitige Rückzahlung, zB aufgrund von Anpassungen wegen einer Marktstörung, verschoben wird, der Vorzeitige Rückzahlungstag auf den nächsten Geschäftstag nach einem Zeitraum, der dem Zeitraum entspricht, um den der Bewertungstag für die Vorzeitige Rückzahlung verschoben wurde, verschoben wird)
- (12) Der "Vorzeitiger Rückzahlungsbetrag" jeder(s) Zertifikats meint einen Betrag, der im Falle eines Bezeichneten Vorzeitigen Rückzahlungsereignisses, das sich an einem bezeichneten Bewertungstag für die Vorzeitige Rückzahlung ereignet hat, dem maßgeblichen für diesen Bewertungstag für die Vorzeitige Rückzahlung bezeichneten Rückzahlungsexpresslevel gemäß § 4f angepasst entspricht, wobei die Zertifikate am entsprechenden Vorzeitiger Rückzahlungstag zurückgezahlt werden.
- (13) A "Bezeichnetes Vorzeitiges Rückzahlungsereignis" gilt als eingetreten, wenn [der Referenzpreis bei Vorzeitiger Rückzahlung am maßgeblichen Bewertungstag für die Vorzeitige Rückzahlung höher als oder gleich hoch wie das maßgebliche Vorzeitige Rückzahlungslevel] [anderes einfügen].
- (14) "Referenzpreis bei Vorzeitiger Rückzahlung" ist ein "Referenzpreis" und meint [den

of the Underlying] [insert other].

- (15) "Redemption Amount" means an amount adjusted according to § 4f determined by the Calculation Agent on the Final Valuation Date in accordance with the following provisions [but which shall always be equal to or greater than zero and, in the event that such amount will be less than zero, shall be deemed to be zero]:
- (a) If the Final Reference Price is higher or equal than the Last Redemption Level, the Redemption Amount shall be the Last Redemption Express Level; otherwise
- (b) if (a) does not apply and a Barrier Event has occurred the Redemption Amount shall be the Final Reference Price; otherwise
- (c) if neither (a) nor (b) applies, the Redemption Amount shall be Security Level.
- [(16) "Barrier" means [insert]. If specified as percentage it shall be multiplied by the Initial Reference Price.]
- [(17) A "Barrier Event" has occurred [if a Barrier has been specified and the Barrier Reference Price at any time during the Barrier Observation Period was lower or equal than the Barrier][insert other]].
- [(18) "Barrier Observation Period" means [the period from and including the Issue Date to and including the Final Valuation Date] [insert other] whereas each day within the Barrier Observation Period is a Valuation Date.]
- [(19) "Barrier Reference Price" is a "Reference Price" and means [any Intraday Price of the Underlying] [insert other].]
- [(20) "Security Level" means [insert]. If specified as percentage it shall be multiplied by the Initial Reference Price.]

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary]]

Schlusskurs des Basiswerts [anderes einfügen].

- (15) "Rückzahlungsbetrag" ist ein gemäß § 4f angepasster Betrag, der von der Berechnungsstelle am Finalen Bewertungstag nach den folgenden Bestimmungen ermittelt wird [und der in jedem Fall größer als oder gleich Null sein wird und, sollte dieser Betrag negativ sein, als Null gilt]:
- (a) Wenn der Finale Referenzpreis höher als oder gleich hoch wie das Letzte Rückzahlungslevel ist, entspricht der Rückzahlungsbetrag dem Letzten Rückzahlungsexpresslevel; anderenfalls
- (b) wenn (a) nicht anwendbar ist und ein Barriere Ereignis eingetreten ist, entspricht der Rückzahlungsbetrag dem Finalen Referenzpreis; anderenfalls
- (b) wenn weder (a) noch (b) anwendbar sind, entspricht der Rückzahlungsbetrag dem Sicherheitslevel.
- [(16) "Barriere" meint [einfügen]. Wenn diese als Prozentsatz angegeben ist, muss sie mit dem Anfänglichen Referenzpreis multipliziert werden.]
- [(17) Ein "Barriere Ereignis" ist eingetreten [wenn der Barriere Referenzpreis zu irgendeinem Zeitpunkt während dem Barriere Beobachtungszeitraum niedriger als oder gleich hoch wie die Barriere war][anderes einfügen]].
- [(18) "Barriere Beobachtungszeitraum" meint [einen Zeitraum vom Begebungstag (einschließlich) bis zum Finalen Bewertungstag (einschließlich)] [anderes einfügen], wobei jeder Tag im Barrierebeobachtungszeitraum ein Bewertungstag ist.]
- [(19) "Barriere Referenzpreis" ist ein "Referenzpreis" und meint [jeden Intraday-Preis des Basiswerts] [anderes einfügen].]
- [(20) "Sicherheitslevel" meint [einfügen]. Wenn dieses als Prozentsatz angegeben ist, muss es mit dem Anfänglichen Referenzpreis multipliziert werden.]

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR

REVERSE CONVERTIBLE [NOTES] [CERTIFICATES]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Reverse Convertible [Notes] [Certificates] shall be applicable.

§ 4e (Product Specific Definitions)

- (1) "Strike" means [specify strike].
- (2) "Underlying Quantity" means [specify Underlying Quantity]
- (3) "Redemption Amount" means an amount determined by the Calculation Agent on the Final Valuation Date in accordance with the following provisions:

The Redemption Amount shall be [the Underlying Quantity multiplied by the lower of (i) the Strike and (ii) the Final Reference Price of the Underlying.] [insert other calculation mechanism].

If the resulting amount is denominated in a currency other than the Product Currency [insert if Product Currency is quanto: a respective foreign currency unit of it shall correspond to a unit of the Product Currency] [insert if Product Currency is not quanto: it shall be converted into the Product Currency on the basis of [insert currency conversion provisions]].

For the avoidance of doubt: the resulting amount for Reverse Convertibles shall not be adjusted in accordance with § 4f.

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary]

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

REVERSE CONVERTIBLE [SCHULDVER-SCHREIBUNGEN] [ZERTIFIKATE]

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Reverse Convertible [Schuldverschreibungen] [Zertifikate] Anwendung finden.

§ 4e (Produktspezifische Definitionen)

- (1) "Basispreis" meint [Basispreis angeben].
- (2) "Basiswertanzahl" meint [Basiswertanzahl angeben]
- (3) "Rückzahlungsbetrag" meint einen von der Berechnungsstelle am Finalen Bewertungstag gemäß den folgenden Bestimmungen bestimmten Betrag:

Der Rückzahlungsbetrag entspricht [dem Produkt aus der Basiswertanzahl und dem niedrigeren von (i) dem Basispreis und (ii) dem Finalen Referenzpreis des Basiswertes.] [andere Berechnungsart einfügen]

Wenn das Ergebnis in einer andere Währung als der Produktwährung denominiert ist [wenn die Produktwährung Quanto ist, einfügen: entspricht eine Einheit der entsprechenden Fremdwährung einer Einheit der Produktwährung [einfügen, wenn die Produktwährung nicht Quanto ist: wird es auf Grundlage von [Währungsumrechnungsbestimmungen einfügen] in die Produktwährung umgerechnet].

Um Zweifel zu vermeiden: das Ergebnis für Reverse Convertibles wird nicht gemäß § 4f angepasst.

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR

PROTECTED REVERSE CONVERTIBLE [NOTES] [CERTIFICATES]

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Protected Reverse Convertible [Notes] [Certificates] shall be applicable.

§ 4e (Product Specific Definitions)

- (1) "Strike" means [specify strike].
- (2) "Barrier" means [insert]. If the Barrier is specified as a percentage it shall be multiplied by the Initial Reference Price.
- (3) A "Barrier Event" has occurred if the Barrier Reference Price at any time during the Barrier Observation Period was lower or equal than or as the Barrier.
- (4) "Barrier Observation Period" means [the period from and including the Issue Date to and including the Final Valuation Date] [insert other definition], whereas each day within the Barrier Observation Period is a Valuation Date.
- (5) "Barrier Reference Price" is a Reference Price and means [any Intraday Price of the Underlying] [insert other].
- (6) "Underlying Quantity" means [specify Underlying Quantity]
- (7) "Redemption Amount" means an amount determined by the Calculation Agent on the Final Valuation Date in accordance with the following provisions:

The Redemption Amount shall be:[(a) if no Barrier Event has occurred, the Underlying Quantity multiplied by the Strike; or (b) if a Barrier Event has occurred the Underlying Quantity multiplied by the lower of (i) the Strike and (ii) the Final Reference Price of the Underlying.] [insert other calculation mechanism].

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

PROTECTED REVERSE CONVERTIBLE [SCHULDVERSCHREIBUNGEN] [ZERTI-FIKATE]

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Protected Reverse Convertible [Schuldverschreibungen] [Zertifikate] Anwendung finden.

§ 4e (Produktspezifische Definitionen)

- (1) "Basispreis" meint [Basispreis angeben].
- (2) "Barriere" meint [einfügen]. Wenn die Barriere als Prozentsatz angegeben ist, wird sie mit dem Anfänglichen Referenzpreis multipliziert.
- (3) Ein "Barriere Ereignis" ist eingetreten, wenn der Barriere Referenzpreis zu irgendeinem Zeitpunkt während des Barrierebeobachtungszeitraums gleich hoch oder niedriger als die Barriere war.
- (4) "Barrierebeobachtungszeitraum" meint [einen Zeitraum vom Begebungstag (einschließlich) bis zum Finalen Bewertungstag (einschließlich)] [andere Definition einfügen], wobei jeder Tag innerhalb des Barrierebeobachtungszeitraums ein Bewertungstag ist.
- (5) "Barriere Referenzpreis" ist ein "Referenzpreis" und meint [jeden Intraday-Kurs des Basiswertes] [anderes einfügen].
- (6) "Basiswertanzahl" meint [Basiswertanzahl angeben]
- (7) "Rückzahlungsbetrag" meint einen von der Berechnungsstelle am Finalen Bewertungstag gemäß den folgenden Bestimmungen bestimmten Betrag:

Der Rückzahlungsbetrag entspricht [(a) wenn kein Barriere Ereignis eingetreten ist, dem Produkt aus der Basiswerteanzahl und dem Basispreis; oder (b) wenn ein Barriere Ereignis eingetreten ist, dem Produkt aus der Basiswerteanzahl und dem niedrigeren von (i) dem Basispreis und (ii) dem Finalen Referenzpreis des Basiswerts] [anderen

Berechnungsmechanismus einfügen].

If the resulting amount is denominated in a currency other than the Product Currency [insert if Product Currency is quanto: a respective foreign currency unit of it shall correspond to a unit of the Product Currency] [insert if Product Currency is not quanto: it shall be converted into the Product Currency on the basis of [insert currency conversion provisions]].

For the avoidance of doubt: the resulting amount

for Reverse Convertibles shall not be adjusted in accordance with § 4f.

dem Produkt aus der Basiswertanzahl und dem niedrigeren von (i) dem Basispreis und (ii) dem Finalen Referenzpreis des Basiswertes.] [andere Berechnungsart einfügen

Wenn das Ergebnis in einer andere Währung als der Produktwährung denominiert ist [wenn die Produktwährung Quanto ist, einfügen: entspricht eine Einheit der entsprechenden Fremdwährung einer Einheit der Produktwährung | [einfügen, wenn die Produktwährung nicht Quanto ist: wird es auf Grundlage von [Währungsumrechnungsbestimmungen einfügen] in die Produktwährung umgerechnet].

Um Zweifel zu vermeiden: das Ergebnis für Reverse Convertibles wird nicht gemäß § 4f angepasst.

[insert other or further definitions, or amend or delete definitions, as the case may be, if necessary]

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern erforderlich]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR FACTOR CERTIFICATES

The general Terms and Conditions shall be supplemented or amended by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Factor Certificates shall be applicable.

§ 4e (Product Specific Definitions)

- (1) "Leverage Factor" means [insert].
- (2) "Factor Level" means [a level calculated on the Issue Date according to an Ordinary Daily Adjustment under the assumptions that d is zero and C_{prev} is equal to the Issue Price, converted, if necessary, to the Underlying Currency [insert other], subject to a Factor Adjustment and Dividend Adjustment.
- (3) "Protection Level" means a level that is [insert percentage] [insert in case of a positive Leverage Factor: below] [insert in case of a negative Leverage Factor: above] the Factor Adjustment Reference Price in effect.
- (4) "Factor Adjustment Reference Price" is a Reference Price and means (i) related to an Ordinary Daily Adjustment: the [Closing Price] [insert other] of the Underlying on the Relevant Exchange on the preceding Factor Adjustment Date, subject to a Dividend Adjustment; (ii) Related to an Extraordinary Intraday Adjustment: the Protection Level.
- (5) "Factor Adjustment Date" is a Valuation Date and means [any day after the Issue Date that is a banking business day in Austria or Germany and on which the Underlying is traded on the Relevant Exchange] [insert other].
- (6) "Factor Adjustment" means an Ordinary Daily Adjustment or an Extraordinary Intraday Adjustment. The Multiplier, Factor Level and Protection Level will be adjusted as follows:

$$\begin{aligned} &Multiplier = s \cdot l \cdot \frac{C_{prev}}{R_{prev}} \\ &Factor Level = \frac{l-1}{l} \cdot R_{prev} + R_{prev} \cdot \frac{f \cdot l - 1}{l} \cdot \frac{r_{prev} + r_{M}}{360} \cdot d \end{aligned}$$

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

FAKTOR ZERTIFIKATE

Die allgemeinen Emissionsbedingungen werden durch Einfügung der unten abgedruckten Bestimmungen ersetzt oder ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Faktor Zertifikate Anwendung finden.

§ 4e (Produktspezifische Definitionen)

- (1) "Hebelfaktor" meint [einfügen].
- (2) "Faktor Level" meint [ein am Begebungstag gemäß einer Ordentlichen Täglichen Anpassung berechnetes Level unter der Annahme, dass d Null ist und C_{prev} gleich dem Emissionspreis, wenn erforderlich, in die Währung des Basiswertes umgerechnet] [anderes einfügen], angepasst gemäß einer Faktor Anpassung und einer Dividenden Anpassung.
- (3) "Schutzlevel" meint ein Level, dass [Prozentsatz einfügen] [im Falle eines positiven Hebelfaktors einfügen: unter] [im Falle eines negativen Hebelfaktors einfügen: über] dem anwendbaren Faktoranpassungsreferenzpreis liegt.
- (4) "Faktoranpassungsreferenzpreis" ist ein Referenzpreis und meint (i) in Bezug auf eine Ordentliche Tägliche Anpassung: den [Schlusskurs] [anderes einfügen] des Basiswertes an der Maßgeblichen Börse am letzten vorigen Faktoranpassungtag, angepasst durch eine Dividendenanpassung; (ii) in Bezug auf eine Außerordentliche Intraday Anpassung: das Schutzlevel.
- (5) "Faktoranpassungstag" ist ein Bewertungstag und meint [jeden Tag nach dem Begebungstag, der ein Bankarbeitstag in Österreich oder Deutschland ist und an dem der Basiswert an der Maßgeblichen Börse gehandelt wird] [anderes einfügen].
- (6) "Faktoranpassung" meint eine Ordentliche Tägliche Anpassung oder eine Außerordentliche Intraday Anpassung. Das Bezugsverhältnis, das Faktor Level und das Schutzlevel werden wie folgt angepasst:

where:

s = [insert in case of a positive Leverage Factor:
1] [insert in case of a negative Leverage Factor:
-11

$$C_{prev} = s \cdot M_{prev} \cdot (R_{prev} - FL_{prev})$$

 M_{prev} = the Multiplier last in effect before this Factor Adjustment

 R_{nrev} = Factor Adjustment Reference Price

 FL_{prev} = the Factor Level last in effect before this Factor Adjustment

l = Leverage Factor

f = 0 (zero) if the Underlying is a Future, 1 (one) otherwise

 r_{prev} = financing rate on the previous Factor Adjustment Date, equal to [EONIA as published on the Reuters Page EONIA=][USDLIBOR Overnight as published on Reuters Page USDONFSR=][insert other].

 r_M = interest margin of the Issuer, which is [2%][insert other] at the Issue Date. The Issuer reserves the right to change the interest margin within the range of 0% to twice the value at the Issue Date after giving notice to the Certificateholder in accordance with § 11.

d = number of calendar days between the day of this Factor Adjustment and the previous Factor Adjustment

The Multiplier will be rounded to eight fractional digits and Factor Level to four fractional digits. The Protection Level will be adjusted according to paragraph (3).

(7) "Ordinary Daily Adjustment" means the Factor Adjustment by the Issuer on every Factor Adjustment Date. The Multiplier, Factor Level and Protection Level is constant during any Factor Adjustment Date except in case of an Extraordinary Intraday Adjustment.

(8) "Extraordinary Intraday Adjustment" means the Factor Adjustment by the Issuer in case the Intraday Price of the Underlying on any day during the term of the Certificate is equal to or

 $Multiplier = s \cdot l \cdot \frac{C_{prev}}{R_{prev}}$

 $Factor \, Level = \frac{l-1}{l} \cdot R_{prev} + R_{prev} \cdot \frac{f \cdot l - 1}{l} \cdot \frac{r_{prev} + r_{M}}{360} \cdot d$

wobei:

s = [bei positivem Hebelfaktor einfügen: 1] [bei negativem Hebelfaktor einfügen: -1]

$$C_{prev} = s \cdot M_{prev} \cdot (R_{prev} - FL_{prev})$$

 M_{prev} =das vor der Faktoranpassung zuletzt gültige Bezugsverhältnis

 R_{prev} = Faktoranpassungsreferenzpreis

 FL_{prev} = das vor der Faktoranpassung zuletzt gültige Faktor Level

l = Hebelfaktor

f = 0 (Null) wenn der Basiswert ein Future ist, 1 (eins) anderenfalls

 r_{prev} = Finanzierungszinssatz am vorhergehenden Faktoranpassungstag der [EONIA wie auf der Reuters Seite EONIA= veröffentlicht] [USDLIBOR Overnight wie auf der Reuters Seite USDONFSR= veröffentlicht] [anderes einfügen] entspricht.

r_M = Zinsmarge der Emittentin, die zum Begebungstag [2%][anderes einfügen] entspricht. Die Emittentin behält sich das Recht vor, die Zinsmarge innerhalb eines Rahmens von 0% bis zu ihrem zweifachen Wert zum Begebungstag zu ändern nachdem sie die Gläubiger davon gemäß § 11 informiert hat.

 d = Anzahl an Kalendertagen zwischen dem Tag dieser Faktoranpassung und der vorhergehenden Faktoranpassung

Das Bezugsverhältnis wird auf acht und das Faktor Level auf vier Nachkommastellen gerundet. Das Schutzlevel wird gemäß Absatz (3) angepasst

(7) "Ordentliche Tägliche Anpassung" meint die Faktoranpassung durch die Emittentin an jedem Faktoranpassungstag. Das Bezugsverhältnis, das Faktor Level und das Schutzlevel bleiben während eines Faktoranpassungstages unverändert, außer es kommt zu einer Außerordentlichen Intraday Anpassung.

(8) "Außerordentliche Intraday Anpassung" meint die Faktoranpassung durch die Emittentin für den Fall, dass der Intraday Kurs des Basiswerts während der Laufzeit des Zertifikats

[Insert in case of a positive Leverage Factor: lower] [Insert in case of a negative Leverage Factor: higher] than the Protection Level. The Factor Adjustment will be performed under the assumption that the Factor Adjustment Reference Price is exactly the Protection Level. This Extraordinary Intraday Adjustment efficiently prevents that the value of the Certificate becomes less than zero.

In case of a Hedging Disruption the Issuer has the right to stipulate a Factor Adjustment Reference Price different to the Protection Level, but only in such a way, that the value of the Certificate becomes not less than zero.

(9) "Dividend Adjustment" means the adjustment of the Factor Adjustment Reference Price and the Factor Level during the Ordinary Daily Adjustment caused by dividend payments of the Underlying.

On the ex-day of such dividend payment the following adjustments will be affected: (i) the Factor Adjustment Reference Price will be reduced by the Relevant Dividend Amount; and (ii) the resulting Factor Level will be further decreased by an amount equal to the Relevant Dividend Amount multiplied by the Multiplier last in effect before this Ordinary Daily Adjustment and divided by the resulting Multiplier of this Ordinary Daily Adjustment. The Relevant Dividend Amount is equal to the [Insert in case of a positive Leverage Factor: Net] [Insert in case of a negative Leverage Factor: Gross] Dividend of the Underlying.

If the Underlying is either an index, fond or basket and any component of the Underlying pays out dividends, which are not reinvested by the Underlying, those dividend payments will be weighted according to the weighting of the corresponding component within the Underlying on the cum-dividend day and then be treated as dividends paid out by the Underlying itself on the exdividend day.

(10) "Redemption Amount" shall be the difference between [Insert in case of a positive Leverage Factor: the Final Reference Price and the Factor Level] [Insert in case of a negative Leverage Factor: Factor Level and the Final Reference Price].

[insert other or further definitions, or amend or delete definitions, as the case may be, if neceseinen Wert annimmt, der gleich oder [Im Falle eines positiven Hebelfaktors einfügen: kleiner] [Im Falle eines negativen Hebelfaktors einfügen: größer] als das Schutzlevel ist. Die Faktoranpassung wird unter der Annahme durchgeführt, dass der Faktoranpassungsreferenzpreis genau dem Schutzlevel entspricht. Diese Außerordentliche Intraday Anpassung kehrt vor, dass der Wert des Zertifikats nicht kleiner als Null wird.

Im Falle einer Absicherungsstörung hat die Emittentin das Recht, einen vom Schutzlevel verschiedenen Faktoranpassungspreis festzulegen, aber nur derart, dass der Wert des Zertifikats nicht kleiner als Null wird.

(9) "Dividendenanpassung" meint die Anpassung des Faktoranpassungsreferenzpreises und des Faktor Levels während der Ordentlichen Täglichen Anpassung aufgrund von Dividendenzahlungen des Basiswertes.

Am Ex-Tag einer solchen Dividendenzahlung werden die folgenden Anpassungen durchgeführt: (i) der Faktoranpassungsreferenzpreis wird um den Maßgeblichen Dividendenbetrag reduziert; und (ii) das resultierende Faktor Level wird weiter verringert um einen Betrag, der dem Produkt des Maßgeblichen Dividendenbetrags und des zuletzt vor dieser Ordentlichen Täglichen Anpassung gültigen Bezugsverhältnisses dividiert durch das aus dieser Ordentlichen Täglichen Anpassung resultierende Bezugsverhältnis entspricht. Der Maßgebliche Dividendenbetrag entspricht der [Im Falle eines positiven Hebelfaktors einfügen: Netto] [Im Falle eines negativen Hebelfaktors einfügen: Brutto] Dividende des Basiswertes.

Falls der Basiswert ein Index, Fonds oder Korb ist und ein Bestandteil des Basiswertes Dividenden auszahlt, die vom Basiswert nicht reinvestiert werden, werden diese Dividendenzahlungen gemäß der Gewichtung des entsprechenden Korbbestandteils des Basiswerts zum Cum-Dividendentag gewichtet und danach am Ex-Dividendentag als vom Basiswert ausgezahlte Dividenden behandelt

(10) "Rückzahlungsbetrag" ist die Differenz zwischen [Im Fall eines positiven Hebelfaktors einfügen: dem Finalen Referenzpreis und dem Faktor Level] [Im Fall eines negativen Hebelfaktors einfügen: Faktor Level und dem Finalen Referenzpreis].

[andere bzw. weitere Definitionen einfügen oder Definitionen ändern oder streichen, sofern ersary] forderlich]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR WARRANTS

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR

WARRANTS OTHER THAN ASIAN WAR-RANTS, DIGITAL WARRANTS, KNOCK-OUT BARRIER WARRANTS, KNOCK-IN BARRIER WARRANTS, CAPPED WAR-RANTS AND EXOTIC WARRANTS

The Supplemental Terms and Conditions of the Warrants shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Conventional Warrants shall be applicable.

§ 4d (Redemption Amount)

(1) Redemption Amount. The "Redemption Amount" corresponds to the higher of (i) zero and (ii) the difference between [[in case of Call-Warrants insert:] [the Exercise Reference Price of the Underlying and the Strike] [[in case of Put-Warrants insert:] [the Strike and the Exercise Reference Price of the Underlying]. [insert if the Underlying is an index:] [One index point corresponds to one unit of the Index currency] [insert other].]

"Strike" means [insert strike].

[insert other or further provisions, or amend provisions, as the case may be, if necessary.

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

ANDERE OPTIONSSCHEINE ALS ASIATI-SCHE OPTIONSSCHEINE, DIGITALE OP-TIONSSCHEINE, KNOCK-OUT BARRIERE OPTIONSSCHEINE, KNOCK-IN BARRIERE OPTIONSSCHEINE, CAP OPTIONSSCHEI-NE UND EXOTISCHE OPTIONSSCHEINE

Die Ergänzenden Emissionsbedingungen für Optionsscheine werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Konventionelle Optionsscheine Anwendung finden.

§ 4d (Einlösungsbetrag)

(1) Einlösungsbetrag. Der "Einlösungsbetrag" entspricht dem höheren von (i) Null und (ii) der Differenz zwischen [[im Falle von Kaufoptionsscheinen einfügen:] [dem Ausübungsreferenzpreis des Basiswertes und dem Basispreis] [[im Falle von Verkaufsoptionsscheinen einfügen:] [der Basispreis und der Ausübungsreferenzpreis des Basiswertes]. [wenn der Basiswert ein Index ist:] [Ein Indexpunkt entspricht einer Einheit der Index Währung.] [andere Regelung einfügen].]

"Basispreis" meint [Basispreis einfügen].

[andere bzw. weitere Bestimmungen einfügen oder Bestimmungen ändern oder streichen, sofern erforderlich.

SUPPLEMENTAL SPECIAL PRODUCT **DEFINITIONS FOR CAPPED WARRANTS**

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

CAP OPTIONSSCHEINE

The Supplemental Terms and Conditions of the Warrants shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Capped Warrants shall be applicable.

Die Ergänzenden Emissionsbedingungen für Optionsscheine werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Cap Optionsscheine Anwendung finden.

§ 4d (Redemption Amount)

§ 4d (Einlösungsbetrag)

(1) Redemption Amount. The "Redemption Amount" corresponds to the higher of (i) zero and (ii) the difference between [[in case of Call-Warrants insert: | [the lower of (A) the Exercise Reference Price of the Underlying and (B) the Cap and the Strike [[in case of Put-Warrants insert: [the Strike and the higher of (A) the Exercise Reference Price of the Underlying and (B) the Floor]. [insert if the Underlying is an index:] [One index point corresponds to one unit of the Index currency] [insert other].]

Einlösungsbetrag. Der "Einlösungsbe-(1) trag" entspricht dem höheren von (i) Null und (ii) der Differenz zwischen [[im Falle von Kaufoptionsscheinen einfügen: | [dem niedrigeren von (A) dem Ausübungsreferenzpreis des Basiswertes und (B) dem Cap und dem Basispreis [[im Falle von Verkaufsoptionsscheinen einfügen: | [dem Basispreis und dem höheren von (A) dem Ausübungsreferenzpreis des Basiswertes und (B) dem Floor]. [wenn der Basiswert ein Index ist:] [Ein Indexpunkt entspricht einer Einheit der Index Währung.] [andere Regelung einfügen].]

"Strike" means [insert strike].

"Basispreis" meint [Basispreis einfügen].

["Cap" means [insert cap]]

["Cap" meint [Cap einfügen]]

["Floor" means [insert floor]]

["Floor" meint [Floor einfügen]]

[insert other or further provisions, or amend provisions, as the case may be, if necessary.

[andere bzw. weitere Bestimmungen einfügen oder Bestimmungen ändern oder streichen, sofern erforderlich.

SUPPLEMENTAL SPECIAL PRODUCT **DEFINITIONS FOR** ASIAN WARRANTS

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

ASIATISCHE OPTIONSSCHEINE

Die Ergänzenden Emissionsbedingungen für Op-

tionsscheine werden durch Einfügung der unten

abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfol-

genden ergänzenden Produktdefinitionen für Asia-

§ 4d

tische Optionsscheine Anwendung finden.

The Supplemental Terms and Conditions of the Warrants shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Asian Warrants shall be applicable.

§ 4d (Redemption Amount) (Einlösungsbetrag)

(1) Redemption Amount. The "Redemption Amount" corresponds to the higher of (i) zero and (ii) the difference between [[in case of Call-Warrants insert: | [the Exercise Reference Price and the Strike [[in case of Put-Warrants insert:] [the Strike and the Exercise Reference Price]. If a Cap was specified and the Exercise Reference Price is above the Cap then the Exercise Reference Price shall be the Cap. If a Floor was specified and the Exercise Reference Price is below the Floor then the Exercise Reference Price shall be the Floor. [Insert if the Underlying is an index: One index point corresponds to one unit of the Index currency [insert other].]

Einlösungsbetrag. Der "Einlösungsbetrag" entspricht dem höheren von (i) Null und (ii) der Differenz zwischen [[im Falle von Kaufoptionsscheinen einfügen: | [dem Ausübungsreferenzpreis und dem Basispreis] [[im Falle von Verkaufsoptionsscheinen einfügen: | [dem Basispreis und dem Ausübungsreferenzpreis] Wenn ein Cap vorgesehen ist und der Ausübungsreferenzpreis über dem Cap liegt, entspricht der Ausübungsreferenzpreis dem Cap. Wenn ein Floor vorgesehen ist und der Ausübungsreferenzpreis unter dem Floor liegt, entspricht der Ausübungsreferenzpreis dem Floor. [wenn der Basiswert ein Index ist einfügen: Ein Indexpunkt entspricht einer Einheit der Index Währung.] [andere Regelung einfügen].]

"Averaging Reference Price" is a "Reference Price" and means the [Closing Price] [Settlement Price [Intraday Price] [insert other] on each Averaging Valuation Dates.

"Durchschnitts-Referenzpreis" ist ein "Referenzpreis" und meint den [Schlusskurs] [Abrechnungskurs] [Intraday-Kurs] [anderen Kurs einfügen] an jedem maßgeblichen Durchschnittsbewertungstag.

"Averaging Valuation Dates" are "Valuation Dates" and mean [insert].

"Durchschnittsbewertungstage" sind "Bewertungstage" und meinen [einfügen].

"Strike" means [insert strike].

"Basispreis" meint [Basispreis einfügen].

["Cap" means [insert cap]] ["Floor" means [insert floor].]

["Cap" meint [Cap einfügen]] ["Floor" meint [Floor einfügen].]

[insert other or further provisions, or amend provisions, as the case may be, if necessary.

[andere bzw. weitere Bestimmungen einfügen oder Bestimmungen ändern oder streichen, sofern erforderlich.

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR

DIGITAL WARRANTS INCLUDING KNOCK-OUT AND KNOCK IN DIGITAL WARRANTS

The Supplemental Terms and Conditions of the Warrants shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Digital Warrants shall be applicable.

§ 4d (Redemption Amount)

Redemption Amount. The "Redemption Amount" corresponds to (i) if the Exercise Reference Price is [in case of Call-Options insert: lower than] [in case of Put-Options insert: higher than] the Strike zero and (ii) otherwise [insert Conditional Redemption Amount]. [In case of Knock-Out Digital Options insert: Irrespective of the foregoing, if a Barrier Event has occurred the Redemption Amount is zero.] [In case of Knock-In Digital Options insert: Irrespective of the foregoing, if no Barrier Event has occurred the Redemption Amount is zero.]

[In case of Knock-Out and Knock-In Digital Options insert: "Barrier" means [insert]]

[In case of Knock-Out and Knock-In Digital Options insert: A "Barrier Event" has occurred if the Barrier Reference Price at any time during the Barrier Observation Period was [In case of Up and Out/In insert: higher or equal] [In case of Down and Out/In insert: lower or equal] than [or as] the Barrier.]

[In case of Knock-Out and Knock-In Digital Options insert: "Barrier Observation Period" means [the period from and including the Issue Date to and including the Expiry Date] [insert other] whereas each day within the Barrier Observation Period is a Valuation Date.]

[In case of Knock-Out and Knock-In Digital Options insert: "Barrier Reference Price" is a "Reference Price" and means [any Intraday Price of the Underlying] [insert other].]

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

DIGITALE OPTIONSSCHEINE EIN-SCHLIESSLICH KNOCK-OUT UND KNOCK-IN DIGITALE OPTIONSSCHEINE

Die Ergänzenden Emissionsbedingungen für Optionsscheine werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Digitale Optionsscheine Anwendung finden.

§ 4d (Einlösungsbetrag)

Einlösungsbetrag. Der "Einlösungsbetrag" entspricht (i) wenn der Ausübungsreferenzpreis [Im Fall von Kaufoptionsscheinen einfügen: niedriger] [Im Fall von Verkaufsoptionsscheinen einfügen: höher] als der Basispreis ist Null und (ii) anderenfalls [Bedingten Einlösungsbetrag einfügen]. [Bei Knock-Out Digitalen Optionsscheinen einfügen: Ungeachtet des Vorstehenden beträgt der Einlösungsbetrag wenn ein Barriere Ereignis eingetreten ist Null.] [Bei Knock-Out Digitalen Optionsscheinen einfügen: Ungeachtet des Vorstehenden beträgt der Einlösungsbetrag, wenn kein Barriere Ereignis eingetreten ist, Null.]

[Im Fall von Knock-Out und Knock-In Digitalen Optionsscheinen einfügen: "Barriere" meint [einfügen]]

[Im Fall von Knock-Out und Knock-In Digitalen Optionsscheinen einfügen: Ein "Barriere Ereignis" ist eingetreten, wenn der Barriere Referenzpreis zu irgendeinem Zeitpunkt während des Barrierebeobachtungszeitraums [Bei Up and Out/In einfügen: gleich hoch oder höher als] [Bei Down and Out/In insert: gleich hoch oder niedriger als] die Barriere war.]

[Im Fall von Knock-Out und Knock-In Digitalen Optionsscheinen einfügen: "Barrierebeobachtungszeitraum" meint einen Zeitraum vom Begebungstag (einschließlich) bis zum Verfallstag (einschließlich)] [anderes einfügen], wobei jeder Tag im Barrierebeobachtungszeitraum ein Bewertungstag ist.]

[Im Fall von Knock-Out und Knock-In Digitalen Optionsscheinen einfügen: "Barriere Referenzpreis" ist ein "Referenzpreis" und meint [jeden Intraday-Kurs des Basiswertes] [anderes einfügen].]

"Strike" means [insert strike].

"Basispreis" meint [Basispreis einfügen].

[insert other or further provisions, or amend provisions, as the case may be, if necessary.

[andere bzw. weitere Bestimmungen einfügen oder Bestimmungen ändern oder streichen, sofern erforderlich.

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR

UP-AND-OUT BARRIER WARRANTS, DOWN-AND-OUT BARRIER WARRANTS, UP-AND-IN BARRIER WARRANTS, DOWN-AND-IN BARRIER WARRANTS

The Supplemental Terms and Conditions of the Warrants shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Up/Down-And-Out/In Barrier Warrants shall be applicable.

§ 4d (Redemption Amount)

(1) Definitions.

"Barrier" means [insert]

A "Barrier Event" has occurred if the Barrier Reference Price at any time during the Barrier Observation Period was [In case of Up-And-Out Barrier Warrants insert: higher] [In case of Down-And-Out Barrier Warrants insert: lower] than or equal as the Barrier.

"Barrier Observation Period" means [the period from and including the Issue Date to and including the Final Valuation Date] [insert other provisions] whereas each day within the Barrier Observation Period is a Valuation Date.

"Barrier Reference Price" is a "Reference Price" and means [any Intraday Price of the Underlying] [insert other].

(2) Redemption Amount. The "Redemption Amount" corresponds to (i) if [in case of Up/Down-And-Out Warrants insert: a] [in case of Up/Down-And-In Warrants insert: no] Barrier-Event has occurred zero and (ii) if [in case of Up/Down-And-Out Warrants insert: no] [in case of Up/Down-And-In Warrants insert: a] Barrier-Event has occurred the difference of [[in case of Call-Warrants insert:] [the Exercise Reference Price and the Strike and the Exercise Reference Price]. [insert if the Underlying is an index:] [One index point corresponds to one unit of the

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

UP-AND-OUT BARRIERE OP-TIONSSCHEINE UND DOWN-AND-OUT BARRIERE OPTIONSSCHEINE, UP-AND-IN BARRIERE OPTIONSSCHEINE UND DOWN-AND-IN BARRIERE OP-TIONSSCHEINE

Die Ergänzenden Emissionsbedingungen für Optionsscheine werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Up/Down-And-Out/In Barriere Optionsscheine Anwendung finden.

§ 4d (Einlösungsbetrag)

(1) Definitionen.

"Barriere" meint [einfügen]

Ein "Barriere Ereignis" ist eingetreten, wenn der Barriere Referenzpreis zu irgendeinem Zeitpunkt während des Barrierebeobachtungszeitraums [Bei Up-And-Out Barriere Optionsscheinen einfügen: höher] [Bei Down-And-Out Barriere Optionsscheinen einfügen: niedriger] als oder gleich hoch wie die Barriere war.

"Barrierebeobachtungszeitraum" meint einen Zeitraum vom Begebungstag (einschließlich) bis zum Finalen Bewertungstag (einschließlich)] [andere Bestimmungen einfügen], wobei jeder Tag im Barrierebeobachtungszeitraum ein Bewertungstag ist.

"Barriere Referenzpreis" ist ein "Referenzpreis" und meint [jeden Intraday-Kurs des Basiswerts] [anderes einfügen].

(2) Einlösungsbetrag. Der "Einlösungsbetrag" entspricht (i) wenn [im Fall von Up/Down-And-Out Optionsscheinen einfügen: ein] [im Fall von Up/Down-And-In Optionsscheinen einfügen: kein] Barriere-Ereignis eingetreten ist Null und (ii) wenn [im Fall von Up/Down-And-Out Optionsscheinen einfügen: kein] [im Fall von Up/Down-And-In Optionsscheinen einfügen: ein] Barriere-Ereignis eingetreten ist der Differenz zwischen [[im Falle von Kaufoptionsscheinen einfügen:] [dem Ausübungsreferenzpreis und dem Basispreis] [[im Falle von Verkaufsoptionsscheinen einfügen:]

Index currency] [insert other].]

[der Basispreis und dem Ausübungsreferenzpreis]. [wenn der Basiswert ein Index ist:] [Ein Indexpunkt entspricht einer Einheit der Index Währung.] [andere Regelung einfügen].]

"Strike" means [insert strike].

"Basispreis" meint [Basispreis einfügen].

[insert other or further provisions, or amend provisions, as the case may be, if necessary.

[andere bzw. weitere Bestimmungen einfügen oder Bestimmungen ändern oder streichen, sofern erforderlich.

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR EXOTIC WARRANTS

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR

EXOTISCHE OPTIONSSCHEINE

The Supplemental Terms and Conditions of the Warrants shall be supplemented by inserting the provisions set out below. The relevant Final Terms will determine whether the following Supplemental Special Product Definitions for Exotic Warrants shall be applicable.

Die Ergänzenden Emissionsbedingungen für Optionsscheine werden durch Einfügung der unten abgedruckten Bestimmungen ergänzt. Das jeweilige Konditionenblatt bestimmt, ob die nachfolgenden ergänzenden Produktdefinitionen für Exotische Optionsscheine Anwendung finden.

§ 4d (Redemption Amount)

§ 4d (Einlösungsbetrag)

(1) Definitions.

(1) Definitionen.

["Barrier" means [insert][

["Barriere" meint [einfügen]]

[A "Barrier Event" has occurred if the [insert relevant provisions].]

[Ein "Barriere Ereignis" ist eingetreten, wenn [maßgebliche Bestimmungen einfügen].]

["Barrier Observation Period" means [insert relevant provisions] whereas each day within the Barrier Observation Period is a Valuation Date..]

["Barrierebeobachtungszeitraum" meint [maß-gebliche Bestimmungen einfügen], wobei jeder Tag im Barrierebeobachtungszeitraum ein Bewertungstag ist.]

["Barrier Reference Price" is a "Reference Price" and means [any Intraday Price of the Underlying] [insert other].]

["Barriere Referenzpreis" ist ein "Referenzpreis" und meint [jeden Intraday-Kurs des Basiswerts] [anderes einfügen].]

[Insert other or further definitions.]

[Andere bzw. weitere Definitionen einfügen.]

(2) Redemption Amount. The "Redemption Amount" corresponds to [insert relevant provisions].

(2) Einlösungsbetrag. Der "Einlösungsbetrag" entspricht [maβgebliche Bestimmungen einfügen].

["Strike" means [insert strike].]

["Basispreis" meint [Basispreis einfügen].]

[insert other or further provisions, or amend provisions, as the case may be, if necessary.

[andere bzw. weitere Bestimmungen einfügen oder Bestimmungen ändern oder streichen, sofern erforderlich.

FORM OF FINAL TERMS FOR [NOTES] [CERTIFICATES]

(MUSTER-KONDITIONENBLATT)

[The following chapter contains the form of final terms for [Notes] [Certificates] in English and German language. Where the Terms and Conditions specify that one of these languages shall be binding, this shall also apply to the form of final Terms and Conditions. Where the Terms and Conditions are prepared in only one language, the final terms will also be prepared in such language and the text in the other language will be deleted from the below form. In order to distinguish the two languages, the German version is presented in italics.]



FINAL TERMS

No. [●]

dated [●]

in connection with the Base Prospectus dated 28 June 2012

regarding the Structured Notes Programme of

Raiffeisen Centrobank Aktiengesellschaft

KONDITIONENBLATT

Nr. [●]

vom [●]

im Zusammenhang mit dem Basisprospekt vom 28.6.2012

für das Structured Notes Programme der

Raiffeisen Centrobank Aktiengesellschaft

[POTENTIAL PURCHASERS OF THESE [NOTES] [CERTIFICATES] SHOULD UNDERSTAND THAT RETURN OF PRINCIPAL WILL BE DEPENDENT UPON THE PERFORMANCE OF AN INDEX OR INDICES.

ERWERBER DIESER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] MÜSSEN BERÜCKSICH-TIGEN, DASS DER RÜCKZAHLUNGSBETRAG VON DER WERTENTWICKLUNG EINES INDEX ODER VON INDIZES ABHÄNGT.] [POTENTIAL PURCHASERS OF THESE [NOTES] [CERTIFICATES] SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF EQUITY SECURITIES. MOVEMENTS IN THE VALUE OF THE EQUITY SECURITIES MAY ADVERSELY AFFECT THE VALUE OF THESE [NOTES] [CERTIFICATES].

ERWERBER DIESER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] MÜSSEN BERÜCKSICH-TIGEN, DASS DER RÜCKZAHLUNGSBETRAG VOM WERT VON AKTIEN ABHÄNGT. EINE VER-ÄNDERUNG DES WERTES DIESER AKTIEN KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] HABEN.]

[POTENTIAL PURCHASERS OF THESE [NOTES] [CERTIFICATES] SHOULD UNDERSTAND THAT RETURN OF PRINCIPAL WILL BE DEPENDENT UPON THE PERFORMANCE OF A FUND OR FUNDS. MOVEMENTS IN THE VALUE OF THE FUND(S) MAY ADVERSELY AFFECT THE VALUE OF THESE [NOTES] [CERTIFICATES].

ERWERBER DIESER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAHLUNGSBETRAG VON DER WERTENTWICKLUNG EINES FONDS ODER VON FONDS ABHÄNGT. EINE VERÄNDERUNG DES WERTES DIESER FONDS KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] HABEN.]

[POTENTIAL PURCHASERS OF THESE [NOTES] [CERTIFICATES] SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF [COMMODITIES] [FX RATES] [INTEREST RATES]. MOVEMENTS IN THE VALUE OF THE [COMMODITIES] [FX RATES] [INTEREST RATES] MAY ADVERSELY AFFECT THE VALUE OF THESE [NOTES] [CERTIFICATES].

ERWERBER DIESER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAHLUNGSBETRAG VOM WERT VON [WAREN] [WECHSELKURSEN] [ZINSSÄTZEN] ABHÄNGT. EINE VERÄNDERUNG DES WERTES DIESER [WAREN] [WECHSELKURSE] [ZINSSÄTZE] KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] HABEN.]

[POTENTIAL PURCHASERS OF THESE [NOTES] [CERTIFICATES] SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF [A] FUTURE CONTRACT[S]. MOVEMENTS IN THE VALUE OF THE FUTURE CONTRACT[S] MAY ADVERSELY AFFECT THE VALUE OF THESE [NOTES] [CERTIFICATES].

ERWERBER DIESER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAHLUNGSBETRAG VOM WERT [EINES] [VON] FUTURE[S] ABHÄNGT. EINE VERÄNDERUNG DES WERTES DIESE[S][R] FUTURE[S][E] KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] HABEN.]

[POTENTIAL PURCHASERS OF THESE [NOTES] [CERTIFICATES] SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF [INSERT VARIABLE(S)]. MOVEMENTS IN THE VALUE OF THE [INSERT VARIABLE(S)] MAY ADVERSELY AFFECT THE VALUE OF THESE [NOTES] [CERTIFICATES].

ERWERBER DIESER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] MÜSSEN BERÜCKSICH-TIGEN, DASS DER RÜCKZAHLUNGSBETRAG VOM WERT VON [MAßGEBLICHE VARIAB-LE[N] EINFÜGEN] ABHÄNGT. EINE VERÄNDERUNG DES WERTES DIESER [MAßGEBLI-CHEN/E VARIABLE[N] EINFÜGEN] KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] HABEN.]

[POTENTIAL PURCHASERS OF THESE [NOTES] [CERTIFICATES] SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF A BASKET OF [DIFFER-

ENT] UNDERLYINGS. MOVEMENTS IN THE VALUE OF ANY OF THESE UNDERLYINGS MAY ADVERSELY AFFECT THE VALUE OF THESE [NOTES] [CERTIFICATES].

ERWERBER DIESER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] MÜSSEN BERÜCKSICH-TIGEN, DASS DER RÜCKZAHLUNGSBETRAG VOM WERT EINES KORBES [UNTERSCHIEDLI-CHER] BASISWERTE ABHÄNGT. EINE VERÄNDERUNG DES WERTES EINES DIESER BASIS-WERTE KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER [SCHULDVERSCHREI-BUNGEN] [ZERTIFIKATE] HABEN.]

[WHEN HELD UNTIL THE MATURITY DATE, THESE [NOTES] [CERTIFICATES] ARE [INSERT AMOUNT] PER CENT. PRINCIPAL PROTECTED [AND WILL BE REDEEMED WITH A MINIMUM AMOUNT OF [INSERT AMOUNT] PER CENT. OF THE [SPECIFIED DENOMINATION] [NON-PAR VALUE]]. POTENTIAL PURCHASERS OF THESE [NOTES] [CERTIFICATES] SHOULD UNDERSTAND THAT THE RETURN OF ANY AMOUNT EXCEEDING [INSERT AMOUNT] PER CENT. OF THE [SPECIFIED DENOMINATION] [NON-PAR VALUE] WILL BE DEPENDENT UPON THE PERFORMANCE OF [INSERT RELEVANT UNDERLY-ING(S)].

SOWEIT DIE [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] BIS ZUM FÄLLIGKEITSTAG GEHALTEN WERDEN, SIND DIE [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] [BETRAG EINFÜGEN] % KAPITALGESCHÜTZT [UND WERDEN ZUM MINDESTBETRAG VON [BETRAG EINFÜGEN] % DES [NENNBETRAGES] [NENNWERTES] ZURÜCKGEZAHLT]. ERWERBER DIESER [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE] MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAHLUNGSBETRAG, DER ÜBER [BETRAG EINFÜGEN] % DES [NENNBETRAGS] [NENNWERTS] HINAUSGEHT, VON DER WERTENTWICKLUNG VON [MAßGEBLICHEN/E BASISWERT/E EINFÜGEN] ABHÄNGT.]

[insert Date]

Issue of [Aggregate Principal Amount of Tranche] [Number of] [Title of [Notes] [Certificates] (Series ●) (the ["Notes"])/[the ["Certificates"]) under the Structured Notes Programme

Emission von [Gesamtnennbetrag der Tranche] [Anzahl] [Titel der [Schuldverschreibungen] [Zertifikate]] (Serie •) (die ["Schuldverschreibungen"] ["Zertifikate"]) unter dem Structured Notes Programme

[These Final Terms are issued to give details of an issue under the Structured Notes Programme of Raiffeisen Centrobank Aktiengesellschaft (the "Programme") and are to be read in conjunction with the Terms and Conditions of the [Notes] [Certificates] (the "Terms and Conditions") set forth in the [Base Prospectus] dated [if this issue is an increase of an existing issue which was issued under a prospectus with an earlier date, insert date of this earlier prospectus here] [28 June 2012]. [Save in respect of the Terms and Conditions, the Final Terms are to be read in conjunction with the Base Prospectus dated 28 June 2012.] Capitalised Terms not otherwise defined herein shall have the meanings specified in the Terms and Conditions.²] [References to the "Offer Table" in the Final Terms shall be references to the offer table(s) annexed to the Final Terms.]

- To be inserted in the case of non-consolidated conditions.
 - Einzufügen im Falle von nicht-konsolidierten Bedingungen.
- To be inserted in the case of consolidated conditions.
 - Einzufügen im Falle von konsolidierten Bedingungen.

[Dieses Konditionenblatt enthält Angaben zur Begebung von [Schuldverschreibungen] [Zertifikaten] unter dem Structured Notes Programme der Raiffeisen Centrobank Aktiengesellschaft (das "Programm") und ist in Verbindung mit den Emissionsbedingungen der [Schuldverschreibungen] [Zertifikate] (die "Emissionsbedingungen") zu lesen, die in der Fassung vom [wenn es sich bei der aktuellen Emission um die Aufstockung einer Emission handelt, die in Verbindung mit einem früheren Basisprospekt begeben wurde, ist hier das Datum dieses früheren Basisprospekts einzusetzen] [28.6.2012] des Basisprospekts enthalten sind. [Mit Ausnahme der Emissionsbedingungen ist das Konditionenblatt in Verbindung mit dem Basisprospekt vom 28.6.2012 zu lesen.] Begriffe, die in den Emissionsbedingungen definiert sind, haben, falls das Konditionenblatt nicht etwas anderes bestimmt, die gleiche Bedeutung, wenn sie in diesem Konditionenblatt verwendet werden.²] [Verweise auf das "Angebotsblatt" sind Verweise auf das (die) diesen Endgültigen Bedingungen angeschlossene(n) Angebotsbla(ä)tt(er).]

[The Final Terms are issued to give details of an issue under the Structured Notes Programme of Raiffeisen Centrobank Aktiengesellschaft (the "**Programme**") and are to be read in conjunction with the Base Prospectus dated 28 June 2012. The terms and conditions applicable to the [Notes] [Certificates] (the "**Conditions**") are attached to these Final Terms. The Conditions replace in full the Terms and Conditions of the [Notes] [Certificates] as set out in the Base Prospectus and take precedence over any conflicting provisions of these Final Terms.³] [References to the "**Offer Table**" in the Final Terms shall be references to the offer table(s) annexed to the Final Terms.]

[Dieses Konditionenblatt enthält Angaben zur Begebung von [Schuldverschreibungen] [Zertifikaten] unter dem Structured Notes Programme der Raiffeisen Centrobank Aktiengesellschaft (das "Programm") und ist in Verbindung mit dem Basisprospekt vom 28.6.2012 zu lesen. Die für die [Schuldverschreibungen] [Zertifikate] geltenden Emissionsbedingungen (die "Bedingungen") sind diesem Konditionenblatt beigefügt. Die Bedingungen ersetzen in Gänze die im Basisprospekt abgedruckten Emissionsbedingungen und gehen etwaigen abweichenden Bestimmungen dieses Konditionenblattes vor.³] [Verweise auf das "Angebotsblatt" sind Verweise auf das (die) diesen Endgültigen Bedingungen angeschlossene(n) Angebotsbla(ä)tt(er).]

Save as disclosed in item 21 below, so far as the Issuer is aware, no person involved in the offer of the [Notes] [Certificates] has an interest material to the offer.

Ausgenommen wie unter Punkt 21 dargelegt ist, soweit es der Emittentin bekannt ist, keine weitere Person beteiligt, welche an dem Angebot Interessen hat, die von ausschlaggebender Bedeutung sind.

[All references in these Final Terms to numbered sections are to sections of the Terms and Conditions and all provisions in the Terms and Conditions corresponding to items in these Final Terms which are either not selected or completed or which are deleted shall be deemed to be deleted from the terms and conditions applicable to the [Notes] [Certificates] (the "Conditions").

Bezugnahmen in diesem Konditionenblatt auf Paragraphen beziehen sich auf die Paragraphen der Emissionsbedingungen und sämtliche Bestimmungen der Emissionsbedingungen, die sich auf Variablen dieses Konditionenblattes beziehen und die weder angekreuzt noch ausgefüllt werden oder die gestrichen werden, gelten als in den auf die [Schuldverschreibungen] [Zertifikate] anwendbaren Emissionsbedingungen (die "Bedingungen") gestrichen.]

The Issuer accepts responsibility for the information contained in these Final Terms and declares, that having taken all reasonable care to ensure that such is the case, the information contained in these Final Terms is, to the best knowledge, in accordance with the facts and contains no omission likely to affect its import, save for the information regarding (the issuer(s) of) the relevant underlying(s). The information included herein with respect to (the issuer(s) of) the relevant underlying(s) consists of extracts from, or summaries of, annual reports and other publicly available information. The Issuer makes no representation that any publicly available information or any other publicly available documents regarding (the issuer(s) of) the relevant underlying(s) are accurate and complete and does not accept any responsibility in respect of such information. There can be no assurance that all events occurring prior to the date of these Final Terms that would affect the trading price of the relevant underlying(s) (and therefore the trading price and value of the [Notes] [Certificates]) have been publicly disclosed. Subse-

quent disclosure of any such events or the disclosure or failure to disclose material future events concerning the relevant underlying(s) could affect the trading price and value of the [Notes] [Certificates].

Die Emittentin übernimmt die Verantwortung für die Angaben in diesem Konditionenblatt und bestätigt, dass sie mit angemessener Sorgfalt überprüft hat, dass die in diesem Konditionenblatt enthaltenen Angaben nach bestem Wissen richtig sind und keine Angaben ausgelassen wurden, deren Auslassung die hierin enthaltenen Angaben irreführend erscheinen lassen könnte, mit Ausnahme der Informationen, die (den) (die) (Emittenten (der) (des)) maßgebliche(n) Basiswert(e) betreffen. Die hierin enthaltenen Informationen, die (den) (die) (Emittenten (der) (des)) maßgebliche(n) Basiswert(e) betreffen, wurden Auszügen oder Zusammenfassungen von Geschäftsberichten oder anderen öffentlich verfügbaren Informationsquellen entnommen. Die Emittentin übernimmt keine Gewährleistung dahingehend, dass jegliche öffentlich zugänglichen Informationen oder anderweitige Dokumente betreffend den Emittenten der maßgebliche(n) Basiswert(e) richtig und vollständig sind und übernimmt hinsichtlich solcher Informationen keine Verantwortung. Es kann nicht zugesichert werden, dass alle Ereignisse, die vor dem Datum dieses Konditionenblatts eingetreten sind, die den Marktpreis (der) (des)) maßgebliche(n) Basiswert(e) (und somit den Marktpreis und den Wert der [Schuldverschreibungen] [Zertifikatel) beeinträchtigen können, veröffentlicht worden sind. Eine nachträgliche Veröffentlichung solcher Ereignisse oder die Veröffentlichung oder das Unterlassen der Veröffentlichung von wesentlichen zukünftigen Ereignissen, welche die (der) (des)) maßgebliche(n) Basiswert(e) betreffen, können sich negativ auf den Marktpreis oder den Wert der [Schuldverschreibungen] [Zertifikate] auswirken.

These Final Terms do not constitute an offer to sell or the solicitation of an offer to buy any [Notes] [Certificates] or an investment recommendation. Neither the delivery of these Final Terms nor any sale hereunder shall, under any circumstances, create any implication that there has been no change in the affairs of the Issuer or the Underlyings since the date hereof or that the information contained herein is correct as of any date subsequent to this date.

Dieses Konditionenblatt stellt kein Angebot oder eine Einladung dar, [Schuldverschreibungen] [Zertifikate] zu verkaufen oder zu kaufen und ist auch nicht als Anlageempfehlung zu betrachten. Weder die Übergabe dieses Konditionenblatts bzw. der Verkauf von [Schuldverschreibungen] [Zertifikaten] hierunter bedeutet, dass keine Verschlechterung der Finanzlage der Emittentin oder der Basiswerte seit dem Datum dieses Konditionenblatts eingetreten ist oder dass die hierin enthaltenen Informationen auch nach diesem Datum zutreffend sind.

The distribution of these Final Terms and the offering, sale and delivery of the [Notes] [Certificates] in certain jurisdictions may be restricted by law. Persons into whose possession these Final Terms come are required by the Issuer to inform themselves about and to observe any such restrictions. For a further description of certain restrictions on the offering and sale of the Series, see the Base Prospectus as supplemented or amended by these Final Terms.

Der Vertrieb dieses Konditionenblatts sowie das Angebot, der Verkauf und die Lieferung von [Schuldverschreibungen] [Zertifikaten kann in bestimmten Ländern gesetzlich beschränkt sein. Personen, die in den Besitz dieses Konditionenblatts gelangen, sind von der Emittentin aufgefordert, sich selbst über solche Beschränkungen zu unterrichten und diese zu beachten. Wegen der Darstellung bestimmter Beschränkungen betreffend Angebot und Verkauf von Serien wird auf den Basisprospekt verwiesen, der durch dieses Konditionenblatt ergänzt wird.

PROVISIONS RELATING TO [NOTES] [CERTIFICATES] BESTIMMUNGEN FÜR [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE]

Raiffeisen Centrobank Aktiengesell-

1.

Issuer:

	Emittentin:	schaft Raiffeisen Centrobank Aktiengesell- schaft
2.	Form of Conditions:	[Consolidated Conditions] [Non-consolidated Conditions]
	Form der Bedingungen:	[Konsolidierte Bedingungen] [Nicht-konsolidierte Bedingungen]
	Language of Conditions:	[German] [English] [German and English (German governing)] [English and German (English governing)]
	Sprache der Bedingungen:	Ingy [Deutsch] [Englisch] [Deutsch und Englisch (deutscher Text maßgeblich)] [Englisch und Deutsch (englischer Text maßgeblich)]
3.	Type of Securities: Wertpapierart:	[Notes] [Certificates] [Schuldverschreibungen] [Zertifikate]
4.	Product Currency: Produktwährung:	[See Offer Table] $[ullet]$ [Quanto] [Siehe Angebotsblatt] $[ullet]$ [Quanto]
5.	[Aggregate Principal Amount]/[Number of Units:]	[See Offer Table] [●]
	[Gesamtnennbetrag]/[Anzahl der Stücke:]	[Siehe Angebotsblatt] $[ullet]$
6.	Issue Price: Emissionspreis:	[See Offer Table] [EUR/other currency] [insert amount] / [●] per cent. [of the Specified Denomination] [per unit] [plus accrued interest from [insert date] (in the case of fungible issues only, if required)] [(fees paid to a distribution partner (if any) will be disclosed upon request)] [Siehe Angebotsblatt] [EUR/andere Währung] [Betrag einfügen] [●] % [des Nennbetrages] [pro Stück] [zuzüglich aufgelaufener Zinsen ab [Datum einfügen] (nur bei fungiblen Tranchen, wenn erforderlich)] [(etwaige an eine Vertriebsstelle zu zahlende Gebühren werden auf Anfrage offengelegt)]
7.	Issue Surcharge:	[An issue surcharge of up to [in-sert]% of the Issue Price may be charged] [Not applicable] [See Offer Table]

Ausgabeaufschlag: [Ein Ausgabeaufschlag von bis zu

[einfügen]% des Emissionspreises kann verlangt werden] [Nicht anwendbar] [Siehe Angebotsblatt]

8. Withholding Tax: [Based on the Issue Price the [Notes]

[Certificates] are [not] subject to withholding tax in Austria] [Not applicable] [See Offer Table] [Basierend auf dem Emissionspreis sind diese [Schuldverschreibungen]

[Zertifikate] in Österreich [nicht] kapitalertragsteuerpflichtig] [Nicht anwendbar] [Siehe Angebotsblatt]

9. Type of Quotation: [See Offer Table] [par-value] [non

par value]

Art der Notiz: [Siehe Angebotsblatt] [Prozentnotiz]

[Stücknotiz]

10. [Specified Denomination(s)] [Non-Par Value]: [See Offer Table] [●] [Nennbetrag/-beträge] [Nennwert]: [Siehe Angebotsblatt] [●]

Kapitalertragsteuer:

11. Issue Date : [See Offer Table] [●]

**Begebungstag: [Siehe Angebotsblatt] [●]

12. Form: [Global Note] [Global Certificate]

Form: Globalurkunde

13. Maturity Date: [See Offer Table] [specify] [[Notes]

[Certificates] do not have a fixed maturity date ("open-end")] [insert

other].]

Fälligkeitstag: [Siehe Angebotsblatt] [angeben] [Die

[Schuldverschreibungen] [Zertifikate] haben keinen vorbestimmten Fälligkeitstag ("Open-End")] [anderen

Zeitpunkt einfügen].]

14. Currency conversion provisions: [See Offer Table] [●] *Währungsumrechnungsbestimmungen:* [Siehe Angebotsblatt] [●]

[------][------]

15. Redemption/ Payment Basis: [Redemption at par Rückzahlungsmodalität: Rückzahlung zum [Nennbetrag]

[Nennwert]]

[Index Linked Redemption Indexbezogene Rückzahlung]
[Equity Linked Redemption Aktienbezogene Rückzahlung]
[Fund Linked Redemption Fondsbezogene Rückzahlung]
[Commodity Linked Redemption Warenbezogene Rückzahlung]
[FX Rate Linked Redemption Wechselkursbezogene Rückzahlung]
[Interest Rate Linked Redemption Zinssatzbezogene Rückzahlung]
[Futures Linked Redemption

Futurebezogene Rückzahlung

[Basket Linked Redemption Korbbezogene Rückzahlung]
[Other (specify)
andere Rückzahlungsmodalität]

16. Redemption by physical delivery:

Rückzahlung durch physische Lieferung:

[Yes] [No] [Condional] (if not applicable, delete the remaining subparagraphs of this paragraph)
[Ja] [Nein] [Bedingt] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

(i) Physical Delivery Condition:

Bedingung der physischen Lieferung:

[See Offer Table] [Not applicable] [●]

[Siehe Angebotsblatt] [Nicht anwendbar] [●]

(ii) Reference Asset:

Referenzwert:

[See Offer Table] [Not applicable] [●]

[Siehe Angebotsblatt] [Nicht anwendbar] [●]

(iii) Provisions for the Reference Asset Quantity:

Bestimmungen für die Referenzwerteanzahl:

[See Offer Table] [Not applicable] [●1

[Siehe Angebotsblatt] [Nicht anwendbar] [●]

(iv) Disruption Cash Settlement Amount: Abrechnungsbetrag bei Lieferungsstörung: [Not applicable] $[\bullet]$ [Nicht anwendbar] $[\bullet]$

(v) Provisions for the Compensation Amount:

Bestimmungen betreffend den Ausgleichsbetrag:

[Not applicable] [●]

[*Nicht anwendbar*] [•]

(vi) Delivery Agent: Lieferungsstelle:

[Not applicable] [specify]
[Nicht anwendbar] [einfügen]

(vii) Further provisions and/or definitions regarding delivery:

Weitere Bestimmungen und/oder

Weitere Bestimmungen und/oder Definitionen zur Lieferung: [Not applicable] [●]

[*Nicht anwendbar*] [●]

17. Listing:

Börsezulassung:

[See Offer Table] [specify] [Not applicable]

[Siehe Angebotsblatt] [ausführen][Nicht anwendbar]

18. Material Interest:

[Applicable/Not applicable; if applicable, give details of any interest, including conflicting ones, that is material to the issue/offer, detailing the persons involved and the nature of the interest

Interessen von ausschlaggebender Bedeutung:

[Anwendbar/Nicht anwendbar; falls anwendbar, Angabe von Einzelheiten in Bezug auf jegliche Interessen – einschließlich kollidierender Inte-

ressen -, die für die Emission/das Angebot von ausschlaggebender Bedeutung sind, unter Spezifizierung der involvierten Personen und Angabe der Wesensart der Interessen]

19. (i) Yield:

[Applicable/Not applicable]

The yield is calculated at the Issue Date on the basis of the Issue Price. It is not an indication of future yield.

Emissionsrendite: [Anwendbar/Nicht anwendbar]

Die Emissionsrendite ist am Tag der Begebung auf der Basis des Emissionspreises berechnet und ist keine Indikation für eine Rendite in der

Zukunft.

(ii) Method of calculating the yield:

[ICMA method (The ICMA method determines the effective interest rate on [Notes] [Certificates] by taking into account accrued interest on a

daily basis.)]

[Other methods (specify)]

Berechnungsmethode der Emissionsrendite:

[ICMA Methode (Die ICMA Methode ermittelt die Effektivverzinsung von [Schuldverschreibungen] [Zertifikaten] unter Berücksichtigung der täg-

lichen Stückzinsen]

[Andere Methoden (angeben)]

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE ON THE [NOTES] [CERTIFICATES] PESTIMMUNCEN ZUR VERZINSLING VON ISCHUL DVERSCHREIBUNGEN IZERTIER

BESTIMMUNGEN ZUR VERZINSUNG VON [SCHULDVERSCHREIBUNGEN] [ZERTIFIKA-TEN]

20. Fixed Interest Amount [Note] [Certificate] Pro-

visions:

[Applicable] [Not applicable]

(if not applicable, delete the remaining sub-paragraphs of this para-

graph)

Fixzinsbetragsmodalitäten:

[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, Unterab-

schnitte dieses Absatzes streichen)

(i) Fixed Interest Commencement Date:

Fixverzinsungsbeginn:

[•] [Not applicable]

[●] [Nicht anwendbar]

(ii) Amount(s) of Interest:

[See Offer Table] [[●] per Interest Period payable [in arrear] on each

Interest Payment Date

Zinsbetrag (Zinsbeträge):

[Siehe Angebotsblatt] [[●] pro Zinsperiode zahlbar [nachträglich] an

jedem Zinszahltag]

(iii) Interest Payment Date(s):

Zinszahltag(e):

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

(iv) Broken Amount(s):

Stückzinsen:

[•] [Not applicable]

[•] [Nicht anwendbar]

(v) Other terms relating to the method of calculating interest: Sonstige Bestimmungen zur Zinsberechnung: Fixed Rate [Note] [Certificate] Provisions:

[None/give details]

[Keine/Angabe von Einzelheiten]

21.

[Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph)

[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, Unterabschnitte dieses Absatzes streichen)

Fixed Interest Commencement Date: Fixverzinsungsbeginn:

[Not applicable]

[•] [*Nicht anwendbar*]

(ii) Fixed Interest Rate:

Fixzinssatz:

Fixzinsmodalitäten:

[See Offer Table] [●] [payable [annually/ semi-annually/ quarterly/ other] in arrear] [Siehe Angebotsblatt] [●] [zahlbar [jährlich/ halbjährlich/ vierteljährlich/anders | nachträglich |

(iii) Fixed Interest Payment Date(s): Fixzinszahltag(e):

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

(iv) Other terms relating to the method of calculating interest: Sonstige Bestimmungen zur Zinsberechnung:

[None/give details]

[Keine/Angabe von Einzelheiten]

22. Floating Rate [Note] [Certificate] Provisions:

[Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph)

Modalitäten bei variabler Verzinsung:

[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die Unterabschnitte dieses Absatzes streichen)

Floating Interest Commencement Date: Variabelverzinsungsbeginn:

[•] [Not applicable] [•] [Nicht anwendbar]

(ii) Floating Interest Payment Dates: Variabelzinszahlungstage:

(iii) Business Day Convention $(\S 3(1))$:

[Not applicable] [Modified Following Business Day Convention / FRN Convention / Following Business Day Convention/ Preceding Business Day Convention / Following Unadjusted Business Day Convention / Modified Following Unadjusted Business Day Convention / Other (specify)]

Geschäftstagekonvention (§ 3(1)):

[Nicht anwendbar] [Modifizierte-Folgender-Geschäftstag-

Konvention / FRN-Konvention / Fol-

gender-Geschäftstag-Konvention / Vorangegangener-Geschäftstag -Konvention / Unangepasste Folgender-Geschäftstag-Konvention / Modifizierte Unangepasste Folgender-Geschäftstag-Konvention / andere (Einzelheiten angeben)]

(iv) Relevant Financial Centre(s) (§ 5(2)): Finanzzentrum (-zentren) (§ 5(2)):

(v) Manner in which the Rate(s) of Interest and Interest Amount is to be

determined:

Art und Weise der Bestimmung des Zinssatzes und des Zinsbetrages:

[ISDA Determination / Screen Rate Determination / Underlying linked interest / other (specify)]

[Bestimmung gemäß ISDA / Bestimmung vom Bildschirm / Basiswertabhängige Verzinsung / andere Art der Bestimmung (Angabe von Einzelheiten)

(vi) ISDA Determination (§ 3(2)):

Zinsbestimmung gemäß ISDA (§ 3(2)):

[Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die Unterabschnitte dieses Absatzes streichen)

- Floating Rate Option: Variable Verzinsungsoption:
- Designated Maturity: vorbestimmte Laufzeit:
- Reset Date: Neufeststellungstag:
- (vii) Screen Rate Determination (§ 3(2)):

Zinsbestimmung vom Bildschirm (§ 3(2)):

Currency:

Währung:

Financial Centre and time for interest determination Finanzzentrum und Ort für

[Applicable] [Not applicable] [Details of historic LIBOR / EURIBOR / Other] [(historic) rates can be obtained from $[\bullet]]]$ (if not applicable, delete the remaining sub-paragraphs of this paragraph)

[Anwendbar] [Nicht anwendbar] [Angaben über historischen LIBOR / EURIBOR / Anderen] [(historische) Werte können [●] eingesehen werden] (falls nicht anwendbar, die Unterabschnitte dieses Absatzes streichen)

[Product Currency] [•] [Produktwährung] [●]

[London] [Brussels] [other] [11.00 a.m.] [other time]

Zinsfeststellung

Reference Rate: Referenzzinssatz:

Interest Determination Date(s):

Zinsfeststellungstag(e):

 Screen Page, Reference Bank, Relevant Market:

Bildschirmseite, Referenzbanken, relevanter Markt:

(viii) Underlying linked interest:

Basiswertabhängige Verzinsung:

- Provisions for the determination of the Underlying linked interest rate:
 Bestimmungen zur Feststellung des Variabelzinssatzes:
- Floating Interest Rate Underlying:
 Variabelzinssatz-Basiswert:
- Floating Interest Rate Determination Dates:

Variabel zins satz bestimmung stage:

- (ix) Margin(s):

 Aufschlag/ Abschlag (Marge):
- (x) Fallback provisions, rounding provisions, and any other terms relating to the method of calculating interest, if different from those set out in the Conditions and other provisions relating to interest:

 Zusatzvereinbarungen, Regelungen betreffend Rundungen, Nenner und andere Einzelheiten zur Berechnung von

[London] [Brüssel] [anderer Ort] [11.00 a.m.] [anderer Zeitpunkt]

[ullet]

į●j

[second Business Day prior to the start of each Interest Period if LIBOR / second TARGET business day prior to the start of each Interest Period if EURIBOR or euro LIBOR] [Other days]

[zweiter Geschäftstag vor Beginn der jeweiligen Zinsperiode wenn LIBOR / und zweiter TARGET Geschäftstag vor Beginn jeder Zinsperiode wenn EURIBOR

oder LIBOR] [andere Tage]

[ullet]

[●][Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph)
[●][Nicht anwendbar] (falls nicht anwendbar, die
Unterabschnitte dieses Absatzes streichen)

[the Underlying] [insert other]
[der Basiswert] [anderes einfügen]

[Insert table showing the Floating Interest Rate Determination Dates corresponding to the Floating Interest Payment Dates] [Tabelle der Variabelzinssatzbestimmungstage zu den Variabelzinszahlungstagen einfügen]

- [•][Not applicable]
- [●][Nicht anwendbar]
- [•] [Not applicable]
- [•] [Anwendbar/Nicht anwendbar]

Zinsen, sofern abweichend von den Emissionsbedingungen und andere Bestimmungen zur Zinsberechnung:

23. Minimum Interest Rate: [●]

**Mindestzinssatz: [●]

24. Maximum Interest Rate: [●] *Höchstzinssatz*: [●]

25. Day Count Fraction: [Actual/Actual (ICMA)]

Zinstagequotient: [30/360]

[30E/ 360 or Eurobond Basis] [Actual/ 365 or Actual/Actual (IS-

DA)]

[Actual/ 365 (Fixed)] [Actual/ 360] [other] [andere]] [Not applicable] [Nicht anwendbar]

PROVISIONS RELATING TO REDEMPTION OF THE [NOTES] [CERTIFICATES] RÜCKZAHLUNGSMODALITÄTEN FÜR [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE]

26. Supplemental Terms and Conditions of the [Not [Notes] [Certificates]: [Equi

[Not applicable] [for [Index Linked] [Equity Linked] [Fund Linked] [Commodity Linked] [FX Rate Linked] [Interest Rate Linked] [Future Linked] [[Variable] Linked] [Basket Linked] Notes/Certificates

applicable]

Ergänzende Emissionsbedingungen:

[Nicht anwendbar] [für [Indexbezogene] [Aktienbezogene] [Fondsbezogene] [Warenbezogene] [Wechselkursbezogene] [Zinssatzbezogene] [Futurebezogene] [[Variabel]bezogene] [Korbbezogene] Schuldverschreibungen/Zertifikate

anwendbar]

27. Special provisions for the redemption of openend [Notes] [Certificates]:

Besondere Bestimmungen zur Rückzahlung von Open-End [Schuldverschreibungen] [Zertifikaten]:

[Not applicable] [●]

[Nicht anwendbar] $[\bullet]$

28. Special provisions for redemption in instalments:

Besondere Bestimmungen für Rückzahlung in Raten:

[Not applicable] [●]

[Nicht anwendbar] [●]

 Cancellation and payment in case of an Extraordinary Event, Redemption Amount, Notice Period:

> Kündigung und Zahlung im Falle des Eintritts eines Außerordentlichen Ereignisses, Kündigungsbetrag, Kündigungsfrist:

[•] [Not applicable]

[•] [Nicht anwendbar]

30. Call Option (§ 4[(2)][(3)][(4)]]:

[Cancellation and Payment] [Tax

Vorzeitige Rückzahlung nach Wahl der Emittentin $[(\S 4[(2)][(3)][(4)]]$:

Call] [Issuer's Call] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph)

[Kündigung und Zahlung] [Vorzeitige Rückzahlung aus steuerlichen Gründen] [Vorzeitige Rückzahlung nach Wahl der Emittentin Nicht anwend-

(falls nicht anwendbar, Unterabschnitte

dieses Absatzes streichen)

- Optional Redemption Date(s): Wahlrückzahlungstag(e):
- (ii) Optional Redemption Amount(s) of each [Note] [Certificate] and method, if any, of calculation of such amount(s): Wahlrückzahlungsbetrag (-beträge), falls zutreffend, Methode zu
- dessen (deren) Berechnung:
- (iii) Notice period: Kündigungsfrist:

- $[\bullet]$ (if different from § 4[(2)][(3)])
- [●] (wenn abweichend von § 4[(2)][(3)])

[Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this para-

[Anwendbar] [Nicht anwendbar]

(falls nicht anwendbar, Unterabschnitte dieses Absatzes streichen)

31. Put Option [(§ 4[(2)][(3)][(4)][(5)])]:

Vorzeitige Rückzahlung nach Wahl der Gläubi-

ger (§ 4[(2)][(3)][(4)][(5)]):

- Put Redemption Date(s): Wahlrückzahlungstag(e):
- (ii) Optional Redemption Amount(s) of each [Note] [Certificate] and method, if any, of calculation of such amount(s): Wahlrückzahlungsbetrag (-beträge) bei vorzeitiger Rückzahlung und falls zutreffend, Methoden zu dessen Berechnung:

graph)

(iii) Notice period:

Kündigungsfrist:

- [●] (if different from § 4[(2)][(3)][(4)][(5)]) [●] (wenn abweichend von § 4[(2)][(3)][(4)][(5)])
- 32. § 4([2][3][4][5][(6)]) Early Redemption following the occurrence of an Extraordinary Redemption Event and/or further events: § 4([2][3][4][5][(6)]) Vorzeitige Rückzahlung bei Vorliegen eines Außerordentlichen Rückzahlungsereignisses und/oder anderer Ereignisse
 - (i) Extraordinary Redemption Event(s):

[Applicable] [Not applicable] (if not applicable delete remaining paragraph) [Anwendbar] [Nicht anwendbar] (wenn nicht anwendbar, restlichen Absatz streichen)

[Change in Law] [Hedging Disrup-

Außerordentlicher Rückzahlungsereignis(se) tion] [Increased Cost of Hedging] [Insolvency Filing] [Rechtsänderung] [Hedging-Störung] [Gestiegene Hedging-Kosten] [Insolvenzantrag]

(ii) Further events: Weitere Ereignisse

[●] [Not applicable] [Anwendbar] [Nicht anwendbar]

33. Redemption Amount of each [Note] [Certificate]:

Rückzahlungsbetrag:

[Specified Denomination] [Non-Par Value] [●] [other] [see Appendix] [according to § 4e] [Not applicable] [Nennbetrag] [Nennwert] [●] [anderer Betrag] [siehe Anhang] [gemäß § 4e] [Nicht anwendbar]

34. Early Redemption Amount In Case Of An Extraordinary (Redemption) Event:

Vorzeitiger Rückzahlungsbetrag nach einem Außerordentlichen (Rückzahlungs-) Ereignis:

[•] [Fair market value]

[●] [Marktpreis]

35. General Definitions: *Allgemeine Definitionen*:

(i) Special Provisions regarding Change in Law:

Besondere Bestimmungen zur Rechtsänderung:

[Not applicable] [specify]

[Nicht anwendbar] [einfügen]

(ii) Final Reference Price:

Finaler Referenzpreis:

Finaler Bewertungstag:

[See Offer Table] [Closing Price] [Intraday Price] [Settlement Price]

[insert other Price]

[Siehe Angebotsblatt] [Schlusskurs] [Intraday-Kurs] [Abrechnungskurs]

[anderen Kurs einfügen]

(iii) Final Valuation Date:

[See Offer Table] [specify][Not ap-

plicable]

[Siehe Angebotsblatt] [einfügen]

[Nicht anwendbar]

(iv) Initial Valuation Date:

[See Offer Table] [specify][Not applicable]

Anfänglicher Bewertungstag:

[Siehe Angebotsblatt] [einfügen]

[Nicht anwendbar]

(v) Initial Reference Price:

[See Offer Table] [Closing Price] [Intraday Price] [Settlement Price]

[insert other Price]

Anfänglicher Referenzpreis:

[Siehe Angebotsblatt] [Schlusskurs] [Intraday-Kurs] [Abrechnungskurs]

[anderen Kurs einfügen]

(vi) Further Reference Prices: *Weitere Referenzpreise:*

[specify][Not applicable]
[einfügen] [Nicht anwendbar]

(vii) Provisions regarding the Settlement Date:

[See Offer Table] [specify][Not ap-

plicable

Bestimmungen zum Abrechungstag:

[Siehe Angebotsblatt] [einfügen]

[Nicht anwendbar]

[Applicable/Not applicable]

[Anwendbar/Nicht anwendbar] Abrechnungsstörung: 36. Adjustment Provisions: [Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph) [Anwendbar] [Nicht anwendbar] Anpassungsbestimmungen: (falls nicht anwendbar, Unterabschnitte dieses Absatzes streichen) Multiplier: [See Offer Table] [specify] [Not ap-(i) plicable Bezugsverhältnis: [Siehe Angebotsblatt] [einfügen] [Nicht anwendbar] (ii) Initial FX: [See Offer Table] [specify] [Not applicable] Anfänglicher FX: [Siehe Angebotsblatt] [einfügen] [Nicht anwendbar] [See Offer Table] [specify][Not ap-(iii) Final FX: plicablel [Siehe Angebotsblatt] [einfügen] Finaler FX: [Nicht anwendbar] 37. Relevant business centers for the Definition of [See Offer Table] [specify] [Not apthe Business Day: plicable Für die Definition des Geschäftstags maßgebli-[Siehe Angebotsblatt] [einfügen] che Geschäftszentren: [Nicht anwendbar] PROVISIONS RELATING TO INDEX LINKED [NOTES] [CERTIFICATES] BESTIMMUNGEN FÜR INDEXBEZOGENE [SCHULDVERSCHREIBUNGEN] [ZERTIFIKA-38. Index Linked [Note] [Certificate] Provisions: [Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph) Indexbezogene Modalitäten: [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen) (i) Index: [See Offer Table] [●] [include details of where past and future performance and volatility of the index/formula can be obtained, and the name of the index and a description of the index if it is composed by the Issuer. If the index is not composed by the Issuer, where information about the index can be ob-Index: tained\ [Siehe Angebotsblatt] [●] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung des Index/der Formel und

(viii) Settlement Disruption Event:

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seine Volatilität eingeholt werden können und die Bezeichnung des Indexes und einer Indexbeschreibung, falls der Index vom Emittenten zusammengestellt wird. Wird der Index nicht vom Emittenten zusammengestellt, Angabe des Ortes, wo Angaben zu diesem Index zu finden sind.

[indicate whether single or multi exchange index]

[Angeben, ob sich die Index-Komponenten auf eine oder mehrere Börsen beziehen]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Name of Index Sponsor: Name des Index Sponsors: [See Offer Table] [●] [Siehe Angebotsblatt] [●]

(iii) Underlying Currency:

Basiswertwährung:

[See Offer Table][●] [Quanto] [Not applicable] [Siehe Angebotsblatt] [●] [Quanto]

[Nicht anwendbar]

(iv) Index Disclaimer:

Index Disclaimer:

[See Offer Table] [Not applicable] [●]

[Siehe Angebotsblatt] [Nicht anwendbar] [●]

 (v) Special provisions for the definition of Disrupted Day:
 Besondere Bestimmungen für die Definition des Störungstags: [Not applicable] [•]

[*Nicht anwendbar*] [●]

 (vi) Special provisions for the definition of Early Closure:
 Besondere Bestimmungen für die Definition der Frühzeitigen Schlieβung: [Not applicable] [●]

[Nicht anwendbar] [●]

(vii) Special provisions for the Exchange: Besondere Bestimmungen für die Börse: [Not applicable] $[\bullet]$ [Nicht anwendbar] $[\bullet]$

(viii) Special provisions for the definition of Exchange Business Day:

Besondere Bestimmungen für die
Definition des Börsegeschäftstags:

[Not applicable] [●] [*Nicht anwendbar*] [●]

 (ix) Special provisions for the definition of Exchange Disruption:
 Besondere Bestimmungen für die Definition der Börsenstörung: [Not applicable] [●]

[*Nicht anwendbar*] [●]

(x) Other and/or additional Extraordinary Events: Andere und/oder weitere Außerordentliche [Not applicable] [insert other and/or additional Extraordinary Events] [Nicht anwendbar] [andere und/oder

Ereignisse: weitere Außerordentliche Ereignisse einfügen.]

(xi) Special provisions for the definition of Market Disruption Event: Besondere Bestimmungen für die Definition der Marktstörung:

[Not applicable] [●]

[*Nicht anwendbar*] [●]

(xii) Related Exchange(s): Verbundene Börse(n): [See Offer Table] [All exchanges]

[Siehe Angebotsblatt] [Alle Börsen]

(xiii) Special provisions for the definition of Scheduled Trading Day:

[Not applicable] [●]

Besondere Bestimmungen für die Definition des Planmäßigen Handelstags: [*Nicht anwendbar*] [•]

(xiv) Special provisions for the definition of **Trading Disruption:**

[Not applicable] [●]

Besondere Bestimmungen für die Definition der Handelsaussetzung:

[*Nicht anwendbar*] [●]

(xv) Special provisions for the date relevant for corrections:

[Not applicable] [●]

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[*Nicht anwendbar*] [●]

(xvi) Calculation Agent Adjustment: Anpassung durch die Berechnungsstelle:

[Not applicable] [●] [*Nicht anwendbar*] [●]

(xvii) Other and/or further definitions and/or provisions:

[Not applicable] [●]

Andere und/oder weitere Definitionen und/oder Bestimmungen:

[*Nicht anwendbar*] [•]

PROVISIONS RELATING TO EQUITY LINKED [NOTES] [CERTIFICATES] BESTIMMUNGEN FÜR AKTIENBEZOGENE |SCHULDVERSCHREIBUNGEN | |ZERTIFI-KATE|

39. Equity Linked [Note] [Certificate] Provisions: [Applicable] [Not applicable (if not

> applicable, delete the remaining subparagraphs of this paragraph)

Aktienbezogene Modalitäten:

[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

Share / Underlying: (i) Aktie / Basiswert:

> (a) Issuer: Emittent:

[•] [See Offer Table]

[●] [Siehe Angebotsblatt]

(b) ISIN Code / Common Code: ISIN / Common Code

[•] [See Offer Table]

[●] [Siehe Angebotsblatt]

(c) Related Exchange: Verbundene Börse:

[•] [See Offer Table]

[●] [Siehe Angebotsblatt]

(d) Exchange: [•] [See Offer Table] Börse: [●] [Siehe Angebotsblatt] [include details of where past and future performance and volatility of the Share can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Aktien und ihre Volatilität eingeholt werden können.] [insert additional risk factors, where appropriate] [zusätzliche Risikofaktoren einfügen, wenn erforderlich] (ii) Underlying Currency: [See Offer Table] [●] [Quanto] [Not applicable] [Siehe Angebotsblatt] [●] [Quanto] Basiswertwährung: [Nicht anwendbar] (iii) Special provisions for the Extraordinary [Not applicable] [Give details.] Dividend: Besondere Bestimmungen zur [Nicht anwendbar] [Informationen Außerordentlichen Dividende: einfügen.] (iv) Other and/or additional Extraordinary [Not applicable] [insert other and/or **Events:** additional Extraordinary Events Andere und/oder weitere Außerordentliche [Nicht anwendbar] [andere und/oder Ereignisse: weitere Außerordentliche Ereignisse einfügen.] (v) Special provisions for the definition of [Not applicable] [●] Merger Event: Besondere Bestimmungen für die [*Nicht anwendbar*] [●] Definition der Fusion: (vi) Special provisions for the definition of [Not applicable] [●] Potential Adjustment Event: Besondere Bestimmungen für die [*Nicht anwendbar*] [●] Definition des Anpassungsereignisses: (vii) Special provisions for the date relevant for [Not applicable] [●] corrections: Besondere Bestimmungen betreffend das [*Nicht anwendbar*] [●] für Korrekturen maßgebliche Datum: (viii) Calculation Agent Adjustment: [Not applicable] [●] Anpassung durch die Berechnungsstelle: [*Nicht anwendbar*] [•] (ix) Other and/or further definitions and/or [Not applicable] [●] provisions: Andere und/oder weitere Definitionen [*Nicht anwendbar*] [•] und/oder Bestimmungen:

PROVISIONS RELATING TO FUND LINKED [NOTES] [CERTIFICATES]

BESTIMMUNGEN FÜR FONDSBEZOGENE [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE]

40. Fund Linked [Note] [Certificate] Provisions:

Fondsbezogene-Modalitäten:

[Applicable] [Not applicable (if not applicable, delete the remaining subparagraphs of this paragraph) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

(i) Fund:

Fonds:

(a) Issuer:

Emittent:

[] [See Offer Table]

zes streichen)

[•] [Siehe Angebotsblatt]

I(b) ISIN Code / Common Code: ISIN / Common Code:

[•] [See Offer Table]

[●] [Siehe Angebotsblatt]

[include details of where past and future performance and volatility of the Fund can be obtained]

[Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung des Fonds und seine Volatilität eingeholt werden können.]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Underlying Currency:

Basiswertwährung:

[See Offer Table] [●] [Quanto] [Not

applicable]

[Siehe Angebotsblatt] [●] [Quanto]

[Nicht anwendbar]

(iii) Provisions for the Cut-off Period:

Bestimmungen zum Abschlusszeitraum:

[See Offer Table] [Not applicable]

[Siehe Angebotsblatt] [Nicht anwendbar] $[\bullet]$

(iv) Special provisions for the Extraordinary Dividend:

> Besondere Bestimmungen zur Außerordentliche Dividende:

[Not applicable] [Give details.] [Nicht anwendbar] [Informationen einfügen.]

(v) Other and/or additional Extraordinary **Events:**

> Andere und/oder weitere Außerordentliche Ereignisse:

[Not applicable] [insert other and/or additional Extraordinary Events [Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]

(vi) Extraordinary Fund Event:

[Applicable/Not applicable] [insert other and/or additional Extraordinary Events

Außerordentliches Fondsereignis:

[Anwendbar/Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]

(vii) Special provisions for Fund Market

[Not applicable] [●]

Disruption Events:

Besondere Bestimmungen für

Fondsstörungen:

[Not applicable] [●]

(viii) Special provisions for the definition of Net

Asset Value:

Besondere Bestimmungen für die Definition des Nettoaktivvermögens: [*Nicht anwendbar*] [•]

[*Nicht anwendbar*] [●]

(ix) Special provisions for the date relevant for

corrections:

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[Not applicable] [●]

[*Nicht anwendbar*] [●]

(x) Calculation Agent Adjustment:

Anpassung durch die Berechnungsstelle:

[Not applicable] [•] [*Nicht anwendbar*] [•]

(xi) Other and/or further definitions and/or provisions:

> Andere und/oder weitere Definitionen und/oder Bestimmungen:

[Not applicable] [●]

[Nicht anwendbar] $[\bullet]$

PROVISIONS RELATING TO COMMODITY LINKED [NOTES] [CERTIFICATES] BESTIMMUNGEN FÜR WARENBEZOGENE |SCHULDVERSCHREIBUNGEN| |ZERTIFI-KATE|

41. Commodity Linked [Note] [Certificate] Provisions:

Warenbezogene Modalitäten:

[Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph)

[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

Relevant Commodity / Underlying: Maßgebliche Ware / Basiswert:

[] [See Offer Table]

[●] [Siehe Angebotsblatt]

[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Underlying Currency:

Basiswertwährung:

[See Offer Table] [●] [Quanto] [Not applicable]

[Siehe Angebotsblatt] [●] [Quanto]

[Nicht anwendbar]

(iii) Other and/or additional Extraordinary **Events:**

Andere und/oder weitere Außerordentliche

[Not applicable] [insert other and/or additional Extraordinary Events [Nicht anwendbar] [andere und/oder Ereignisse:

weitere Außerordentliche Ereignisse einfügen.]

(iv) Special provisions for the Price Source: Besondere Bestimmungen für die Referenzquelle: [Not applicable] [●] [Nicht anwendbar] [●]

 (v) Special provisions for the Reference Price:
 Besondere Bestimmungen für den Referenzpreis: [Not applicable] [●] [Nicht anwendbar] [●]

(vi) Special provisions for the date relevant for corrections: [Not applicable] [•]

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[Nicht anwendbar] [●]

(vii) Provisions for Disrupted Days: Bestimmungen betreffend Störungstage: [Not applicable] [●] [Nicht anwendbar] [●]

(viii) Additional Disruption Event: *Weitere Marktstörung:*

[Not applicable] $[\bullet]$ [Nicht anwendbar] $[\bullet]$

(ix) Calculation Agent Adjustment:

Anpassung durch die Berechnungsstelle:

[Not applicable] [●] [*Nicht anwendbar*] [●]

(x) Other and/or further definitions and/or provisions:

Andere und/oder weitere Definitionen und/oder Bestimmungen:

[Not applicable] [●]

[*Nicht anwendbar*] [•]

PROVISIONS RELATING TO FX RATE LINKED [NOTES] [CERTIFICATES] BESTIMMUNGEN FÜR WECHSELKURSBEZOGENE [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE]

42. FX Rate Linked [Note] [Certificate] Provisions:

Wechselkursbezogene Modalitäten:

[Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph)

[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

(i) Relevant FX Rate / Underlying: Maβgeblicher Wechselkurs / Basiswert: [•] [See Offer Table]

[●] [Siehe Angebotsblatt]

[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii)	Underlying Currency:	[See Offer Table] [●] [Quanto] [Not applicable]
	Basiswertwährung:	[Siehe Angebotsblatt] [●] [Quanto] [Nicht anwendbar]
(iii)	Other and/or additional Extraordinary Events:	[Not applicable] [insert other and/or additional Extraordinary Events]
	Andere und/oder weitere Außerordentliche Ereignisse:	[Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]
(iv)	Special provisions for the Price Source: Besondere Bestimmungen für die Referenzquelle:	[Not applicable] $[ullet]$ [Nicht anwendbar] $[ullet]$
(v)	Special provisions for the Reference Price:	[Not applicable] $[ullet]$ [Not anwendbar] $[ullet]$
ferei	Besondere Bestimmungen für den Re- nzpreis:	
(vi)	Special provisions for the date relevant for corrections:	[Not applicable] [●]
	Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:	[Nicht anwendbar] [●]
(vii)	Provisions for Disrupted Days: Bestimmungen betreffend Störungstage:	[Not applicable] [●] [Nicht anwendbar] [●]
(viii)	Additional Market Disruption Event: Weitere Marktstörung:	[Not applicable] [●]
	Ü	[Nicht anwendbar] [●]
(ix)	Calculation Agent Adjustment: Anpassung durch die Berechnungsstelle:	[Not applicable] $[\bullet]$ [Nicht anwendbar] $[\bullet]$
(x)	Price Materiality Percentage: Preiswesentlicher Prozentsatz:	[●] [●]
(xi)	Primary Rate: Primärkurs:	[●] [●]
(xii)	Secondary Rate: Sekundärkurs:	[•] [•]
(xiii	Specified Financial Centers: Maβgebliche Finanzzentren:	[●] [●]
(xiv)	Base Currency: Basiswährung:	[•] [•]
(xv)	Quote Currency: Notierungswährung:	[●] [●]
(xvi)	Special provisions for the Event Currency: Besondere Bestimmungen für die Ereigniswährung:	[Not applicable] $[ullet]$ [Nicht anwendbar] $[ullet]$
(xvi	Other and/or further definitions and/or provisions:	[Not applicable] [●]

PROVISIONS RELATING TO INTEREST RATE LINKED [NOTES] [CERTIFICATES] BESTIMMUNGEN FÜR ZINSSATZBEZOGENE |SCHULDVERSCHREIBUNGEN| |ZERTIFI-KATE|

43. Interest Rate Linked [Note] [Certificate] Provi-

Zinssatzbezogene Modalitäten:

[Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph)

[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

- Relevant Interest Rate / Underlying: Maßgeblicher Zinssatz / Basiswert:
- [•] [See Offer Table]
- [•] [Siehe Angebotsblatt]

[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Underlying Currency:

Basiswertwährung:

[See Offer Table] [●] [Quanto] [Not

applicable

[Siehe Angebotsblatt] [●] [Quanto]

[Nicht anwendbar]

(iii) Other and/or additional Extraordinary **Events:**

> Andere und/oder weitere Außerordentliche Ereignisse:

[Not applicable] [insert other and/or additional Extraordinary Events [Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.

(iv) Special provisions for the Price Source: Besondere Bestimmungen für die Referenzquelle:

[Not applicable] [•] [*Nicht anwendbar*] [•]

(v) Specified Financial Centers: Maßgebliche Finanzzentren: [Not applicable] [●] [*Nicht anwendbar*] [•]

(vi) Special provisions for the date relevant for corrections:

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[Not applicable] [●] [*Nicht anwendbar*] [•]

(vii) Provisions for Disrupted Days:

Bestimmungen betreffend Störungstage:

[Not applicable] [•] [*Nicht anwendbar*] [●]

(viii) Other Disruption Fallback:

[Not applicable] [●]

Andere Ersatzregelung: [Nicht anwendbar] [•]

(ix) Special provisions for the Fallback [Not applicable] [●] Reference Price: [Nicht anwendbar] [●] Besondere Bestimmungen für den

Referenzpreis: (x) Additional Market Disruption Event: [Not applicable] [●]

(xi) Calculation Agent Adjustment: [Not applicable] [•] Anpassung durch die Berechnungsstelle: [*Nicht anwendbar*] [•]

Weitere Marktstörung:

(xii) Other and/or further definitions and/or [Not applicable] [●] provisions:

Andere und/oder weitere Definitionen [*Nicht anwendbar*] [•] und/oder Bestimmungen:

PROVISIONS RELATING TO FUTURE LINKED [NOTES] [CERTIFICATES] BESTIMMUNGEN FÜR FUTUREBEZOGENE [SCHULDVERSCHREIBUNGEN] [ZERTIFI-KATE|

44. Future Linked [Note] [Certificate] Provisions: [Applicable] [Not applicable] (if not

> applicable, delete the remaining subparagraphs of this paragraph)

Futurebezogene-Modalitäten: [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

[*Nicht anwendbar*] [•]

Future / Underlying: [See Offer Table] [•] Future / Basiswert: [Siehe Angebotsblatt] [●]

[(a) Exchange: [See Offer Table] [●] [Siehe Angebotsblatt] [●] Börse:

> [include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.

> [insert additional risk factors, where appropriate]

> [zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Underlying Currency: [See Offer Table] [●] [Quanto] [Not

applicable]

Basiswertwährung: [Siehe Angebotsblatt] [●] [Quanto]

[Nicht anwendbar]

(iii) Other and/or additional Extraordinary

Events:

Andere und/oder weitere Außerordentliche

Ereignisse:

[Not applicable] [insert other and/or additional Extraordinary Events [Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse

einfügen.]

(iv) Market Disruption Event: [Not applicable] [●]

*Marktstörung: [Nicht anwendbar] [●]

(v) Provisions for the definition of [New Future] [Next Future] [●] Roll-Over:

Bestimmungen für die [Nächster Future] [Neuer Future] [●]
Definition des Roll-Over:

(vi) Scheduled Trading Day: [●]

Planmäßiger Handelstag: [●]

für Korrekturen maßgebliche Datum:

(vii) Special provisions for the date relevant for [Not applicable] [●]

corrections:

Besondere Bestimmungen betreffend das [Nicht anwendbar] [●]

(viii) Special provisions for Disrupted Days: [Not applicable] [●]

**Besondere Regeln für Störungstage: [Nicht anwendbar] [●]

(ix) Calculation Agent Adjustment: [Not applicable] [●]

Anpassung durch die Berechnungsstelle: [Nicht anwendbar] [●]

(x) Other and/or further definitions and/or provisions: [Not applicable] [●]

Andere und/oder weitere Definitionen [Nicht anwendbar] [●] und/oder Bestimmungen:

PROVISIONS RELATING TO [VARIABLE] LINKED [NOTES] [CERTIFICATES] BESTIMMUNGEN FÜR [VARIABEL]BEZOGENE [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE]

45. [Variable] Linked [Note] [Certificate] Provisions:

[Variabel]bezogene-Modalitäten:

[Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph)
[Anwendbar] [Nicht anwendbar]
(falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

(i) (a) [Variable] / Underlying: [See Offer Table] [●] [Variable] / Basiswert: [Siehe Angebotsblatt] [●]

[(b) Exchange: [See Offer Table] \bullet]

**Börse: [Siehe Angebotsblatt] \bullet]

[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen,

wenn erforderlich

(ii) Underlying Currency: [See Offer Table] [●] [Quanto] [Not

applicable]

[Siehe Angebotsblatt] [●] [Quanto] Basiswertwährung:

[Nicht anwendbar]

(ii) Other and/or additional Extraordinary

Events:

Andere und/oder weitere Außerordentliche

Ereignisse:

[Not applicable] [insert other and/or additional Extraordinary Events [Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]

(iv) Market Disruption Event: [Not applicable] [•] Marktstörung: [*Nicht anwendbar*] [•]

(v) Scheduled Trading Day: [See Offer Table] [Not applicable]

[ullet]

Planmäßiger Handelstag: [Siehe Angebotsblatt] [Nicht anwend-

> bar] $[\bullet]$ [Not applicable] [●]

(vi) Special provisions for the date relevant for

corrections:

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[*Nicht anwendbar*] [●]

(vii) Special provisions for Disrupted Days: [Not applicable] [•] Besondere Regeln für Störungstage: [Nicht anwendbar] $[\bullet]$

(viii) Calculation Agent Adjustment: [Not applicable] [•] Anpassung durch die Berechnungsstelle: [*Nicht anwendbar*] [●]

(ix) Other and/or further definitions and/or provisions:

Korbbezogene Modalitäten:

Korbart:

Andere und/oder weitere Definitionen und/oder Bestimmungen:

[Not applicable] [●]

[*Nicht anwendbar*] [•]

PROVISIONS RELATING TO BASKET LINKED [NOTES] [CERTIFICATES] BESTIMMUNGEN FÜR KORBBEZOGENE |SCHULDVERSCHREIBUNGEN| |ZERTIFIKA-TE

46. Basket Linked [Note] [Certificate] Provisions: [Applicable] [Not applicable] (if not

> applicable, delete the remaining subparagraphs of this paragraph) [Anwendbar] [Nicht anwendbar]

(falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

Basket / Underlying: [See Offer Table] [●] (i)

Korb / Basiswert: [Siehe Angebotsblatt] [●]

[See Offer Table] [Coventional Bas-(ii)(a) Basket Type:

ket] [Best-of basket] [Worst-of basket | [Cappuccino Basket] [Value-Weighted Basket [Insert other] [Siehe Angebotsblatt] [Koventionel-

ler Korb] [Best-of Korb] [Worst-of Korb] [Cappuccino Korb] [Wertgewichteter Korb] [Anderes einfügen]

[If Cappuccino Basket, insert, if not, delete				
_	paragraph:			
(ii)(b		[•]		
	Cappuccino Cap:	[•]		
(ii)(c	Cappuccino Level:	[●]		
	Cappuccino Level:	[●]		
(ii)(d) Cappuccino Floor:	[●]		
	Cappuccino Floor:]	[●]		
	alue-Weighted Basket Basket, insert if not, e sub-paragraph:			
(ii)(b		[•]		
(11)(0	Wertgewichtungen:]	[•]		
(iii)	Basket Components:	[See Offer Table] [specify proportion or number of each Basket Compo-		
	Korbbestandteile:	nent [Siehe Angebotsblatt] [Zusammen- setzung und Anzahl jedes Korbbe- standteils einfügen]		
		[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]		
		[insert additional risk factors, where appropriate] [zusätzliche Risikofaktoren einfügen, wenn erforderlich]		
	Special provisions for the Basket Refer- Price:	[Not applicable] [●]		
ence	Besondere Bestimmungen für den Korb Referenzpreis:	[Nicht anwendbar] [●]		
(v)	Underlying Currency:	[See Offer Table][●] [Quanto] [Not applicable]		
	Basiswertwährung:	[Siehe Angebotsblatt] [●] [Quanto] [Nicht anwendbar]		
(vi)	Other and/or additional Extraordinary Events: Andere und/oder weitere Außerordentliche Ereignisse:	[Not applicable] [insert other and/or additional Extraordinary Events] [Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]		
(vii)	Special provisions for the date relevant for corrections:	[Not applicable] [●]		

[Nicht anwendbar] [●]

Besondere Bestimmungen betreffend das

für Korrekturen maßgebliche Datum:

(viii) Special provisions for Disrupted Days: [Not applicable] [•] Besondere Regeln für Störungstage: [*Nicht anwendbar*] [•]

(ix) Common Pricing: [Not applicable] [●] Gemeinsame Preisfeststellung: [Nicht anwendbar] [●]

(x) Calculation Agent Adjustment: [Not applicable] [●] Anpassung durch die Berechnungsstelle: [*Nicht anwendbar*] [●]

(xi) Other and/or further definitions and/or [Not applicable] [•] provisions:

[Nicht anwendbar] [●] Andere und/oder weitere Definitionen und/oder Bestimmungen:

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR DISCOUNT CERTIFICATES ERGÄNZENDE PRODUKTDEFINITIONEN FÜR DISCOUNT ZERTIFIKATE

47. Supplemental Special Product Definitions for [Applicable] [Not applicable] (if not **Discount Certificates:** applicable, delete the remaining sub-

paragraphs of this paragraph) [Anwendbar] [Nicht anwendbar] Produktdefinitionen für Discount Zertifikate: (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

[See Offer Table] [●] (i) Cap: [Siehe Angebotsblatt] [●] Cap:

Special provisions for the calculation of the [Not applicable] [give details]

Redemption Amount:

Besondere Bestimmungen für die

[Nicht anwendbar] [Informationen

Berechnung des Rückzahlungsbetrags: einfügen]

(iii) Further definitions: [Not applicable] [give details] Andere oder weitere Definitionen: [Nicht anwendbar] [Informationen

einfügen]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR BONUS CERTIFICATES ERGÄNZENDE PRODUKTDEFINITIONEN FÜR BONUS ZERTIFIKATE

48. Supplemental Special Product Definitions for [Applicable] [Not applicable] (if not

Bonus Certificates: applicable, delete the remaining subparagraphs of this paragraph)

Produktdefinitionen für Bonus Zertifikate: [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

(i) Barrier: [See Offer Table] [●] [Siehe Angebotsblatt] [●] Barriere:

(ii) Special provisions for the Barrier [Not applicable] [give details]

Observation Period:

Besondere Bestimmungen für den [Nicht anwendbar] [Informationen Barrierebeobachtungszeitraum: einfügen]

(iii) Special provisions for the Barrier [Not applicable] [give details]

Reference Price: Besondere Bestimmungen für den Barriere [Nicht anwendbar] [Informationen einfügen] Referenzpreis:

(iv) Bonus Level: [See Offer Table] [●] [Siehe Angebotsblatt] [●] Bonuslevel:

(v) Cap: [See Offer Table] [●] Cap: [Siehe Angebotsblatt] [●]

(vi) Special provisions for the calculation of [Not applicable] [give details] the Redemption Amount:

Besondere Bestimmungen für die Be-[Nicht anwendbar] [Informationen rechung des Rückzahlungsbetrags: einfügen]

(vii) Further definitions: [Not applicable] [give details] Andere oder weitere Definitionen: [Nicht anwendbar] [Informationen

einfügen]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR REVERSE BONUS CERTIFI-

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR REVERSE BONUS ZERTIFIKATE

49. Supplemental Special Product Definitions for [Applicable] [Not applicable] (if not Reverse Bonus Certificates: applicable, delete the remaining subparagraphs of this paragraph) Produktdefinitionen für Reverse Bonus Zertifi-[Anwendbar] [Nicht anwendbar]

(falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

(i) Barrier: [See Offer Table] [●] Barrier: [Siehe Angebotsblatt] [●]

(ii) Special provisions for the Barrier [Not applicable] [give details]

Observation Period:

Besondere Bestimmungen für den [Nicht anwendbar] [Informationen Barrierebeobachtungszeitraum: einfügen]

(iii) Special provisions for the Barrier [Not applicable] [give details]

Reference Price: Besondere Bestimmungen für den Barriere [Nicht anwendbar] [Informationen

Referenzpreis: einfügen]

(iv) Bonus Level: [See Offer Table] [●] Bonuslevel: [Siehe Angebotsblatt] [●]

[See Offer Table] [●] Reverse Level: Reverselevel: [Siehe Angebotsblatt] [●]

(vi) Cap: [See Offer Table] [●] Cap: [Siehe Angebotsblatt] [●] (vii) Special provisions for the calculation of the

Redemption Amount:

Besondere Bestimmungen für die Berechung des Rückzahlungsbetrags: [Not applicable] [give details] [Nicht anwendbar] [Informationen

einfügen]

(viii) Further definitions:

Andere oder weitere Definitionen:

[Not applicable] [give details] [Nicht anwendbar] [Informationen

einfügen]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR INDEX/PARTICIPATION **CERTIFICATES**

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR INDEX-/PARTIZIPATIONS ZERTIFIKATE

Supplemental Special Product Definitions for

Index/Participation Certificates:

Produktdefinitionen für Index-/Partizipations Zertifikate:

[Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph)

[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

Special provisions for the calculation of the

Redemption Amount:

Besondere Bestimmungen für die Berechung des Rückzahlungsbetrags: [Not applicable] [See Offer Table]

[give details]

[Nicht anwendbar] [Siehe Angebotsblatt [Informationen einfügen]

(ii) Further definitions: [Not applicable] [See Offer Table]

[give details]

Andere oder weitere Definitionen: [Nicht anwendbar] [Siehe Angebots-

blatt [Informationen einfügen]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR TURBO CERTIFICATES ERGÄNZENDE PRODUKTDEFINITIONEN FÜR TURBO ZERTIFIKATE

51. Supplemental Special Product Definitions for

Turbo Certificates:

[Applicable] [Not applicable] (if not applicable, delete the remaining sub-

Produktdefinitionen für Turbo Zertifikate:

paragraphs of this paragraph) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

(i) Type of Turbo Certificate: [Turbo-Long-Certificate] [Turbo-

Short-Certificate][See Offer Table] [Turbo-Long-Zertifikat] [Turbo-Short-Zertifikat] [Siehe Angebots-

blatt]

(ii) Special provisions for the calculation of the

Redemption Amount:

Art des Turbo Zertifikats:

Besondere Bestimmungen für die Berechung des Rückzahlungsbetrags: [Not applicable] [give details]

[Nicht anwendbar] [Informationen

einfügen]

(iii) Strike: [See Offer Table] [●] Basispreis: [Siehe Angebotsblatt] [●]

(iv) Further definitions: [Not applicable] [give details]

Andere oder weitere Definitionen: [Nicht anwendbar] [Informationen

einfügen]

[Not applicable] [give details] (v) Special provisions for the Barrier Event: [Nicht anwendbar] [Informationen Besondere Bestimmungen für das Barriere

Ereignis: einfügen]

(vi) Special provisions for the Barrier [Not applicable] [give details]

Besondere Bestimmungen für den [Nicht anwendbar] [Informationen

Barrierebeobachtungszeitraum: einfügen]

(vii) Special provisions for the Barrier [Not applicable] [give details]

Reference Price:

Observation Period:

Besondere Bestimmungen für den [Nicht anwendbar] [Informationen

Barriere Referenzpreis: einfügen]

(viii) Barrier: [See Offer Table] [●] Barriere: [Siehe Angebotsblatt] [●]

[See Offer Table] [●] (ix) Financing Rate: Finanzierungskosten: [Siehe Angebotsblatt] [●]

(x) Special provisions for the dividend [Not applicable] [give details]

adjustment:

Besondere Bestimmungen für die [Nicht anwendbar] [Informationen

Dividenden Anpassung: einfügen]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR GUARANTEE CERTIFI-**CATES**

ERGÄNZENDE PRODUKTDEFINITIONEN FÜR GARANTIE ZERTIFIKATE

52. Supplemental Special Product Definitions for [Applicable] [Not applicable] (if not **Guarantee Certificates:** applicable, delete the remaining sub-

paragraphs of this paragraph) Produktdefinitionen für Garantie Zertifikate: [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restli-

chen Unterabschnitte dieses Absat-

zes streichen)

Special provisions for the calculation of the [Not applicable] [give details]

Redemption Amount:

[Nicht anwendbar] [Informationen Besondere Bestimmungen für die Berechung des Rückzahlungsbetrags: einfügen]

(ii) Protection Amount: [Not applicable] [the [Specified De-

nomination] [non-par value] [specify

other minimum amount

[Nicht anwendbar] [[Nennbetrag] Schutzbetrag:

[Nennwert] [anderen Mindestbetrag

einfügen]

(iii) Further definitions: [Not applicable] [See Offer Table]

[give details]

[Nicht anwendbar] [Siehe Angebots-Andere oder weitere Definitionen: blatt [Informationen einfügen]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR EXPRESS CERTIFICATES ERGÄNZENDE PRODUKTDEFINITIONEN FÜR EXPRESS ZERTIFIKATE

53. Supplemental Special Product Definitions for

Express Certificates:

Produktdefinitionen für Express Zertifikate:

[Applicable] [Not applicable] (if not applicable, delete the remaining sub-

paragraphs of this paragraph) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

(i) Specified Redemption Valuation Date(s):

Bezeichnete(r)

Rückzahlungsbewertungstag(e):

[See Offer Table] [●]

[Siehe Angebotsblatt] [●]

[See Offer Table] [●]

(ii) Specified Redemption Level(s): Bezeichnete(s) Rückzahlungslevel(s):

(iii) Specified Redemption Date(s):

Bezeichnete(r) Rückzahlungstag(e):

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

[Siehe Angebotsblatt] [●]

(iv) Specified Redemption Express Level(s): Bezeichnete(s)

Rückzahlungsexpresslevel(s):

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

Special provisions for the Specified Early Redemption Event:

Besondere Bestimmungen für das

zeichnete Vorzeitige Rückzahlungsereig[Not applicable] [give details]

[Nicht anwendbar] [Informationen einfügen]

nis:

(vi) Special provisions for the Early Redemption Reference Price: Besondere Bestimmungen für den Referenzpreis bei Vorzeitiger Rückzah-

lung:

[Not applicable] [give details] [Nicht anwendbar] [Informationen einfügen]

(vii) Special provisions for the calculation of the Redemption Amount:

Besondere Bestimmungen für die

Berechung des Rückzahlungsbetrags:

[Not applicable] [give details]

[Nicht anwendbar] [Informationen einfügen]

(viii) Barrier:

Barriere:

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

(ix) Special provisions for the Barrier Event: Besondere Bestimmungen für das Barriere Ereignis:

[Nicht anwendbar] [Informationen einfügen]

(x) Special provisions for the Barrier Observation Period:

[Not applicable] [give details]

[Not applicable] [give details]

Besondere Bestimmungen für den Barrierebeobachtungszeitraum:

[Nicht anwendbar] [Informationen einfügen]

(xi) Special provisions for the Barrier Reference Price:

[Not applicable] [give details]

Besondere Bestimmungen für den Barriere Referenzpreis: [Nicht anwendbar] [Informationen einfügen]

(xii) Early Redemption Date if no Extraordinary Redemption Event has [Not applicable] [According to § 4e] [give details] [Nicht anwendbar] [gemäß § 4e] [Informationen einfügen]

Vorzeitiger Rückzahlungstag, wenn kein Außerordentliches Rückzahlungsereignis vorliegt:

(xiii) Early Redemption Amount if no Extraordinary Redemption Event has occurred:

Vorzeitiger Rückzahlungsbetrag, wenn kein Außerordentliches Rückzahlungsereignis vorliegt: [Not applicable] [According to § 4e] [give details]

[Nicht anwendbar] [gemäß § 4e] [Informationen einfügen]

(xiv) Security Level:

[Not applicable] [See Offer Table]

[give details]

[Nicht anwendbar] [Siehe Angebots-blatt] [Informationen einfügen]

Sicherheitslevel:

[Not applicable] [give details]
[Nicht anwendbar] [Informationen

einfügen]

(xv) Further definitions:

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR REVERSE CONVERTIBLE [NOTES] [CETIFICATES] ERGÄNZENDE PRODUKTDEFINITIONEN FÜR REVERSE CONVERTIBLE [SCHULDVER-SCHREIBUNGEN] [ZERTIFIKATE]

54. Supplemental Special Product Definitions for Reverse Convertible [Notes] [Certificates]:

Produktdefinitionen für Reverse Convertible [Schuldverschreibungen] [Zertifikate]:

Andere oder weitere Definitionen:

[Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph)
[Anwendbar] [Nicht anwendbar]
(falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

(i) Strike: *Basispreis:*

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

(ii) Underlying Quantity: *Basiswertanzahl*:

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

(iii) Other calculation mechanism for the Redemption Amount: Andere Berechnungsart für den Rückzahlungsbetrag: [See Offer Table] [●]

[Siehe Angebotsblatt] $[\bullet]$

(iv) Further definitions:

[Not applicable] [See Offer Table]

[give details]

Andere oder weitere Definitionen:

[Nicht anwendbar] [Siehe Angebots-blatt] [Informationen einfügen]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR PROTECTED REVERSE CONVERTIBLE [NOTES] [CETIFICATES] ERGÄNZENDE PRODUKTDEFINITIONEN FÜR PROTECTED REVERSE CONVERTIBLE [SCHULDVERSCHREIBUNGEN] [ZERTIFIKATE]

55. Supplemental Special Product Definitions for Protected Reverse Convertible [Notes] [Certificates]:

Produktdefinitionen für Protected Reverse Convertible [Schuldverschreibungen] [Zertifikate]:

[Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph)
[Anwendbar] [Nicht anwendbar]
(falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

(i) Strike:

Basispreis: [Siehe Angebotsblatt] [●]

(ii) Barrier: *Barriere*:

[See Offer Table] [●]
[Siehe Angebotsblatt] [●]

[See Offer Table] [●]

(iii) Special provisions for the Barrier Observation Period:

Besondere Bestimmungen für den Barrierebeobachtungszeitraum: [Not applicable] [give details]
[Nicht anwendbar] [Informationen einfügen]

(iv) Special provisions for the Barrier Reference Price:

Besondere Bestimmungen für den Barriere Referenzpreis: [Not applicable] [give details]

[Nicht anwendbar] [Informationen einfügen]

(v) Underlying Quantity: *Basiswertanzahl:*

[See Offer Table] $[\bullet]$ [Siehe Angebotsblatt] $[\bullet]$

[See Offer Table] [●]

(vi) Other calculation mechanism for the Redemption Amount:

Andere Berechnungsart für den Rückzahlungsbetrag: [Siehe Angebotsblatt] [●]

(vii) Further definitions:

[Not applicable] [See Offer Table] [give details]

Andere oder weitere Definitionen:

[Nicht anwendbar] [Siehe Angebots-blatt] [Informationen einfügen]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR FACTOR CETIFICATES ERGÄNZENDE PRODUKTDEFINITIONEN FÜR FACTOR ZERTIFIKATE]

56. Supplemental Special Product Definitions for

Factor Certificates:

Produktdefinitionen für Faktor Zertifikate:

[Applicable] [Not applicable] (if not applicable, delete the remaining subparagraphs of this paragraph)
[Anwendbar] [Nicht anwendbar]
(falls nicht anwendbar, die restli-

chen Unterabschnitte dieses Absatzes streichen)

(i) Leverage Factor: *Hebelfaktor:*

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

(ii) Special provisions for the Factor Level: Besondere Bestimmungen für das Faktor Level: [Not applicable] [give details]

[Nicht anwendbar] [Informationen einfügen]

(iii) Protection Level Percentage: *Schutzlevel-Prozentsatz:*

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

(iv) Relevant price for the Factor Adjustment Reference Price: Maßgeblicher Preis für den

Faktoranpassungsreferenzpreis:

[Closing Price] [insert other]

[Schlusskurs] [anderes einfügen]

(v) Special provisions for the Factor Adjustment Date:

[Not applicable] [give details]

Besondere Bestimmungen für den Faktoranpassungstag:

[Nicht anwendbar] [Informationen einfügen]

(vi) Financing rate (r_{prev}) : [See Offer Table] [ullet]

Finanzierungszinssatz (r_{prev}): [Siehe Angebotsblatt] [lacktriangle]

(vii) Interest margin (r_M): [See Offer Table] [ullet]

Zinsmarge (r_M) : [Siehe Angebotsblatt]

(viii) Further definitions: [Not applicable] [See Offer Table]

[give details]

Andere oder weitere Definitionen: [Nicht anwendbar] [Siehe Angebots-blatt] [Informationen einfügen]

DISTRIBUTION
ANGABEN ZUR PLATZIERUNG

Vertriebsmethode:

57. Method of Distribution: [Non-Syndicated] [Syndicated] (if non-

syndicated, delete sub-paragraphs)
[Nicht syndiziert] [Syndiziert] (wenn
nicht syndiziert, Unterabsätze löschen)

(i) If syndicated, names of Managers: [Not applicable / specify names, ad-

dresses, and underwriting commitment the Managers; extra information will be required if placing is "best efforts"]

Falls syndiziert, Namen der Manager: [Nicht anwendbar / Namen, Adressen

und jeweiligen Betrag der Übernahmeverpflichtung der Manager angeben; weitere Informationen anzugeben, wenn die Platzierung auf "best efforts"-Basis erfolgt

(ii) firm commitment:

[Applicable / Not applicable / *specify details*]

feste Zusage:

[Anwendbar/Nicht anwendbar / Einzelheiten angeben]

(iii) no firm commitment/best efforts arrange-

keine feste Zusage/zu den bestmöglichen Bedingungen: [Applicable/Not applicable/*specify details*]

[Anwendbar / Nicht anwendbar / Einzelheiten angeben]

58. Intermediaries in Secondary Trading:

Intermediäre im Sekundärhandel:

[None] (if "none" is specified, delete sub-paragraphs)

[Keine] (wenn "keine" angegeben ist, Unterabsätze löschen)

(i) Stabilising Manager:

[insert details: Name and Address as well as Main Terms of the Commit-

ment]

Kursstabilisierender Manager:

[Einzelheiten einfügen: Name und Anschrift sowie Hauptbedingungen der Zusagevereinbarung]

(ii) Other:

[insert details: Name and Address as well as Main Terms of the Commit-

ment

Sonstige:

[Einzelheiten einfügen: Name und Anschrift sowie Hauptbedingungen

der Zusagevereinbarung]

59. Entity accepting subscriptions:

Stelle, die Zeichnungen entgegennimmt:

Raiffeisen Centrobank Aktiengesellschaft [insert others if applicable] Raiffeisen Centrobank Aktiengesellschaft [gegebenenfalls andere einfü-

gen]

60. Public Offer:

[Not applicable] [An offer of Notes may be made [by Raiffeisen Centrobank Aktiengesellschaft] [and [specify, if applicable]] other than pursuant to Article 3(2) of the Prospectus Directive in [specify relevant Member State(s) - which must be jurisdiction(s) where the Prospectus has been approved and/or passported] (the "Public Offer Jurisdiction[s]") [during the period starting with the Issue Date (the "Offer Period")] [during the period from, and including, [specify date] to, and including, [specify date] (the "Offer Period").]]

[Nicht anwendbar] [Ein Angebot kann [seitens der Raiffeisen Centrobank Aktiengesellschaft] [und [spezifizieren,

Öffentliches Angebot:

falls einschlägig]] außerhalb des Ausnahmebereichs gemäß § 3(2) der Prospektrichtlinie in [relevante(n) Mitgliedsstaat(en) spezifizieren – wobei es sich dabei um Mitgliedsstaaten handeln muss, in denen der Prospekt gebilligt und/oder in welche der Prospekt notifiziert wurde] ([der][die] "Öffentliche[n] Angebotsstaat[en]") [innerhalb des Zeitraumes beginnend mit dem Begebungstag (die "Angebotsfrist")] [innerhalb des Zeitraumes vom [Datum spezifizieren] (einschließlich) bis zum [Datum spezifizieren] (einschließlich) "Angebotsfrist") (die durchgeführt werden.]]

61. Subscription period:

Zeichnungsfrist:

62. Subscription Agreement (if any):

Übernahmevertrag (soweit vorhanden):

- (i) Date of subscription agreement: Datum des Übernahmevertrags:
- (ii) General features of the subscription agreement:

Angabe der Hauptmerkmale des Übernahmevertrags:

[The [Notes] [Certificates] will be placed without a subscription period.] [The [Notes] [Certificates] will be publicly offered as a tap issue from and including [insert date].] [The [Notes] [Certificates] may be subscribed from, and including, [insert date] up to, and including, [insert time] on [insert date], subject to early termination and extension within the discretion of the Issuer. [Die [Schuldverschreibungen] [Zertifikate| werden außerhalb einer Zeichnungsperiode platziert.] [Die [Schuldverschreibungen [Zertifikate] werden ab dem [Datum einfügen] (einschließlich) im Wege einer Daueremission öffentlich angeboten. IIn der Zeit vom [Datum einfügen] bis [Uhrzeit einfügen] können die [Schuldverschreibungen] [Zertifikate] gezeichnet werden, vorbehaltlich einer Verkürzung oder Verlängerung des Vertriebszeitraumes im Ermessen der Emittentin.]

[Not Applicable] [Delete remaining sub-paragraphs if not applicable] [Nicht anwendbar] [Restliche Unterabsätze löschen, wenn nicht anwendbar]

- [ullet]
- [ullet]

[Under the subscription agreement, the Issuer agrees to issue the [Notes] [Certificates] and the managers agree to subscribe the [Notes] [Certificates] and the Issuer and the Managers agree on the commission.] [other specify, including quotas if applicable]

[Im Übernahmevertrag verpflichtet sich die Emittentin die [Schuldverschreibungen] [Zertifikate] zu begeben und

die Manager verpflichten sich, die [Schuldverschreibungen] [Zertifikate] zu zeichnen und die Emittentin und die Manager vereinbaren die Provisionen.] [Sonstige angeben, einschließlich Quoten, soweit anwendbar]

63. Commissions: *Provisionen:*

[not applicable] [none/specify]
[nicht anwendbar] [keine/angeben]

64. Categories of potential investors:

[Applicable] [Not applicable] (if applicable, specify with regard to information about various categories of potential investors to which the [Notes] [Certificates] are offered; if the offer is being made simultaneously in the markets of two or more countries and if the Tranche of [Notes] [Certificates] is being reserved for certain of these, indicate any such Tranche of [Notes] [Certificates])

Kategorien potentieller Investoren:

[Anwendbar] [Nicht anwendbar] (falls anwendbar, Einzelheiten zu den verschiedenen Kategorien der potenziellen Investoren, denen die [Schuldverschreibungen] [Zertifikate] [angeboten werden; erfolgt das Angebot gleichzeitig auf den Märkten in zwei oder mehreren Ländern und wird eine bestimmte Tranche einigen dieser Märkte vorbehalten, Angabe dieser Tranche)

65. If non-syndicated, name of Manager: Falls nicht syndiziert, Name des Platzeurs:

[Not applicable/give names]
[Nicht anwendbar/Angabe von Einzelheiten]

66. Additional selling restrictions: Zusätzliche Verkaufsbeschränkungen: [Not applicable/give details]
[Nicht anwendbar/Angabe von Einzelheiten]

67. Third Party Information:

Where information has been sourced from a third party, confirmation is given that this information has been accurately reproduced and that as 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 source of information is set out where the relevant Information is given. The Issuer has neither independently verified any such information, nor accepts any responsibility for error or omission made in the source itself. Sofern Informationen von Seiten Dritter

Sofern Informationen von Seiten Dritter übernommen wurden, wird bestätigt, dass diese Informationen korrekt wiedergegeben wurden und dass – soweit

Informationen von Seiten Dritter:

es dem Emittenten bekannt ist und er aus den von dieser dritten Partei übermittelten Informationen ableiten konnte - keine Fakten unterschlagen wurden, die die reproduzierten Informationen inkorrekt oder irreführend gestalten würden. Die Quelle der Information ist bei der entsprechenden Information angegeben. Die Emittentin hat die Informationen nicht selbstständig überprüft und übernimmt keine Verantwortung für Fehler oder Auslassungen in der Quelle selbst.

OPERATIONAL INFORMATION ANGABEN ZUR ABWICKLUNG

68. ISIN: [•] [See Offer Table] ISIN: [●] [Siehe Angebotsblatt] 69. [Common Code] [German Wertpapierkenn-[•] [See Offer Table] [Common Code] [Deutsche Wertpapierkenn-[●] [Siehe Angebotsblatt] nummer 70. Paying Agent: [Raiffeisen Centrobank Aktiengesellschaft, Tegetthoffstraße 1, A-1015 Vienna, Austria] [insert other] Zahlstelle: [Raiffeisen Centrobank Aktiengesellschaft, Tegetthoffstraße 1, A-1015 Wien, Austria [andere einfügen]

71. Calculation Agent:

> schaft, Tegetthoffstraße 1, A-1015 Vienna, Austria] [insert other] [Nicht anwendbar]

[Not applicable]

[Raiffeisen Centrobank Aktiengesellschaft, Tegetthoffstraße 1, A-1015

[Raiffeisen Centrobank Aktiengesell-

Wien, Austria [andere einfügen]

Notices: Mitteilungen:

72.

Berechnungsstelle:

(i)

Internet address: [www.rcb.at] [insert other] Internetadresse: [www.rcb.at] [andere einfügen]

Other or additional location for newspaper Anderer oder zusätzlicher Ort für Mitteilung in Tageszeitung:

tional location] [Nicht anwendbar] [ggf. anderen Ort einfügen]

[Not applicable] [specify other or addi-

(ii) Other day on which the notice is deemed to be validly given: Anderer Tag, an dem die Mitteilung wirk- [Nicht anwendbar] [fünften] [anderen

[Not applicable] [fifth] [insert other]

sam wird: einfügen]

[These Final Terms must be read together with the Offer Table[s] contained in Annex[es] [●] which constitute an integral part of the Final Terms and comprise the final terms required to list the issue of securities as of [include issue date] described herein under the Structured Note Programme.] [Dieses Konditionenblatt muss gemeinsam mit [dem Angebotsblatt in Anhang []] / den Angebotsblättern in den Anhängen [●]] gelesen werden, [das / die] einen integrierenden Bestandteil des Konditionenblattes darstell[en/t] und enthält die endgültigen Angaben für die Börsenzulassung der hierin beschriebenen Wertpapiere vom [Emissionsdatum eingeben] unter dem Structured Note Programme.]

Signed on behalf of the Issuer:	
 insert additional risk factors in Annex, w zusätzliche Risikofaktoren in einem Annex	
By:	By:
Duly authorised	Duly authorized

Annex [•] to the Final Terms for Notes and Certificates

Muster des Angebotsblattes für Schuldverschreibungen und Zertifikate

[If applicable, insert: Investors should note that the terms and conditions of the Certificates provide for a right of early redemption by the Issuer only, and that Certificateholders receive a higher yield on their Certificates than they would if they were also granted a right to early redeem the Certificates. Excluding the Certificateholders' right to redeem Certificates prior to their maturity is a precondition for the Issuer being able to hedge its exposure under the Certificates. Thus, without early redemption by Certificateholders being excluded, the Issuer would not issue the Certificates at all, or the Issuer would factor the potential hedging break costs into the redemption amount of the Certificates, thus reducing the yield investors receive from the Certificates. Investors should therefore carefully consider whether they think that a right of early redemption granted only to the Issuer would be to their detriment, and should, if they think that this is the case, not invest in the Certificates.]

[Wenn anwendbar, einfügen: Investoren werden darauf hingewiesen, dass die Bedingungen der Zertifikate nur der Emittentin ein Recht auf vorzeitige Rückzahlung gewähren, und dass die Inhaber der Zertifikate eine höhere Rendite auf ihre Zertifikate erhalten, als wenn sie ebenfalls ein vorzeitiges Rückzahlungsrecht eingeräumt erhalten würden. Der Ausschluss des vorzeitigen Rückzahlungsrechtes durch die Inhaber der Zertifikate ist eine Voraussetzung dafür, dass die Emittentin ihr Risiko aus den Zertifikaten absichern kann. Daher würde die Emittentin, wenn das vorzeitige Rückzahlungsrecht der Inhaber der Zertifikate nicht ausgeschlossen würde, die Zertifikate entweder gar nicht begeben oder die Emittentin würde die voraussichtlichen Kosten für die Auflösung des Absicherungsgeschäftes in den Rückzahlungsbetrag der Zertifikate einberechnen und so die Rendite der Investoren verringern. Investoren sollten daher sorgfältig überlegen, ob sie meinen, dass dieses vorzeitige Rückzahlungsrecht, das nur der Emittentin gewährt wird, für sie nachteilig ist und sollten, wenn sie dieser Ansicht sind, nicht in die Zertifikate investieren.]



Offer Table for Angebotsblatt für

[Title of [Certificates] [Notes]]
[Bezeichnung der [Zertifikate] [Schuldverschreibungen]]

Raiffeisen Centrobank AG

issued under the Structured Notes Programme emittiert unter dem Structured Notes Programme

Begebungstag:	[●]	
Product Currency: Produktwährung:	[●] [●]	
Type of Quotation: Art der Notiz.	[par-value] [non par value] [Prozentnotiz] [Stücknotiz]	
[Specified Denomination(s)] [Non-	[•] [Not applicable]	

[•]

Issue Date

Par Value:

[Nennbetrag/-beträge] [Nennwert]:	[●] [Nicht anwendbar]	
Aggregate principal amount / Number of units:	[●]	
Gesamtnennbetrag / Anzahl der	[●]	
Stücke: Issue Price:	[•]	
Emissionspreis:	[●]	
Issue Surcharge:	[An issue surcharge of up to [insert]% of the Issue Price may be charged] [Not applicable]	
Ausgabeaufschlag:	[Ein Ausgabeaufschlag von bis zu [einfügen]% des Emissionspreises kann verlangt werden] [Nicht anwendbar]	
Withholding Tax:	[Based on the Issue Price the [Notes] [Certificates] are [not] subject to withholding tax in Austria] [Not applicable]	
Kapitalertragsteuer:	[Basierend auf dem Emissionspreis sind diese [Schuldver-schreibungen] [Zertifikate] in Österreich [nicht] kapitalertragsteuerpflichtig] [Nicht anwendbar] [Siehe Angebotsblatt]	
[The Issuer intends to apply for trading for the Certificate the Second Regulated Market of the Vienna Stock Exchathe Regulated Unofficial Market (EUWAX) of the Stuttg Stock Exchange, and on the Frankfurter Wertpapierbörse (SCOACH) and, if the Issuer so decides, on a regulated maket in the EU member states of Hungary, Poland, Slovenia Slovakia, the Czech Republic and Romania.] [●]		
Börsezulassung:	[Die Emittentin beabsichtigt, um Zulassung der Zertifikate am Geregelten Freiverkehr der Wiener Börse, dem Freiverkehr (EUWAX) der Baden-Württembergischen Wertpapierbörse, und an der Frankfurter Wertpapierbörse (SCOACH) sowie, wenn sich die Emittentin hierzu entschließt, an einem geregelten Markt in einem der EU Mitgliedsländer Ungarn, Polen, Slowenien, Slowakei, der Tschechischen Republik und Rumänien anzusuchen.] [●]	
ISIN-Code:	[●]	
German Wertpapierkennummer: Deutsche WKN:	[●] [●]	
[Rate(s) of Interest:] [Zinssatz (Zinssätze):]	[●] [●]	
[Interest Payment Date(s):] [Zinszahltag:]	[●] [●]	
[First Interest Payment Date(s):] [Erster Zinszahltag:]	[●] [●]	
Underlying:	[index] [share] [fund] [commodity] [fx rate] [interest rate] [future] [variable] [basket] [other] [insert description of Underlying(s), and, if applicable, Index Sponsor and Index Disclaimer, Issuer, ISIN etc; refer to Final Terms, if required]	
Basiswert:	[Index] [Aktie] [Fonds] [Waren] [Wechselkurs]	

[Zinssatz] [Futures] [Variable] [Korb] [andere] [Beschreibung de(r)(s) Basiswerte(s) einfügen, und, wenn anwendbar, des Index Sponsors und Index Disclaimer, Emittent, ISIN etc; Verweis auf Konditionenblatt, wenn notwendig [[insert in case of Basket Linked Certificates:] **Basket Type:** [Coventional Basket] [Best-of basket] [Worst-of basket | [Cappuccino Basket | [Value-Weighted Basket] [Insert other] Korbart: [Koventioneller Korb] [Best-of Korb] [Worst-of Korb] [Cappuccino Korb] [Wertgewichteter Korb] [Anderes einfügen] **Information on the Basket Components:** [Applicable / Not applicable] [specify proportion or number of each basket component Informationen zu den Korbbestandteilen: [Anwendbar/ Nicht Anwendbar] [Zusammensetzung oder Anzahl jedes Bestandteils des Korbes angeben] Cappuccino Cap: [•] [Not applicable] [•] [Nicht anwendbar] Cappuccino Cap: Cappuccino Level: [•] [Not applicable] [•] [Nicht anwendbar] Cappuccino Level: Cappuccino Floor: [•] [Not applicable] [•] [Nicht anwendbar] Cappuccino Floor: **Value Weightings:** [•] [Not applicable] Wertgewichtungen: [•] [*Nicht anwendbar*] [Type of Turbo Certificate: [Turbo-Long-Certificate] [Turbo-Short-Certificate] Art des Turbo Zertifikats: [Turbo-Long-Zertifikat] [Turbo-Short-Zertifikat]] **Currency of the Underlying:** [•] [Quanto] Währung des Basiswerts: [•] [*Quanto*] **Relevant exchange of the Underlying:** [•] [Not applicable] Maßgebliche Börse des Basiswertes: [•] [*Nicht anwendbar*] [Multiplier:] [Bezugsverhältnis:] [Cap] [Floor]: [•] [Not applicable] [•] [*Nicht anwendbar*] [Cap] [Floor]: [Protection Amount]: [•] [Not applicable] [Schutzbetrag]: [•] [*Nicht anwendbar*]

Inital Reference Price: Anfänglicher Referenzpreis:	[●] [●]
[Specified Redemption Valuation Date(s): Bezeichnete(r) Rückzahlungsbewertungstag(e):]	[●] [●]
[Specified Redemption Level(s): Bezeichnete(s) Rückzahlungslevel(s):]	[●] [●]
[Specified Redemption Date(s): Bezeichnete(r) Rückzahlungstag(e):]	[●] [●]
Other calculation mechanism for the Redemption Amount: Andere Berechnungsart für den	[•] [•]
Rückzahlungsbetrag:]	
[Specified Redemption Express Level(s): Bezeichnete(s) Rückzahlungsexpress- level(s):]	[◆] [◆]
Final Valuation Date: Finaler Bewertungstag:	[●] [●]
Final Valuation Date: Finaler Bewertungstag:	[●] [●]
Final Valuation Date: Finaler Bewertungstag:	[●] [●]
Final Valuation Date: Finaler Bewertungstag:	[•] [•]
[Strike:] [Basispreis:]	[●] [Not applicable] [●] [Nicht anwendbar]
[Barrier:] [Barriere:]	[●] [Not applicable] [●] [Nicht anwendbar]
[Bonus Level:] [Bonuslevel:]	[●] [Not applicable] [●] [Nicht anwendbar]

[Reverse Level:] [Reverselevel:]	[●] [Not applicable] [●] [Nicht anwendbar]
[Security Level: Sicherheitslevel:]	[●] [Not applicable] [●] [Nicht anwendbar]
[Leverage Factor: Hebelfaktor:]	[●] [Not applicable] [●] [<i>Nicht anwendbar</i>]
[Protection Level Percentage: Schutzlevel-Prozentsatz:]	[●] [Not applicable] [●] [<i>Nicht anwendbar</i>]
[Financing Rate:] [Finanzierungskosten:]	[●] [Not applicable] [●] [Nicht anwendbar]
[Interest margin: Zinsmarge:]	[●] [Not applicable] [●] [Nicht anwendbar]
[[insert in case par value instrument (Prozentnotiz), which is not "quanto":]	
Initial FX: Anfänglicher FX:	[●] [Not applicable] [●] [Nicht anwendbar]
Final FX: Finaler FX:	[●] [Not applicable] [●] [Nicht anwendbar]
Currency conversion provisions: Währungsumrechnungsbestimmungen:	[●] [Not applicable] [●] [<i>Nicht anwendbar</i>]
[[insert if physical delivery is possible:]	
Reference Asset: Referenzwert:	[●] [●]
Formula for the Reference Asset Quanti- ty: Formel für den Referenzwerteanzahl:	[●] [●]
Number/formula for the delivery of Reference Assets: Anzahl/Formel für die Lieferung von Referenzwerten:	[•] [•]
Disruption Cash Settlement Amount: Abrechnungsbetrag bei Lieferungsstö-	[●] [●]

rung:] [[insert in case of Fund Linked Certificates:] **Provisions for the Cut-off Period:** [•] [Not applicable] Bestimmungen zum Abschlusszeitraum:] [•] [Nicht anwendbar] [[insert in case of Commodity Linked Certificates:] **Valuation Date:** [•] [Not applicable] [•] [Nicht anwendbar] Bewertungstag:] [●] [●] **Maturity Date:** Fälligkeitstag: **Further definitions:** [Not applicable] [give details] Andere oder weitere Definitionen: [Nicht anwendbar] [Informationen einfügen]

FORM OF FINAL TERMS FOR WARRANTS

(MUSTER-KONDITIONENBLATT)

[The following chapter contains the form of final terms for Warrants in English and German language. Where the Terms and Conditions specify that one of these languages shall be binding, this shall also apply to the form of final Terms and Conditions. Where the Terms and Conditions are prepared in only one language, the final terms will also be prepared in such language and the text in the other language will be deleted from the below form. In order to distinguish the two languages, the German version is presented in italics.]



FINAL TERMS

No. [●]

dated [●]

in connection with the Base Prospectus dated 28 June2012

regarding the Structured Notes Programme of

Raiffeisen Centrobank Aktiengesellschaft

KONDITIONENBLATT

Nr. [●]

vom [●]

im Zusammenhang mit dem Basisprospekt vom 28.6.2012

für das Structured Notes Programme der

Raiffeisen Centrobank Aktiengesellschaft

[POTENTIAL PURCHASERS OF THESE WARRANTS SHOULD UNDERSTAND THAT RETURN OF PRINCIPAL WILL BE DEPENDENT UPON THE PERFORMANCE OF AN INDEX OR INDICES.

ERWERBER DIESER OPTIONSSCHEINE MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAH-LUNGSBETRAG VON DER WERTENTWICKLUNG EINES INDEX ODER VON INDIZES AB-HÄNGT.] [POTENTIAL PURCHASERS OF THESE WARRANTS SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF EQUITY SECURITIES. MOVEMENTS IN THE VALUE OF THE EQUITY SECURITIES MAY ADVERSELY AFFECT THE VALUE OF THESE WARRANTS.

ERWERBER DIESER OPTIONSSCHEINE MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAH-LUNGSBETRAG VOM WERT VON AKTIEN ABHÄNGT. EINE VERÄNDERUNG DES WERTES DIE-SER AKTIEN KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER OPTIONSSCHEINE HABEN.

[POTENTIAL PURCHASERS OF THESE WARRANTS SHOULD UNDERSTAND THAT RETURN OF PRINCIPAL WILL BE DEPENDENT UPON THE PERFORMANCE OF A FUND OR FUNDS.

ERWERBER DIESER OPTIONSSCHEINE MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAH-LUNGSBETRAG VON DER WERTENTWICKLUNG EINES FONDS ODER VON FONDS AB-HÄNGT.]

[POTENTIAL PURCHASERS OF THESE WARRANTS SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF [COMMODITIES] [FX RATES] [INTEREST RATES]. MOVEMENTS IN THE VALUE OF THE [COMMODITIES] [FX RATES] [INTEREST RATES] MAY ADVERSELY AFFECT THE VALUE OF THESE WARRANTS.

ERWERBER DIESER OPTIONSSCHEINE MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAH-LUNGSBETRAG VOM WERT VON [WAREN] [WECHSELKURSEN] [ZINSSÄTZEN] ABHÄNGT. EINE VERÄNDERUNG DES WERTES DIESER [WAREN] [WECHSELKURSE] [ZINSSÄTZE] KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER OPTIONSSCHEINE HABEN.]

[POTENTIAL PURCHASERS OF THESE WARRANTS SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF [A] FUTURE CONTRACT[S]. MOVEMENTS IN THE VALUE OF THE FUTURE CONTRACT[S] MAY ADVERSELY AFFECT THE VALUE OF THESE WARRANTS.

ERWERBER DIESER OPTIONSSCHEINE MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAH-LUNGSBETRAG VOM WERT [EINES] [VON] FUTURE[S] ABHÄNGT. EINE VERÄNDERUNG DES WERTES DIESE[S][R] FUTURE[S][E] KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER OPTIONSSCHEINE HABEN.]

[POTENTIAL PURCHASERS OF THESE WARRANTS SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF [INSERT VARIABLE(S)]. MOVEMENTS IN THE VALUE OF THE [INSERT VARIABLE(S)] MAY ADVERSELY AFFECT THE VALUE OF THESE WARRANTS.

ERWERBER DIESER OPTIONSSCHEINE MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAH-LUNGSBETRAG VOM WERT VON [MAßGEBLICHE VARIABLE[N] EINFÜGEN] ABHÄNGT. EINE VERÄNDERUNG DES WERTES DIESER [MAßGEBLICHEN/E VARIABLE[N] EINFÜGEN] KANN NACHTEILIGE AUSWIRKUNGEN AUF DEN WERT DER OPTIONSSCHEINE HABEN.]

[POTENTIAL PURCHASERS OF THESE WARRANTS SHOULD BE AWARE THAT THE RETURN OF PRINCIPAL IS LINKED TO THE VALUE OF A BASKET OF [DIFFERENT] UNDERLYINGS. MOVEMENTS IN THE VALUE OF ANY OF THESE UNDERLYINGS MAY ADVERSELY AFFECT THE VALUE OF THESE WARRANTS.

ERWERBER DIESER OPTIONSSCHEINE MÜSSEN BERÜCKSICHTIGEN, DASS DER RÜCKZAH-LUNGSBETRAG VOM WERT KORBES [UNTERSCHIEDLICHER] BASISWERTE ABHÄNGT. EINE VERÄNDERUNG DES WERTES EINES DIESER BASISWERTE KANN NACHTEILIGE AUSWIR-KUNGEN AUF DEN WERT DER OPTIONSSCHEINE HABEN.] Issue of [Aggregate Principal Amount of Tranche] [Number of] Warrants (Series •)

(the "Warrants")

under the Structured Notes Programme

Emission von [Gesamtnennbetrag der Tranche] [Anzahl] [Titel der Optionsscheine] (Serie •)

(die "Optionsscheine")

unter dem Structured Notes Programme

[These Final Terms are issued to give details of an issue under the Structured Notes Programme of Raiffeisen Centrobank Aktiengesellschaft (the "Programme") and are to be read in conjunction with the Terms and Conditions of the Warrants (the "Terms and Conditions") set forth in the [Base Prospectus] dated [if this issue is an increase of an existing issue which was issued under a prospectus with an earlier date, insert date of this earlier prospectus here] [28 June 2012]. [Save in respect of the Terms and Conditions, the Final Terms are to be read in conjunction with the Base Prospectus dated 28 June 2012.] Capitalised Terms not otherwise defined herein shall have the meanings specified in the Terms and Conditions.²] [References to the "Offer Table" in the Final Terms shall be references to the offer table(s) annexed to the Final Terms.]

[Dieses Konditionenblatt enthält Angaben zur Begebung von Optionsscheinen unter dem Structured Notes Programme der Raiffeisen Centrobank Aktiengesellschaft (das "Programm") und ist in Verbindung mit den Emissionsbedingungen der Optionsscheine (die "Emissionsbedingungen") zu lesen, die in der Fassung vom [wenn es sich bei der aktuellen Emission um die Aufstockung einer Emission handelt, die in Verbindung mit einem früheren Basisprospekt begeben wurde, ist hier das Datum dieses früheren Basisprospekts einzusetzen] [28.6.2012] des Basisprospekts enthalten sind. [Mit Ausnahme der Emissionsbedingungen ist das Konditionenblatt in Verbindung mit dem Basisprospekt vom 28.6.2012 zu lesen.] Begriffe, die in den Emissionsbedingungen definiert sind, haben, falls das Konditionenblatt nicht etwas anderes bestimmt, die gleiche Bedeutung, wenn sie in diesem Konditionenblatt verwendet werden.²] [Verweise auf das "Angebotsblatt" sind Verweise auf das (die) diesen Endgültigen Bedingungen angeschlossene(n) Angebotsbla(ä)tt(er).]

[The Final Terms are issued to give details of an issue under the Structured Notes Programme of Raiffeisen Centrobank Aktiengesellschaft (the "**Programme**") and are to be read in conjunction with the Base Prospectus dated 28 June 2012. The terms and conditions applicable to the Warrants (the "**Conditions**") are attached to these Final Terms. The Conditions replace in full the Terms and Conditions of the Warrants as set out in the Base Prospectus and take precedence over any conflicting provisions of these Final Terms.³ [References to the "**Offer Table**" in the Final Terms shall be references to the offer table(s) annexed to the Final Terms.]

[Dieses Konditionenblatt enthält Angaben zur Begebung von [Schuldverschreibungen] [Zertifikaten] [Optionsscheinen] unter dem Structured Notes Programme der Raiffeisen Centrobank Aktiengesell-

- To be inserted in the case of non-consolidated conditions.

 Einzufügen im Falle von nicht-konsolidierten Bedingungen.
- To be inserted in the case of consolidated conditions.

 Einzufügen im Falle von konsolidierten Bedingungen.

schaft (das "**Programm**") und ist in Verbindung mit dem Basisprospekt vom 28.6.2012 zu lesen. Die für die Optionsscheine geltenden Emissionsbedingungen (die "**Bedingungen**") sind diesem Konditionenblatt beigefügt. Die Bedingungen ersetzen in Gänze die im Basisprospekt abgedruckten Emissionsbedingungen und gehen etwaigen abweichenden Bestimmungen dieses Konditionenblattes vor.³] [Verweise auf das "**Angebotsblatt**" sind Verweise auf das (die) diesen Endgültigen Bedingungen angeschlossene(n) Angebotsbla(ä)tt(er).]

Save as disclosed in item 17 below, so far as the Issuer is aware, no person involved in the offer of the Warrants has an interest material to the offer.

Ausgenommen wie unter Punkt 17 dargelegt ist, soweit es der Emittentin bekannt ist, keine weitere Person beteiligt, welche an dem Angebot Interessen hat, die von ausschlaggebender Bedeutung sind.

[All references in these Final Terms to numbered sections are to sections of the Terms and Conditions and all provisions in the Terms and Conditions corresponding to items in these Final Terms which are either not selected or completed or which are deleted shall be deemed to be deleted from the terms and conditions applicable to the Warrants (the "Conditions").

Bezugnahmen in diesem Konditionenblatt auf Paragraphen beziehen sich auf die Paragraphen der Emissionsbedingungen und sämtliche Bestimmungen der Emissionsbedingungen, die sich auf Variablen dieses Konditionenblattes beziehen und die weder angekreuzt noch ausgefüllt werden oder die gestrichen werden, gelten als in den auf die Optionsscheine anwendbaren Emissionsbedingungen (die "Bedingungen") gestrichen.]

The Issuer accepts responsibility for the information contained in these Final Terms and declares, that having taken all reasonable care to ensure that such is the case, the information contained in these Final Terms is, to the best knowledge, in accordance with the facts and contains no omission likely to affect its import, save for the information regarding (the issuer(s) of) the relevant underlying(s). The information included herein with respect to (the issuer(s) of) the relevant underlying(s) consists of extracts from, or summaries of, annual reports and other publicly available information. The Issuer makes no representation that any publicly available information or any other publicly available documents regarding (the issuer(s) of) the relevant underlying(s) are accurate and complete and does not accept any responsibility in respect of such information. There can be no assurance that all events occurring prior to the date of these Final Terms that would affect the trading price of the relevant underlying(s) (and therefore the trading price and value of the Warrants) have been publicly disclosed. Subsequent disclosure of any such events or the disclosure or failure to disclose material future events concerning the relevant underlying(s) could affect the trading price and value of the Warrants.

Die Emittentin übernimmt die Verantwortung für die Angaben in diesem Konditionenblatt und bestätigt, daß sie mit angemessener Sorgfalt überprüft hat, daß die in diesem Konditionenblatt enthaltenen Angaben nach bestem Wissen richtig sind und keine Angaben ausgelassen wurden, deren Auslassung die hierin enthaltenen Angaben irreführend erscheinen lassen könnte, mit Ausnahme der Informationen, die (den) (die) (Emittenten (der) (des)) maßgebliche(n) Basiswert(e) betreffen. Die hierin enthaltenen Informationen, die (den) (die) (Emittenten (der) (des)) maßgebliche(n) Basiswert(e) betreffen, wurden Auszügen oder Zusammenfassungen von Geschäftsberichten oder anderen öffentlich verfügbaren Informationsquellen entnommen. Die Emittentin übernimmt keine Gewährleistung dahingehend, daß jegliche öffentlich zugänglichen Informationen oder anderweitige Dokumente betreffend den Emittenten der maßgebliche(n) Basiswert(e) richtig und vollständig sind und übernimmt hinsichtlich solcher Informationen keine Verantwortung. Es kann nicht zugesichert werden, daß alle Ereignisse, die vor dem Datum dieses Konditionenblatts eingetreten sind, die den Marktpreis (der) (des)) maßgebliche(n) Basiswert(e) (und somit den Marktpreis und den Wert der Optionsscheine) beeinträchtigen können, veröffentlicht worden sind. Eine nachträgliche Veröffentlichung solcher Ereignisse oder die Veröffentlichung oder das Unterlassen der Veröffentlichung von wesentlichen zukünftigen Ereignissen, welche die (der) (des)) maßgebliche(n) Basiswert(e) betreffen, können sich negativ auf den Marktpreis oder den Wert der Optionsscheine auswirken.

These Final Terms do not constitute an offer to sell or the solicitation of an offer to buy any Warrants or an investment recommendation. Neither the delivery of these Final Terms nor any sale hereunder

shall, under any circumstances, create any implication that there has been no change in the affairs of the Issuer or the Underlyings since the date hereof or that the information contained herein is correct as of any date subsequent to this date.

Dieses Konditionenblatt stellt kein Angebot oder eine Einladung dar, Optionsscheine zu verkaufen oder zu kaufen und ist auch nicht als Anlageempfehlung zu betrachten. Weder die Übergabe dieses Konditionenblatts bzw. der Verkauf von Optionsscheinen hierunter bedeutet, daß keine Verschlechterung der Finanzlage der Emittentin oder der Basiswerte seit dem Datum dieses Konditionenblatts eingetreten ist oder daß die hierin enthaltenen Informationen auch nach diesem Datum zutreffend sind.

The distribution of these Final Terms and the offering, sale and delivery of the Warrants in certain jurisdictions may be restricted by law. Persons into whose possession these Final Terms come are required by the Issuer to inform themselves about and to observe any such restrictions. For a further description of certain restrictions on the offering and sale of the Series, see the Base Prospectus as supplemented or amended by these Final Terms.

Der Vertrieb dieses Konditionenblatts sowie das Angebot, der Verkauf und die Lieferung von Optionsscheinen kann in bestimmten Ländern gesetzlich beschränkt sein. Personen, die in den Besitz dieses Konditionenblatts gelangen, sind von der Emittentin aufgefordert, sich selbst über solche Beschränkungen zu unterrichten und diese zu beachten. Wegen der Darstellung bestimmter Beschränkungen betreffend Angebot und Verkauf von Serien wird auf den Basisprospekt verwiesen, der durch dieses Konditionenblatt ergänzt wird.

PROVISIONS RELATING TO WARRANTS BESTIMMUNGEN FÜR OPTIONSSCHEINE

Issuer:

	Emittentin:	Raiffeisen Centrobank Aktiengesell- schaft
2.	Form of Conditions:	[Consolidated Conditions] [Non-consolidated Conditions]
	Form der Bedingungen:	[Konsolidierte Bedingungen] [Nicht-konsolidierte Bedingungen]
	Language of Conditions:	[German] [English] [German and English (German governing)] [English and German (English governing)]
	Sprache der Bedingungen:	[Deutsch] [Deutsch] [Englisch] [Deutsch und Englisch (deutscher Text maßgeblich)] [Englisch und Deutsch (englischer Text maßgeblich)]
3.	Product Currency: Produktwährung:	[See Offer Table] $[\bullet]$ [Quanto] [Siehe Angebotsblatt] $[\bullet]$ [Quanto]
4.	[Aggregate Principal Amount:]/[Number of Units:]	[See Offer Table] [●]
	[Gesamtnennbetrag:]/[Anzahl der Stücke:]	[Siehe Angebotsblatt] [●]
5.	Issue Price: Emissionspreis:	[See Offer Table] [EUR/other currency] [insert amount] / [●] per cent. [of the Specified Denomination] [per unit] [plus accrued interest from [insert date] (in the case of fungible issues only, if required)] [(fees paid to a distribution partner (if any) will be disclosed upon request)] [Siehe Angebotsblatt] [EUR/andere Währung] [Betrag einfügen] [●] % [des Nennbetrages] [pro Stück] [zuzüglich aufgelaufener Zinsen ab [Da-
		tum einfügen] (nur bei fungiblen Tranchen, wenn erforderlich)] [(etwaige an eine Vertriebsstelle zu zahlende Gebühren werden auf Anfrage offengelegt)]
6.	Issue Surcharge:	[An issue surcharge of up to [in-sert]% of the Issue Price may be charged] [Not applicable] [See Offer Table]
	Ausgabeaufschlag:	[Ein Ausgabeaufschlag von bis zu [einfügen]% des Emissionspreises kann verlangt werden] [Nicht anwendbar] [Siehe Angebotsblatt]

Raiffeisen Centrobank Aktiengesell-

schaft

Withholding Tax: [Based on the Issue Price the War-7. rants are [not] subject to withholding tax in Austria [Not applicable] [See Offer Table] Kapitalertragsteuer: [Basierend auf dem Emissionspreis sind diese Optionsscheine in Österreich [nicht] kapitalertragsteuerpflichtig [Nicht anwendbar] [Siehe *Angebotsblatt* Type of Quotation: [See Offer Table] [par-value] [non 8. par valuel Art der Notiz. [Angebotsblatt] [Prozentnotiz] [Stücknotiz] 9. [Specified Denomination(s)] [Non-Par Value]: [See Offer Table] [●] [Nennbetrag/-beträge] [Nennwert]: [Siehe Angebotsblatt] [●] 10. Issue Date: [See Offer Table] [●] Begebungstag: [Siehe Angebotsblatt] [●] 11. Final Valuation Date: [See Offer Table] [specify] [The Warrants do not have a fixed maturity date ("open-end")] [insert other].] [Siehe Angebotsblatt] [angeben] [Die Optionsscheine haben keinen vorbe-Finaler Bewertungstag: stimmten Fälligkeitstag ("Open-End")] [anderen Zeitpunkt einfügen].] 12. Warrant type: [See Offer Table] [•] [Siehe Angebotsblatt] [●] Optionsart: [See Offer Table] [American Style] 13. Type of Exercise: [European Style] [insert other type of exercise] [Not applicable] Ausübungsart: [Siehe Angebotsblatt] [Amerikanisch] [Europäisch] [andere Ausübungsart angeben] [Nicht anwendbar] 14. Automatic Exercise: [Applicable] [Not applicable] Automatische Ausübung: [Anwendbar] [Nicht anwendbar] 15. Settlement method: [See Offer Table] [cash settlement] [physical delivery] Abrechnungsart: [Siehe Angebotsblatt] [Barabwick*lung*] [physische Lieferung] 16. Minimum Exercise Number: [•] [See Offer Table] Mindestausübungsmenge: [•] [Siehe Angebotsblatt] 17. Relevant price for the Exercise Reference [See Offer Table] [Closing Price] Price: [Settlement Price] [arithmetic average of all Averaging Reference Prices] [insert other] [Siehe Angebotsblatt] [Schlusskurs] [Abrechnungskurs] [das arithmeti-Für den Ausübungsreferenzpreis maßgeblicher

Preis: sche Mittel aller Durchschnitts-Referenzpreise | [anderes einfügen] 18. Relevant price for the Final Reference Price: [See Offer Table] [Closing Price] [Settlement Price] [insert other] Für den Finalen Referenzpreis maßgeblicher [Siehe Angebotsblatt] [Schlusskurs] [Abrechnungskurs] [anderes einfü-Preis: gen] 19. Relevant price for the Initial Reference Price: [See Offer Table] [Closing Price] [Settlement Price] [insert other] Für den Anfänglichen Referenzpreis maßgebli-[Siehe Angebotsblatt] [Schlusskurs] cher Preis: [Abrechnungskurs] [anderes einfügen] Initial Valuation Date: 20. [See Offer Table] [Not applicable] Anfänglicher Bewertungstag: [Siehe Angebotsblatt] [Nicht anwendbar] [●] 21. Optional Redemption by the Issuer: [Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph) Vorzeitige Rückzahlung nach Wahl der [Anwendbar] [Nicht anwendbar] Emittentin: (falls nicht anwendbar, Unterabschnitte dieses Absatzes streichen) Optional Redemption Date(s): Wahlrückzahlungstag(e): (ii) Optional Redemption Amount(s) of each [per Warrant Warrant and method, if any, of calculation of such amount(s): Wahlrückzahlungsbetrag [•] je Optionsschein (-beträge), falls zutreffend, Methode zu dessen (deren) Berechnung: (iii) Notice period: [•] (if different from § 9[(3)][(4)]) Kündigungsfrist: [●] (wenn abweichend von § 9[(3)][(4)]) (iv) Redemption Option Exercise Date(s): [specify (date and time (from – to))] [Not applicable] Rückzahlungs-Ausübungstag(e): [ausführen (Datum und Uhrzeit (von – bis))][Nicht anwendbar] 22. Optional Redemption by the Warrantholder: [Applicable/Not applicable] (if not applicable, delete the remain-Vorzeitige Rückzahlung nach Wahl der *sub-paragraphs of this paragraph*) [Anwendbar/Nicht anwendbar] Gläubiger: (falls nicht anwendbar, Unterabschnitte dieses Absatzes streichen) Put Redemption Date(s): Wahlrückzahlungstag(e):

Warrant and method, if any, of calculation of such amount(s): Wahlrückzahlungsbetrag (-beträge) bei [•] je Optionsschein vorzeitiger Rückzahlung und falls zutreffend, Methoden zu dessen Berechnung: (iii) Notice period: [•] (if different from (§ 9[[(3)](4)][(5)]]) [●] (wenn abweichend von Kündigungsfrist: (§ 9[[(3)](4)][(5)]]) (iv) Redemption Option Exercise Date(s): [specify (date and time (from – to))] [Not applicable] Rückzahlungs-Ausübungstag(e): [ausführen (Datum und Uhrzeit (von – bis))][Nicht anwendbar] Early Redemption following the occurrence of: Vorzeitige Rückzahlung bei Vorliegen von: (i) Change in Law: Rechtsänderung: [Applicable/Not applicable] [Anwendbar/Nicht anwendbar] (ii) Hedging Disruption: Hedging-Störung: [Applicable/Not applicable] [Anwendbar/Nicht anwendbar] (iii) Increased Cost of Hedging: Gestiegene Hedging-Kosten: [Applicable/Not applicable] [Anwendbar/Nicht anwendbar] (iv) Insolvency Filing: Insolvenzantrag: [Applicable/Not applicable] [Anwendbar/Nicht anwendbar] (v) Further Events: Weitere Ereignisse [specify][Not applicable] [einfügen][Nicht anwendbar] Early Redemption Amount of each Warrant: [Specified Denomination] [Non-Par Value [[●] per Warrant [other] [see Appendix] Vorzeitiger Rückzahlungsbetrag pro Op-[Nennbetrag] [Nennwert] [[●] pro tionsschein: Optionsschein] [andererBetrag] [siehe Anhang] **Adjustment Provisions:** [Applicable/Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph) [Anwendbar/Nicht anwendbar] Anpassungsbestimmungen: (falls nicht anwendbar, Unterabschnitte dieses Absatzes streichen) Initial FX: [See Offer Table] [specify] [Not ap-(i) plicable Anfänglicher FX: [Siehe Angebotsblatt] [einfügen] [Nicht anwendbar] (ii) Final FX: [See Offer Table] [specify] [Not applicable Finaler *FX*: [Siehe Angebotsblatt] [einfügen]

Optional Redemption Amount(s) of each

23.

24.

25.

[•] per Warrant

[Nicht anwendbar]

(iii) Multiplier: [See Offer Table] [specify] [Not ap-

plicable]

Bezugsverhältnis: [Siehe Angebotsblatt] [einfügen]

[Nicht anwendbar]

§ 10[(1)][(2)]]

26. Number of Business Days the Maturity Date is

after the Exercise Date:

Listing:

27.

Anzahl der Geschäftstage, die der Fälligkeits-

tag nach dem Ausübungstag liegt:

von § 10[(1)][(2)]]
[See Offer Table] [specify][Not ap-

[five] [insert other, if different from

[fünf] [einfügen, wenn abweichend

plicable]

Börsezulassung: [Siehe Angebotsblatt] [ausfüh-

ren[[Nicht anwendbar]]

28. Material Interest: [Applicable] [Not applicable] (if

applicable, give details of any interest, including conflicting ones, that is material to the issue/offer, detailing the persons involved and the

nature of the interest)

Interessen von ausschlaggebender Bedeutung: [Anwendbar] [Nicht anwendbar]

(falls anwendbar, Angabe von Einzelheiten in bezug auf jegliche Interessen – einschließlich kollidierender Interessen -, die für die Emission/das Angebot von ausschlaggebender Bedeutung sind, unter Spezifizierung der involvierten Personen und Angabe der Wesensart der Inte-

ressen)

PROVISIONS RELATING TO INDEX LINKED WARRANTS BESTIMMUNGEN FÜR INDEXBEZOGENE OPTIONSSCHEINE

29. Index Linked Warrant Provisions: [Applicable] [Not applicable] (if not

applicable, delete the remaining subparagraphs of this paragraph)

Indexbezogene Modalitäten: [Anwendbar] [Nicht anwendbar]

(falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes

streichen)

(i) Index: [See Offer Table] [●] [include details

of where past and future performance and volatility of the index/formula can be obtained, and the name of the index and a description of the index if it is composed by the Issuer. If the index is not composed by the Issuer, where information about the index can be ob-

tained]

[Siehe Angebotsblatt] [●] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung des Index/der Formel und

Index:

seine Volatilität eingeholt werden können und die Bezeichnung des Indexes und einer Indexbeschreibung, falls der Index vom Emittenten zusammengestellt wird. Wird der Index nicht vom Emittenten zusammengestellt, Angabe des Ortes, wo Angaben zu diesem Index zu finden sind.]

[indicate whether single or multi exchange index]

[Angeben, ob sich die Index-Komponenten auf eine oder mehrere Börsen beziehen]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Name of Index Sponsor: Name des Index Sponsors: [See Offer Table] [●] [Siehe Angebotsblatt] [●]

(iii) Underlying Currency:

Basiswertwährung:

[See Offer Table] [●] [Quanto] [Not applicable] [Siehe Angebotsblatt] [●] [Quanto]

[Nicht anwendbar]

(iv) Index Disclaimer:

Index Disclaimer:

[See Offer Table] [Not applicable] [●]

[Siehe Angebotsblatt] [Nicht anwendbar] $[\bullet]$

 (v) Special provisions for the definition of Disrupted Day:
 Besondere Bestimmungen für die Definition des Störungstags: [Not applicable] [•]

[*Nicht anwendbar*] [●]

 (vi) Special provisions for the definition of Early Closure:
 Besondere Bestimmungen für die Definition der Frühzeitigen Schlieβung:

[Not applicable] [●]

[Nicht anwendbar] $[\bullet]$

(vii) Special provisions for the Exchange: *Besondere Bestimmungen für die Börse*:

[Not applicable] [●] [*Nicht anwendbar*] [●]

(viii) Special provisions for the definition of Exchange Business Day:

Besondere Bestimmungen für die Definition des Börsegeschäftstags:

[Not applicable] [●] [Nicht anwendbar] [●]

 (ix) Special provisions for the definition of Exchange Disruption:
 Besondere Bestimmungen für die Definition der Börsenstörung: [Not applicable] [●]

[*Nicht anwendbar*] [●]

(x) Other and/or additional Extraordinary Events: Andere und/oder weitere [Not applicable] [insert other and/or additional Extraordinary Events]
[Nicht anwendbar] [andere und/oder]

ellere

Außerordentliche Ereignisse:

weitere Außerordentliche Ereignisse einfügen.

(xi) Special provisions for the definition of Market Disruption Event: Besondere Bestimmungen für die Definition der Marktstörung:

[Not applicable] [•]

[Nicht anwendbar] [●]

(xii) Related Exchange(s): Verbundene Börse(n): [See Offer Table] [All exchanges] [●] [Siehe Angebotsblatt] [Alle Börsen]

(xiii) Special provisions for the definition of Scheduled Trading Day: Besondere Bestimmungen für die Definition des Planmäßigen Handelstags: [Not applicable] [•]

[*Nicht anwendbar*] [•]

(xiv) Special provisions for the definition of Trading Disruption: Besondere Bestimmungen für die Definition der Handelsaussetzung:

[Not applicable] [●]

[*Nicht anwendbar*] [●]

(xv) Special provisions for the date relevant for corrections:

[Not applicable] [•]

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[*Nicht anwendbar*] [•]

(xvi) Calculation Agent Adjustment: Anpassung durch die Berechnungsstelle: [Not applicable] [●] [*Nicht anwendbar*] [•]

(xvii)Other and/or further definitions and/or provisions:

[Not applicable] [•] [*Nicht anwendbar*] [●]

Andere und/oder weitere Definitionen und/oder Bestimmungen:

PROVISIONS RELATING TO EQUITY LINKED WARRANTS BESTIMMUNGEN FÜR AKTIENBEZOGENE OPTIONSSCHEINE

30. **Equity Linked Warrant Provisions:** [Applicable] [Not applicable] (if not

> applicable, delete the remaining *sub-paragraphs of this paragraph*) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

(i) Share / Underlying Share: Aktie / Basiswert:

Aktienbezogene Modalitäten:

(a) Issuer: Emittent: [] [See Offer Table]

[●] [Siehe Angebotsblatt]

(b) ISIN Code / Common Code: ISIN / Common Code

[] [See Offer Table] [•] [Siehe Angebotsblatt]

[] [See Offer Table] [•] [Siehe Angebotsblatt]

(c) Related Exchange: Verbundene Börse:

[•] [See Offer Table]

(d) Exchange:

Börse:

[•] [Siehe Angebotsblatt]

[include details of where past and future performance and volatility of the Share can be obtained]

[Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Aktien und ihre Volatilität eingeholt werden können.]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Underlying Currency:

Basiswertwährung:

[See Offer Table] [●] [Quanto] [Not applicable] [Siehe Angebotsblatt] [●] [Quanto] [Nicht anwendbar]

(iii) Special provisions for the Extraordinary Dividend:

Besondere Bestimmungen zur Außerordentlichen Dividende:

[Not applicable] [Give details.]

[Nicht anwendbar] [Informationen einfügen.]

(iv) Other and/or additional Extraordinary Events:

Andere und/oder weitere Außerordentliche Ereignisse: [Not applicable] [insert other and/or additional Extraordinary Events]

[Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]

 (v) Special provisions for the definition of Merger Event:
 Resondere Bestimmungen für die

Besondere Bestimmungen für die Definition der Fusion:

[Not applicable] [•]

[*Nicht anwendbar*] [●]

 (vi) Special provisions for the definition of Potential Adjustment Event:
 Besondere Bestimmungen für die Definition des Anpassungsereignisses: [Not applicable] [●]

[*Nicht anwendbar*] [●]

(vii) Special provisions for the date relevant for corrections:

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[Not applicable] [●]

[*Nicht anwendbar*] [●]

(viii) Calculation Agent Adjustment:

Anpassung durch die Berechnungsstelle:

[Not applicable] $[\bullet]$ [Nicht anwendbar] $[\bullet]$

[Not applicable] [•]

[*Nicht anwendbar*] [•]

(ix) Other and/or further definitions and/or provisions:

nen

Andere und/oder weitere Definitionen und/oder Bestimmungen:

PROVISIONS RELATING TO FUND LINKED WARRANTS BESTIMMUNGEN FÜR FONDSBEZOGENE OPTIONSSCHEINE

31. Fund Linked Warrants Provisions:

Fondsbezogen Modalitäten:

[Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

(i) Fund: Fonds:

> (a) Issuer: Emittent:

[(b) ISIN Code / Common Code: ISIN / Common Code:

- [] [See Offer Table]
- [•] [Siehe Angebotsblatt]
- [•] [See Offer Table]
- [●] [Siehe Angebotsblatt]

[include details of where past and future performance and volatility of the Fund can be obtained

[Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung des Fonds und seine Volatilität eingeholt werden können.]

[insert additional risk factors, where appropriate]

zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Underlying Currency:

Basiswertwährung:

[See Offer Table] [●] [Quanto] [Not applicable [Siehe Angebotsblatt] [●] [Quanto]

[Nicht anwendbar]

(iii) Provisions for the Cut-off Period:

Bestimmungen zum Abschlusszeitraum:

(iv) Special provisions for the Extraordinary Dividend:

Besondere Bestimmungen zur Außerordentliche Dividende:

(v) Other and/or additional Extraordinary Events:

> Andere und/oder weitere Außerordentliche Ereignisse:

[See Offer Table] [Not applicable]

[Siehe Angebotsblatt] [Nicht anwendbar [●]

[Not applicable] [Give details.] [Nicht anwendbar] [Informationen einfügen.]

applicable] [insert other Not and/or additional Extraordinary **Events**]

anwendbar] Nicht [andere und/oder weitere Außerordentliche Ereignisse einfügen.]

(vi) Extraordinary Fund Event:

[Applicable/Not applicable] [insert other and/or additional Extraordinary Events]

Außerordentliches Fondsereignis:

[Anwendbar/Nicht anwendbar]

[andere und/oder weitere Außerordentliche Ereignisse einfügen.]

[Not applicable] [●]

Disruption Events: Besondere Bestimmungen für die

(vii) Special provisions for Fund Market

Fondsstörungen:

[Nicht anwendbar] [●]

(viii) Special provisions for the definition of Net Asset Value:

Besondere Bestimmungen für die Definition des Nettoaktivvermögens: [Not applicable] [●]

[*Nicht anwendbar*] [●]

(ix) Special provisions for the date relevant for corrections:

> Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[Not applicable] [•]

[*Nicht anwendbar*] [•]

(x) Calculation Agent Adjustment: Anpassung durch die Berechnungsstelle: [Not applicable] [●] [Nicht anwendbar] $[\bullet]$

(xi) Other and/or further definitions and/or provisions:

[Not applicable] [•] [*Nicht anwendbar*] [●]

Andere und/oder weitere Definitionen und/oder Bestimmungen:

PROVISIONS RELATING TO COMMODITY LINKED WARRANTS BESTIMMUNGEN FÜR WARENBEZOGENE OPTIONSSCHEINE

32. Commodity Linked Warrants Provisions:

Warenbezogene Modalitäten:

[Applicable] [Not applicable] (if not applicable, delete the remaining *sub-paragraphs of this paragraph*) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

Relevant Commodity / Underlying: Maßgebliche Ware / Basiswert:

[] [See Offer Table] [•] [Siehe Angebotsblatt]

[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Underlying Currency:

[See Offer Table] [●] [Quanto] [Not applicable]

Basiswertwährung:

[Siehe Angebotsblatt] [●] [Quanto] [Nicht anwendbar]

(iii) Other and/or additional Extraordinary **Events:**

[Not applicable] insert other and/or additional Extraordinary

Andere und/oder weitere Events]

Außerordentliche Ereignisse: [Nicht anwendbar] [andere und/oder weitere Außerordentliche

Ereignisse einfügen.]

(iv) Special provisions for the Price Source: [Not applicable] [●]

**Besondere Bestimmungen für die [Nicht anwendbar] [●]

**Referenzquelle:

(v) Special provisions for the Reference [Not applicable] [●] Price: [Nicht anwendbar] [●]

Besondere Bestimmungen für den Referenzpreis:

für Korrekturen maßgebliche Datum:

(vi) Special provisions for the date relevant for [Not applicable] [●] corrections:
 Besondere Bestimmungen betreffend das [Nicht anwendbar] [●]

 (vii) Provisions for Disrupted Days:
 [Not applicable] [●]

 Bestimmungen betreffend Störungstage:
 [Nicht anwendbar] [●]

(viii) Additional Commodity Market Disrup- [Not applicable] [●]

tion Event:

Weitere Marktstörung: [Nicht anwendbar] [●]

(ix) Calculation Agent Adjustment: [Not applicable] [●]

Anpassung durch die Berechnungsstelle: [Nicht anwendbar] [●]

(x) Other and/or further definitions and/or provisions:

Andere und/oder weitere Definitionen [Nicht anwendbar] [●]

PROVISIONS RELATING TO FX RATE LINKED WARRANTS BESTIMMUNGEN FÜR WECHSELKURSBEZOGENE OPTIONSSCHEINE

33. FX Rate Linked Warrant Provisions:

Wechselkursbezogene Modalitäten:

und/oder Bestimmungen:

(i) Relevant FX Rate / Underlying: Maβgeblicher Wechselkurs / Basiswert: [Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph)
[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

[●] [See Offer Table][●] [Siehe Angebotsblatt]

[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen,

 $wenn\ erforderlich]$

(ii)	Underlying Currency:	[See Offer Table] [●] [Quanto] [Not applicable]
	Basiswertwährung:	[Siehe Angebotsblatt] [●] [Quanto] [Nicht anwendbar]
(iii)	Other and/or additional Extraordinary Events:	[Not applicable] [insert other and/or additional Extraordinary Events]
che	Andere und/oder weitere Außerordentli- Ereignisse:	[Nicht anwendbar] [andere und/ode. weitere Außerordentliche Ereignisse einfügen.]
(iv)	Special provisions for the Price Source: Besondere Bestimmungen für die Referenzquelle:	[Not applicable] $[\bullet]$ [Nicht anwendbar] $[\bullet]$
(v)	Special provisions for the Reference Price: Besondere Bestimmungen für den Referenzpreis:	[Not applicable] $[\bullet]$ [Nicht anwendbar] $[\bullet]$
(vi)	Special provisions for the date relevant for corrections:	[Not applicable] [●]
	Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:	[Nicht anwendbar] [●]
(vii)	Provisions for Disrupted Days: Bestimmungen betreffend Störungstage:	[Not applicable] $[\bullet]$ [Nicht anwendbar] $[\bullet]$
(viii)	Additional Market Disruption Event: Weitere Marktstörung:	[Not applicable] [●]
	5	[Nicht anwendbar] [●]
(ix)	Calculation Agent Adjustment: Anpassung durch die Berechnungsstelle:	[Not applicable] [●] [Nicht anwendbar] [●]
(x)	Price Materiality Percentage: Preiswesentlicher Prozentsatz:	[●] [●]
(xi)	Primary Rate: Primärkurs:	[•] [•]
(xii)	Secondary Rate: Sekundärkurs:	[●] [●]
(xiii)	Specified Financial Centers: Maßgebliche Finanzzentren:	[●] [●]
(xiv)	Base Currency: Basiswährung:	[●] [●]
(xv)	Quote Currency: Notierungswährung:	[●] [●]
(xvii renc		[Not applicable] [●] [Nicht anwendbar] [●]

Ereigniswährung:

(xix) Other and/or further definitions and/or provisions:

> Andere und/oder weitere Definitionen und/oder Bestimmungen:

[Not applicable] [•]

[Nicht anwendbar] [•]

PROVISIONS RELATING TO INTEREST RATE LINKED WARRANTS BESTIMMUNGEN FÜR ZINSSATZBEZOGENE OPTIONSSCHEINE

34. Interest Rate Linked Warrants Provisions:

Zinssatzbezogene Modalitäten:

sub-paragraphs of this paragraph) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

Relevant Interest Rate / Underlying: *Maßgeblicher Zinssatz / Basiswert:*

[•] [See Offer Table]

[•] [Siehe Angebotsblatt]

[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]

[Applicable] [Not applicable] (if not applicable, delete the remaining

[insert additional risk factors, where appropriate]

zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Underlying Currency:

Basiswertwährung:

[See Offer Table] [●] [Quanto] [Not applicablel

[Siehe Angebotsblatt] [●] [Quanto] [Nicht anwendbar]

(iii) Other and/or additional Extraordinary **Events:**

Andere und/oder weitere Außerordentliche Ereignisse:

[Not applicable] [insert other and/or additional Extraordinary Events [Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]

(iv) Special provisions for the Price Source: Besondere Bestimmungen für die Referenzquelle:

[Not applicable] [●] [*Nicht anwendbar*] [●]

(v) Valuation Date:

Bewertungstag:

[See Offer Table] [Not applicable] [Siehe Angebotsblatt] [Nicht an-

(vi) Special provisions for the Reference Price:

Besondere Bestimmungen für den Referenzpreis:

wendbar] [●] [Not applicable] [•] [Nicht anwendbar] [●]

(vii) Special provisions for the date relevant for [Not applicable] [●] corrections:

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[Nicht anwendbar] [•]

(viii) Provisions for Disrupted Days: Bestimmungen betreffend Störungstage: [Not applicable] [●] [*Nicht anwendbar*] [●]

(ix) Additional Market Disruption Event: Weitere Marktstörung:

[Not applicable] [●]

[Nicht anwendbar] [●]

(x) Calculation Agent Adjustment: Anpassung durch die Berechnungsstelle: [Not applicable] [●] [Nicht anwendbar] [●]

(xi) Other and/or further definitions and/or provisions:

[Not applicable] [●]

Andere und/oder weitere Definitionen und/oder Bestimmungen:

[*Nicht anwendbar*] [●]

PROVISIONS RELATING TO FUTURE LINKED WARRANTS BESTIMMUNGEN FÜR FUTUREBEZOGENE OPTIONSSCHEINE

35. Future Linked Warrant Provisions: [Applicable] [Not applicable] (*if not*

applicable, delete the remaining sub-paragraphs of this paragraph)
[Anwendbar] [Nicht anwendbar]
(falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

(i) Future / Underlying: Future / Basiswert:

Futurebezogene Modalitäten:

[See Offer Table] $[\bullet]$ [Siehe Angebotsblatt] $[\bullet]$

[(a) Exchange: *Börse*:]

[See Offer Table] $[\bullet]$ [Siehe Angebotsblatt] $[\bullet]$

[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]

[insert additional risk factors, where appropriate]

[zusätzliche Risikofaktoren einfügen, wenn erforderlich]

(ii) Underlying Currency: [See Offer Table] [●] [Quanto] [Not

applicable]

Basiswertwährung: [Siehe Angebotsblatt] [●] [Quanto]

[Nicht anwendbar]

(iii) Other and/or additional Extraordinary

Events:

Andere und/oder weitere Außerordentliche Ereignisse: [Not applicable] [insert other and/or additional Extraordinary Events] [Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]

(iv) Special provisions for the Price Source:

Besondere Bestimmungen für die

Referenzquelle:

[Not applicable] [●] [Nicht anwendbar] [●]

(v) Specified Financial Centers: *Maßgebliche Finanzzentren:*

[Not applicable] [●] [Nicht anwendbar] [●]

(vi) Special provisions for the date relevant for corrections:

[Not applicable] [●]

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[Nicht anwendbar] $[\bullet]$

(vii) Provisions for Disrupted Days: Bestimmungen betreffend Störungstage: [Not applicable] [●] [Nicht anwendbar] [●]

(viii) Other Disruption Fallback: *Andere Ersatzregelung:*

[Not applicable] [●] [Nicht anwendbar] [●]

(ix) Special provisions for the Fallback Reference Price: Besondere Bestimmungen für den Referenzpreis: [Not applicable] [●] [*Nicht anwendbar*] [●]

(x) Additional Market Disruption Event: Weitere Marktstörung:

[Not applicable] $[\bullet]$ [Nicht anwendbar] $[\bullet]$

(xi) Other and/or further definitions and/or provisions:

Andere und/oder weitere Definitionen

[Not applicable] [•]

Andere und/oder weitere Definitionen und/oder Bestimmungen:

[*Nicht anwendbar*] [●]

PROVISIONS RELATING TO [VARIABLE] LINKED WARRANTS BESTIMMUNGEN FÜR [VARIABEL]BEZOGENE OPTIONSSCHEINE

36. [Variable] Linked Warrant Provisions:

[Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph)

[Anwendbark] [Nicht anwendbark]

[Variabel] bezogene-Modalitäten:

[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

(i) (a) [Variable] / Underlying: [Variable] / Basiswert:

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

[(b) Exchange: *Börse*:]

[See Offer Table] [●] [Siehe Angebotsblatt] [●]

[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]

[insert additional risk factors, where

appropriate]

[zusätzliche Risikofaktoren einfügen,

wenn erforderlich

[See Offer Table][●] [Quanto] [Not (ii) Underlying Currency:

applicable]

Basiswertwährung: [Siehe Angebotsblatt] [●] [Quanto]

[Nicht anwendbar]

(iii) Other and/or additional Extraordinary

Events:

Andere und/oder weitere Außerordentli-

che Ereignisse:

[Not applicable] [insert other and/or additional Extraordinary Events [Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]

(iv) Market Disruption Event:

Marktstörung:

[Not applicable] [•] [*Nicht anwendbar*] [●]

(iv) Scheduled Trading Day:

Planmäßiger Handelstag:

[Siehe Angebotsblatt] [Nicht anwendbar] $[\bullet]$

[See Offer Table] [Not applicable]

(vi) Special provisions for the date relevant for

corrections:

Besondere Bestimmungen betreffend das für Korrekturen maßgebliche Datum:

[Not applicable] [•]

[*Nicht anwendbar*] [•]

(vii) Special provisions for Disrupted Days: Besondere Regeln für Störungstage:

[Not applicable] [●] [*Nicht anwendbar*] [•]

(viii) Calculation Agent Adjustment: Anpassung durch die Berechnungsstelle: [Not applicable] [•] [*Nicht anwendbar*] [●]

(ix) Other and/or further definitions and/or provisions:

Andere und/oder weitere Definitionen und/oder Bestimmungen:

[Not applicable] [•]

[*Nicht anwendbar*] [•]

PROVISIONS RELATING TO BASKET LINKED WARRANTS BESTIMMUNGEN FÜR KORBBEZOGENE OPTIONSSCHEINE

37. **Basket Linked Warrants Provisions:** [Applicable] [Not applicable] (if not

> applicable, delete the remaining *sub-paragraphs of this paragraph*) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absat-

zes streichen)

Basket / Underlying: Korb / Basiswert:

Korbbezogene Modalitäten:

[See Offer Table] [•] [Siehe Angebotsblatt] [●]

(ii)(a) Basket Type: [See Offer Table] [Coventional Bas-

> ket] [Best-of basket] [Worst-of basket] [Cappuccino Basket] [Value-Weighted Basket] [Insert other] [Siehe Angebotsblatt] [Koventionel-

ler Korb] [Best-of Korb] [Worst-of Korb] [Cappuccino Korb] [Wertge-

Korbart:

	appuccino Basket, insert, if not, delete	
<i>sub-</i> ₁ (ii)(t	paragraph: o) Cappuccino Cap:	[♠]
(11)(1	Сарриссіпо Сар:	[●] [●]
(ii)(c	c) Cappuccino Level: Cappuccino Level:	[●] [●]
(ii)(c	l) Cappuccino Floor: Cappuccino Floor:	[•] [•]
	alue-Weighted Basket Basket, insert if delete sub-paragraph:	
(ii)(t		[•]
(11)(1	Wertgewichtungen:]	[●]
(iii)	Basket Components: Korbbestandteile:	[See Offer Table] [specify proportion or number of each Basket Component] [Siehe Angebotsblatt] [Zusammensetzung und Anzahl jedes Korbbestandteils einfügen]
		[include details of where past and future performance and volatility of the Underlying can be obtained] [Angaben darüber, wo Informationen über die vergangene und künftige Wertentwicklung der Basiswerte und ihre Volatilität eingeholt werden können.]
		[insert additional risk factors, where appropriate] [zusätzliche Risikofaktoren einfügen, wenn erforderlich]
(iv)	Special provisions for the Basket Reference Price:	[Not applicable] [●]
	Besondere Bestimmungen für den Korb Referenzpreis:	[Nicht anwendbar] [●]
(v)	Underlying Currency:	[See Offer Table][●] [Quanto] [Not applicable]
	Basiswertwährung:	[Siehe Angebotsblatt] [●] [Quanto] [Nicht anwendbar]
(vi)	Other and/or additional Extraordinary Events: Andere und/oder weitere Außerordentliche Ereignisse:	[Not applicable] [insert other and/or additional Extraordinary Events] [Nicht anwendbar] [andere und/oder weitere Außerordentliche Ereignisse einfügen.]
(vii)	Special provisions for the date relevant for	[Not applicable] [●]

corrections:

Besondere Bestimmungen betreffend das [*Nicht anwendbar*] [•] für Korrekturen maßgebliche Datum: (viii) Special provisions for Disrupted Days: [Not applicable] [•] Besondere Regeln für Störungstage: [*Nicht anwendbar*] [●] (ix) Common Pricing: [Not applicable] [●] Gemeinsame Preisfeststellung: [Nicht anwendbar] [●] (x) Calculation Agent Adjustment: [Not applicable] [•] Anpassung durch die Berechnungsstelle: [*Nicht anwendbar*] [•] (xi) Other and/or further definitions and/or [Not applicable] [•] provisions: Andere und/oder weitere Definitionen [*Nicht anwendbar*] [•] und/oder Bestimmungen:

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR WARRANTS OTHER THAN ASIAN WARRANTS, DIGITAL WARRANTS, KNOCK-OUT BARRIER WARRANTS, KNOCK-IN BARRIER WARRANTS, CAPPED WARRANTS AND EXOTIC WARRANTS ERGÄNZENDE PRODUKTDEFINITIONEN FÜR ANDERE OPTIONSSCHEINE ALS ASIATISCHE OPTIONSSCHEINE, DIGITALE OPTIONSSCHEINE, KNOCK-OUT BARRIERE OPTIONSSCHEINE, KNOCK-IN BARRIERE OPTIONSSCHEINE, CAP OPTIONSSCHEINE UND EXOTISCHE OPTIONSSCHEINE

38. Supplemental Special Product Definitions for conventional Warrants:

Produktdefinitionen für konventionelle Optionsscheine:

[Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph)
[Anwendbar] [Nicht anwendbar]
(falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

(i) Strike: [● *Basispreis*:

(ii) Other or further provisions: [●] [Not applicable]

Andere oder weitere Bestimmungen: [●] [Nicht anwendbar]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR CAPPED WARRANTS ERGÄNZENDE PRODUKTDEFINITIONEN FÜR CAP OPTIONSSCHEINE

39. Supplemental Special Product Definitions for Capped Warrants:

Produktdefinitionen für Cap Optionsscheine:

[Applicable] [Not applicable] (if not applicable, delete the remaining sub-paragraphs of this paragraph)
[Anwendbar] [Nicht anwendbar]
(falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

(i) Strike: [● Basispreis: [●

(ii) Special provisions for the Redemption Amount: Besondere Bestimmungen für den Einlösungsbetrag:

(iii) Cap:

[•] [Not applicable]

[•] [Nicht anwendbar]

[•] [Not applicable]

(iv) Floor: [Not applicable] Floor: [•] [Nicht anwendbar] (v) Other or further provisions: [•] [Not applicable] Andere oder weitere Bestimmungen: [•] [Nicht anwendbar] SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR ASIAN WARRANTS ERGÄNZENDE PRODUKTDEFINITIONEN FÜR ASIATISCHE OPTIONSSCHEINE 40. Supplemental Special Product Definitions for [Applicable] [Not applicable] (if not Asian Warrants: applicable, delete the remaining *sub-paragraphs of this paragraph*) Produktdefinitionen für Asiatische Op-[Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlitionsscheine: chen Unterabschnitte dieses Absatzes streichen) Special provisions for the Redemption [•] [Not applicable] Amount: Besondere Bestimmungen für den [•] [*Nicht anwendbar*] Einlösungsbetrag: (ii) Averaging Reference Price: Durchschnitts-Referenzpreis: (iii) Averaging Valuation Dates: Durchschnittsbewertungstage: (iv) Strike: Basispreis: Cap: [Not applicable] [•] [*Nicht anwendbar*] Cap: (vi) Floor: [•] [Not applicable] Floor: [●] [*Nicht anwendbar*] (vii) Other or further provisions: [•] [Not applicable] [•] [*Nicht anwendbar*] Andere oder weitere Bestimmungen: SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR DIGITAL WARRANTS IN-CLUDING KNOCK-OUT AND KNOCK IN DIGITAL WARRANTS ERGÄNZENDE PRODUKTDEFINITIONEN FÜR DIGITALE OPTIONSSCHEINE EIN-SCHLIESSLICH KNOCK-OUT UND KNOCK-IN DIGITALE OPTIONSSCHEINE 41. Supplemental Special Product Definitions for [Applicable] [Not applicable] (if not Digital Warrants: applicable, delete the remaining *sub-paragraphs of this paragraph*) Produktdefinitionen für Digitale Op-[Anwendbar] [Nicht anwendbar] tionsscheine: (falls nicht anwendbar, die restli-

[•] [*Nicht anwendbar*]

Cap:

Knock-Out/-In Provisions:

(i)

chen Unterabschnitte dieses Absat-

[Not applicable] [Knock-Out provi-

sions apply] [Knock-In provisions

zes streichen)

apply]

		Knock-Out/-In Bestimmungen:	[Nicht anwendbar] [Knock-Out Bestimmungen anwendbar] [Knock- In Bestimmungen anwendbar]
	(ii)	Conditional Redemption Amount: Bedingter Einlösungsbetrag:	[●] [Not applicable] [●] [Nicht anwendbar]
	(iii)	Barrier: Barriere:	[●] [Not applicable][●] [Nicht anwendbar]
	(iv)	Special provisions for the Barrier Reference Price:	[•] [Not applicable]
		Besondere Bestimmungen für den Barrierereferenzpreis:	[•] [Nicht anwendbar]
	(v)	Special provisions for the Barrier Observation Period:	[•] [Not applicable]
		Besondere Bestimmungen für den Barrierebeobachtungszeitraum:	[●] [Nicht anwendbar]
	(vi)	Strike: Basispreis:	[●] [●]
	(vii)	Other or further provisions: Andere oder weitere Bestimmungen:	[●] [Not applicable][●] [Nicht anwendbar]
ERGÄNZE. TIONSSCH	NDE I EINE OPT Supp Up/I	AND-IN BARRIER WARRANTS PRODUKTDEFINITIONEN FÜR UP-AND UND DOWN-AND-OUT BARRIERE OP HONSSCHEINE UND DOWN-AND-IN BA Delemental Special Product Definitions for Down-And-In/Out Warrants: Huktdefinitionen für Up/Down-And-In/Out Onsscheine:	TIONSSCHEINE, UP-AND-IN
	(i)	Type of Warrant: Optionsscheinart:	[Up-And-Out] [Down-And-Out] [Up-And-In] [Down-And-In] [Up-And-Out] [Down-And-In] [Up-And-In] [Down-And-In]
	(ii)	Strike: Basispreis:	[●] [●]
	(iii)	Barrier: Barriere:	[●] [Not applicable] [●] [Nicht anwendbar]
	(iv)	Special provisions for the Barrier Observation Period:	[•] [Not applicable]
	(v)	Besondere Bestimmungen für den Barrierebeobachtungszeitraum: Redemption Amount: Einlösungsbetrag:	[●] [<i>Nicht anwendbar</i>] [●] [●]
			[•]

Reference Price:

Besondere Bestimmungen für den Barrierereferenzpreis:

(vii) Other or further provisions: Andere oder weitere Bestimmungen: [•] [*Nicht anwendbar*]

[•] [Not applicable]

[●] [*Nicht anwendbar*]

SUPPLEMENTAL SPECIAL PRODUCT DEFINITIONS FOR EXOTIC WARRANTS ERGÄNZENDE PRODUKTDEFINITIONEN FÜR EXOTISCHE OPTIONSSCHEINE

43. Supplemental Special Product Definitions for **Exotic Warrants:**

> Produktdefinitionen für Exotische Optionsscheine:

[Applicable] [Not applicable] (if not applicable, delete the remaining *sub-paragraphs of this paragraph*) [Anwendbar] [Nicht anwendbar] (falls nicht anwendbar, die restlichen Unterabschnitte dieses Absatzes streichen)

Type of Warrant: Optionsscheinart:

Barrier: Barriere:

(iii) Special provisions for the Barrier Event: Besondere Bestimmungen für das Barriereereignis:

(iv) Special provisions for the Barrier Observation Period: Besondere Bestimmungen für den Barrierebeobachtungszeitraum:

(v) Other or further definitions: Andere oder weitere Definitionen:

(vi) Special provisions for the Redemption Amount: Besondere Bestimmungen für den Einlösungsbetrag:

(vii) Other or further provisions: Andere oder weitere Bestimmungen: [•] [Not applicable] [•] [Nicht anwendbar]

[•] [Not applicable] [•] [*Nicht anwendbar*]

[•] [Not applicable]

[•] [Nicht anwendbar]

[Not applicable]

[•] [*Nicht anwendbar*]

[Not applicable]

[•] [*Nicht anwendbar*]

[•] [Not applicable]

[•] [*Nicht anwendbar*]

[•] [Not applicable]

[•] [*Nicht anwendbar*]

DISTRIBUTION ANGABEN ZUR PLATZIERUNG

44. Method of Distribution:

Vertriebsmethode:

[Non-Syndicated] [Syndicated] (if non-syndicated, delete subparagraphs)

[Nicht syndiziert] [Syndiziert] (wenn nicht syndiziert, Unterabsätze löschen)

If syndicated, names of Managers:

[Not applicable / specify names, addresses, and underwriting commitment the Managers; extra information will be required if placing is "best efforts"

Falls syndiziert, Namen der Manager:

[Nicht anwendbar / Namen, Adressen und jeweiligen Betrag der Über-

nahmeverpflichtung der Manager angeben; weitere Informationen anzugeben, wenn die Platzierung auf "best efforts"-Basis erfolgt

(ii) firm commitment:

feste Zusage:

[Applicable / Not applicable / *specify details*]

[Anwendbar/Nicht anwendbar / Einzelheiten angeben]

(iii) no firm commitment/best efforts arrangement:

keine feste Zusage/zu den bestmöglichen Bedingungen: [Applicable/Not applicable/*specify details*]

[Anwendbar / Nicht anwendbar / Einzelheiten angeben]

45. Intermediaries in Secondary Trading:

Intermediäre im Sekundärhandel:

[None] (if "none" is specified, delete sub-paragraphs)

[Keine] (wenn "keine" angegeben ist, Unterabsätze löschen)

(i) Stabilising Manager:

[insert details: Name and Address as well as Main Terms of the Commit-

Kursstabilisierender Manager:

[Einzelheiten einfügen: Name und Anschrift sowie Hauptbedingungen

der Zusagevereinbarung]

(ii) Other:

[insert details: Name and Address as well as Main Terms of the Commit-

ment]

Sonstige:

[Einzelheiten einfügen: Name und Anschrift sowie Hauptbedingungen

der Zusagevereinbarung]

46. Entity accepting subscriptions:

Stelle, die Zeichnungen entgegennimmt:

Raiffeisen Centrobank Aktiengesellschaft [insert others if applicable] Raiffeisen Centrobank Aktiengesellschaft [gegebenenfalls andere einfü-

gen]

47. Public Offer:

[Not applicable] [An offer of Notes may be made [by Raiffeisen Centrobank Aktiengesellschaft | [and [specify, if applicable]] other than pursuant to Article 3(2) of the Prospectus Directive in [specify relevant Member State(s) - which must be jurisdiction(s) where the Prospectus has been approved and/or passported (the "Public Offer Jurisdiction[s]") [during the period starting with the Issue Date (the "Offer Period")] [during the period from, and including, [specify date] to, and including, [specify date] (the "Offer Period").]]

[Nicht anwendbar] [Ein Angebot kann [seitens der Raiffeisen Centrobank Aktiengesellschaft] [und [spezi-

Öffentliches Angebot:

fizieren, falls einschlägig]] außerhalb des Ausnahmebereichs gemäß § 3(2) der Prospektrichtlinie in [relevante(n) Mitgliedsstaat(en) spezifizieren - wobei es sich dabei um Mitgliedsstaaten handeln muss, in der denen Prospekt gebilligt und/oder in welche der Prospekt notifiziert wurde] ([der][die] "Offentliche[n] Angebotsstaat[en]") [innerhalb des Zeitraumes beginnend mit dem Begebungstag (die "Angebotsfrist")] [innerhalb des Zeitraumes vom [Datum spezifizieren] (einschließlich) bis zum [Datum spezifizieren] (einschließlich) (die "Angebotsfrist") durchgeführt werden.]]

48. Subscription period:

Zeichnungsfrist:

49. Subscription Agreement (if any):

Übernahmevertrags (soweit vorhanden):

- (i) Date of subscription agreement: Datum des Übernahmevertrags:
- (ii) General features of the subscription agreement:

Angabe der Hauptmerkmale des Über-

[The Warrants will be placed without a subscription period.] [The Warrants will be publicly offered as a tap issue from and including [insert date].] [The Warrants may be subscribed from, and including, [insert date] up to, and including, [insert time] on [insert date], subject to early termination and extension within the discretion of the Issuer.

[Die Optionsscheine werden außerhalb einer Zeichnungsperiode platziert.] [Die Optionsscheine werden ab dem [Datum einfügen] (einschließlich) im Wege einer Daueremission öffentlich angeboten.][In der Zeit vom [Datum einfügen] bis [Uhrzeit einfügen] können die Optionsscheine gezeichnet werden, vorbehaltlich einer Verkürzung oder Verlängerung des Vertriebszeitraumes im Ermessen der Emittentin.]

[Not Applicable] [Delete remaining sub-paragraphs if not applicable] [Nicht anwendbar] [Restliche Unterabsätze löschen, wenn nicht anwendbar]

[•]

[Under the subscription agreement, the Issuer agrees to issue the Warrants and the managers agree to subscribe the Warrants and the Issuer and the Managers agree on the commission.] [other specify, including quotas if applicable] [Im Übernahmevertrag verpflichtet sich die Emittentin die Optionsschei-

nahmevertrags:

ne zu begeben und die Manager verpflichten sich, die Optionsscheine zu zeichnen und die Emittentin und die Manager vereinbaren die Provisionen.] [Sonstige angeben, einschließlich Quoten, soweit anwendbar]

50. Commissions: *Provisionen:*

[not applicable] [none/specify] [nicht anwendbar] [keine/angeben]

51. Categories of potential investors:

[Applicable] [Not applicable] (if applicable, specify with regard to information about various categories of potential investors to which the Warrants are offered; if the offer is being made simultaneously in the markets of two or more countries and if the Tranche of Warrants is being reserved for certain of these, indicate any such Tranche of Warrants)

Kategorien potentieller Investoren:

[Anwendbar] [Nicht anwendbar] (falls anwendbar, Einzelheiten zu den verschiedenen Kategorien der potenziellen Investoren, denen die Optionsscheine angeboten werden; erfolgt das Angebot gleichzeitig auf den Märkten in zwei oder mehreren Ländern und wird eine bestimmte Tranche einigen dieser Märkte vorbehalten, Angabe dieser Tranche)

52. If non-syndicated, name of Manager: Falls nicht syndiziert, Name des Platzeurs:

[Not applicable/give names]
[Nicht anwendbar/Angabe von Einzelheiten]

53. Additional selling restrictions: Zusätzliche Verkaufsbeschränkungen: [Not applicable/give details]
[Nicht anwendbar/Angabe von Einzelheiten]

54. Third Party Information

Where information has been sourced from a third party, confirmation is given that this information has been accurately reproduced and that as 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 source of information is set out where the relevant Information is given. The Issuer has neither independently verified any such information, nor accepts any responsibility for error or omission made in the source itself.

Sofern Informationen von Seiten

Informationen von Seiten Dritter

Dritter übernommen wurden, wird bestätigt, daß diese Informationen korrekt wiedergegeben wurden und daβ - soweit es dem Emittenten bekannt ist und er aus den von dieser dritten Partei übermittelten Informationen ableiten konnte – keine Fakten unterschlagen wurden, die die reproduzierten Informationen inkorrekt oder irreführend gestalten würden. Die Quelle der Information ist bei entsprechenden Information angegeben. Die Emittentin hat die Informationen nicht selbstständig überprüft und übernimmt keine Verantwortung für Fehler oder Auslassungen in der Quelle selbst.

OPERATIONAL INFORMATION ANGABEN ZUR ABWICKLUNG

55. ISIN: ISIN:

[•] [See Offer Table] [●] [Siehe Angebotsblatt]

- [Common Code] [German Wertpapierkenn-56. nummer]: [Common Code] [Deutsche Wertpapierkennnummer
- [•] [See Offer Table]
- [●] [Siehe Angebotsblatt]

57. Warrant/Calculation Agent: [Raiffeisen Centrobank Aktiengesellschaft, Tegetthoffstraße 1, A-1015 Vienna, Austria

[insert other]

Options-/Berechnungsstelle: [Raiffeisen Centrobank Aktiengesellschaft, Tegetthoffstraße 1, A-1015

> Wien, Austria] [andere einfügen]

58. Notices:

Mitteilungen:

Internet address: Internetadresse:

[www.rcb.at] [insert other] [www.rcb.at] [andere einfügen]

(ii) Other or additional location for newspaper

Anderer oder zusätzlicher Ort für Mitteilung in Tageszeitung:

[Not applicable] [specify other or additional location [Nicht anwendbar] [ggf. anderen Ort einfügen]

(iii) Other day on which the notice is deemed to be validly given:

> Anderer Tag, an dem die Mitteilung wirksam wird:

[Not applicable] [fifth] [insert other]

[Nicht anwendbar] [fünften] [anderen einfügen]

[These Final Terms must be read together with the Offer Table[s] contained in Annex[es] [•] which constitute an integral part of the Final Terms and comprise the final terms required to list the issue of securities as of [include issue date] described herein under the Structured Note Programme.] [Dieses Konditionenblatt muss gemeinsam mit [dem Angebotsblatt in Anhang [•] / den Angebotsblättern in den Anhängen [•]] gelesen werden, [das / die] einen integrierenden Bestandteil des Konditionenblattes darstell[en/t] und enthält die endgültigen Angaben für die Börsenzulassung der hierin beschriebenen Wertpapiere vom [Emissionsdatum eingeben] unter dem Structured Note Programme.]

Signed on behalf of the Issuer:

[insert additional risk factors in Annex, w [zusätzliche Risikofaktoren in einem Annex	
Bv:	Bv:
Duly authorised	Duly authorised

[if Offer Table is used, insert, otherwise delete Annex:]

Annex [●] to the Final Terms for Warrants
Form of Offer Table
Muster des Angebotsblattes für Optionsscheine

[If applicable, insert: Investors should note that the terms and conditions of the Warrants provide for a right of early redemption by the Issuer only, and that Warrantholders receive a higher return on their Warrants than they would if they were also granted a right to early redeem the Warrants. Excluding the Warrantholders' right to redeem Warrants prior to their maturity is a precondition for the Issuer being able to hedge its exposure under the Warrants. Thus, without early redemption by Warrantholders being excluded, the Issuer would not issue the Warrants at all, or the Issuer would factor the potential hedging break costs into the redemption amount of the Warrants, thus reducing the return investors receive from the Warrants. Investors should therefore carefully consider whether they think that a right of early redemption granted only to the Issuer would be to their detriment, and should, if they think that this is the case, not invest in the Warrants.]

[Wenn anwendbar, einfügen: Investoren werden darauf hingewiesen, dass die Bedingungen der Optionsscheine nur der Emittentin ein Recht auf vorzeitige Rückzahlung gewähren, und dass die Inhaber der Optionsscheine einen höheren Ertrag auf ihre Zertifikate erhalten, als wenn sie ebenfalls ein vorzeitiges Rückzahlungsrecht eingeräumt erhalten würden. Der Ausschluss des vorzeitigen Rückzahlungsrechtes durch die Inhaber der Optionsscheine ist eine Voraussetzung dafür, dass die Emittentin ihr Risiko aus den Optionsscheinen absichern kann. Daher würde die Emittentin, wenn das vorzeitige Rückzahlungsrecht der Inhaber der Optionsscheine nicht ausgeschlossen würde, die Optionsscheine entweder gar nicht begeben oder die Emittentin würde die voraussichtlichen Kosten für die Auflösung des Absicherungsgeschäftes in den Rückzahlungsbetrag der Optionsscheine einberechnen und so den Ertrag der Investoren verringern. Investoren sollten daher sorgfältig überlegen, ob sie meinen, dass dieses vorzeitige Rückzahlungsrecht, das nur der Emittentin gewährt wird, für sie nachteilig ist und sollten, wenn sie dieser Ansicht sind, nicht in die Optionsscheine investieren.]



Offer Table for Angebotsblatt für

[Title of Warrants]
[Bezeichnung der Optionsscheine]

Raiffeisen Centrobank AG

issued under the Structured Notes Programme emittiert unter dem Structured Notes Programme

Issue Date:	[•]
Begebungstag:	[●]
Product Currency:	[•]
Produktwährung:	[•]

Type of Quotation: [par-value] [non par value]

Art der Notiz. [Prozentnotiz] [Stücknotiz]

[Specified Denomination(s)] [Non-[•] [Not applicable] Par Value]: [Nennbetrag/-beträge] [Nennwert]: [•] [*Nicht anwendbar*] Aggregate principal amount / Number of units: Gesamtnennbetrag / Anzahl der Stücke: **Issue Price:** Emissionspreis: [An issue surcharge of up to [insert]% of the Issue Price may **Issue Surcharge:** be charged] [Not applicable] [Ein Ausgabeaufschlag von bis zu [einfügen]% des Emissi-Ausgabeaufschlag: onspreises kann verlangt werden [Nicht anwendbar] Withholding Tax: [Based on the Issue Price the Warrants are [not] subject to withholding tax in Austria [Not applicable] [Basierend auf dem Emissionspreis sind diese Optionsscheine Kapitalertragsteuer: in Österreich [nicht] kapitalertragsteuerpflichtig] [Nicht anwendbar | [Siehe Angebotsblatt] The Issuer intends to apply for trading for the Certificates on Listing: Börsezulassung: the Second Regulated Market of the Vienna Stock Exchange, the Regulated Unofficial Market (EUWAX) of the Stuttgart Stock Exchange, and on the Frankfurter Wertpapierbörse (SCOACH) and, if the Issuer so decides, on a regulated market in the EU member states of Hungary, Poland, Slovenia, Slovakia, the Czech Republic and Romania.] [●] [Die Emittentin beabsichtigt, um Zulassung der Zertifikate am Geregelten Freiverkehr der Wiener Börse, dem Freiverkehr (EUWAX) der Baden-Württembergischen Wertpapierbörse, und an der Frankfurter Wertpapierbörse (SCOACH) sowie, wenn sich die Emittentin hierzu entschließt, an einem geregelten Markt in einem der EU Mitgliedsländer Ungarn, Polen, Slowenien, Slowakei, der Tschechischen Republik und Rumänien anzusuchen.] [●]

ISIN-Code:	[●]
Common Code: Common Code:	[●] [●]
Warrant type: Optionsart:	[●] [●]
Type of Exercise:	[American Style] [European Style] [insert other type of exercise] [Not applicable]
Ausübungsart:	[Amerikanisch] [Europäisch] [andere Ausübungsart angeben] [Nicht anwendbar]
Underlying:	[index] [share] [fund] [commodity] [fx rate] [interest rate] [future] [variable] [basket] [other] [insert description of Underlying(s), and, if applicable, Index Sponsor and Index Disclaimer, Issuer, ISIN etc.; refer to

Basiswert:	Final Terms, if required [Index] [Aktie] [Fonds] [Waren] [Wechselkurs] [Zinssatz] [Futures] [Variable] [Korb] [andere] [Beschreibung de(r)(s) Basiswerte(s) einfügen, und, wenn anwendbar, des Index Sponsors und Index Disclaimer, Emittent, ISIN etc; Verweis auf Konditionenblatt, wenn notwendig]
[[insert in case of Basket Linked War-rants:]	
Basket Type: Korbart:	[Coventional Basket] [Best-of basket] [Worst-of basket] [Cappuccino Basket] [Value-Weighted Basket] [Insert other] [Koventioneller Korb] [Best-of Korb] [Worst-of Korb] [Cappuccino Korb] [Wertgewichteter Korb] [Anderes einfügen]
Information on the Basket Components: Informationen zu den Korbbestandteilen:	[Applicable / Not applicable] [specify proportion or number of each basket component] [Anwendbar/ Nicht Anwendbar] [Zusammensetzung oder Anzahl jedes Bestandteils des Korbes angeben]
Cappuccino Cap: Cappuccino Cap:	[●] [Not applicable][●] [Nicht anwendbar]
Cappuccino Level: Cappuccino Level:	[●] [Not applicable][●] [Nicht anwendbar]
Cappuccino Floor: Cappuccino Floor:	[●] [Not applicable] [●] [Nicht anwendbar]
Value Weightings: Wertgewichtungen:	[●] [Not applicable] [●] [Nicht anwendbar]
Currency of the Underlying: Währung des Basiswerts:	[●] [●]
Relevant exchange(s) of the Underlying: Maßgebliche Börse(n) des Basiswertes:	[•] [•]
Multiplier: Bezugsverhältnis:	[●] [●]
[Final Valuation Date: Finaler Bewertungstag:	[●] [●]]
Initial Valuation Date: Anfänglicher Bewertungstag:	[●] [●]
Strike: Basispreis:	[●] [●]
Final Reference Price: Finaler Referenzpreis:	[●] [Not applicable] [●] [Nicht anwendbar]
Initial Reference Price:	[•] [Not applicable]

Anfänglicher Referenzpreis:

[●] [Nicht anwendbar]

[Cap] [Floor]: [Cap] [Floor]:

[●] [Not applicable][●] [Nicht anwendbar]

Minimum Exercise Number: *Mindestausübungsmenge*:

[●] [●]

[[insert in case of Roll-Over provisions:]

Next Future / Near Future: Nächster Future / Neuer Future:

[●] [Not applicable][●] [Nicht anwendbar]

Settlement Method: *Abrechnungsart*:

[cash settlement] [physical delivery]
[Barabwicklung] [physische Lieferung]

RESPONSIBILITY STATEMENT OF RAIFFEISEN CENTROBANK AG

Raiffeisen Centrobank AG, with its registered office at Tegetthoffstraße 1, A-1015 Vienna, Austria, is solely responsible for the information given in this Prospectus.

The Issuer hereby declares that, having taken all reasonable care to ensure that such is the case, the information contained in this Prospectus is, to the best of the knowledge of the Issuer, in accordance with the facts and contains no omission likely to affect its import.

Pursuant to Section 8 paragraph 1 Capital Market Act

Raiffeisen Centrobank Aktiengesellschaft

hereby signs as issuer

ullet[Name]	
\bullet [Function]	
	●[Name] ●[Function]

GLOSSARY AND LIST OF ABBREVIATIONS

For ease of reference, the glossary below sets out certain abbreviations and meanings of certain terms used in the Prospectus. Readers of the Prospectus should always have regard to the full description of a term contained in the Prospectus.

Austrian Market means the Second Regulated Market (Geregelter Freiverkehr) of the

Vienna Stock Exchange (Wiener Börse)

Austrian Companies Register means Firmenbuch

Autrian Control Bank means the Oesterreichische Kontrollbank Aktiengesellschaft, Am Hof 4;

1011 Vienna, Austria

Austrian Corporate Income

Tax Act

means the Austrian Körperschaftsteuergesetz 1988, Federal Law Ga-

zette No 1988/401 as amended

Austrian Depository Act means the Austrian *Depotgesetz*, Federal Law Gazette No 424/1969 as

amended

Austrian EU Withholding

Tax Act

means the Austrian EU-Quellensteuergesetz, Federal Law Gazette

No 2004/33 as amended

Austrian Financial Markets

Authority

means the *Finanzmarktaufsichtsbehörde*, Otto-Wagner-Platz, 1090 Vienna, Austria, being the integrated regulator for the Austrian financial

market and organised as a corporate body under public law.

Austrian Income Tax Act means the Austrian Einkommensteuergesetz 1988, Federal Law Gazette

No 1988/400 as amended

Austrian Law Stock Corpora-

ion

means a stock corporation (Aktiengesellschaft) according to the Stock

Corporation Act

Austrian Private Foundations

Act

means the Austrian Privatstiftungsgesetz, Federal Law Gazette

No 1993/694 as amended

Banking Act means the Austrian Bankwesengesetz 1993, Federal Law Gazette

No 1993/532 as amended

Capital Market Act means the Austrian Kapitalmarktgesetz, Federal Law Gazette

No 1991/625 as amended

Commercial Code means the Austrian *Unternehmensgesetzbuch*, Federal Law Gazette

No 2005/120 as amended

CDS Credit default swap

CE Poland, Hungary, Czech Republic, Slovakia, Slovenia

CEE Central Eastern Europe

CHF Swiss Francs

CIS European Commonwealth of Independent States, i.e. Russia, Ukraine,

Belarus

CZK Czech Koruna

EUR Euro

EURIBOR means the Euro Inter-bank Offered Rate

Euro-zone means the region comprising member states of the European Union that

adopt the single currency in accordance with the Treaty establishing the

European Community, as amended.

EUWAX European Warrants Exchange, a market segment of the Stuttgart Stock

Exchange

FMA means Austrian Financial Markets Authority

Gift Notification Act 2008 means the Schenkungsmeldegesetz 2008, Federal Law Gazette

No 2008/85 as amended

Global Note means the permanent global note in bearer form by which each series

and, if applicable, each tranche of Notes (i.e. Notes carrying the same ISIN) will be represented on issue and which may (or in case of Notes listed on the Austrian Market will) be deposited on the issue date with a common depository or on behalf of the OeKB and/or the Issuer and/or any other agreed depository for any other clearing system, if any, all as

specified in the Final Terms

Group means Raiffeisen Centrobank Group

HRK Croatian Kuna

HUF Hungarian Forint

ICMA means the International Capital Markets Association

IFRS means the International Financial Reporting Standards

Income Tax Regulations *Einkommensteuerrichtlinien*

IPO Initial Public Offering

ISDA means the International Swaps and Derivatives Association, Inc.

ISDA Definitions means the 2000 ISDA Definitions, as published by ISDA, unless other-

wise specified

LIBOR means the London Inter-bank Offered Rate

Markets means the Austrian Market, the Regulated Unofficial Market (EUWAX)

of the Stuttgart Stock Exchange and the regulated markets of the stock exchanges in the Czech Republic, Hungary, Poland, Romania, the Slo-

vak Republic, and Slovenia

MiFID means the Directive 2004/39/EC on markets in financial instruments

OeKB means Autrian Control Bank

Official List means the Amtlicher Handel on the Vienna Stock Exchange

ÖTOB Austrian Futures and Options Exchange (Österreichische Termin und

Warenbörse), a segment of the Vienna Stock Exchange for the Trading

in futures and warrants.

PLN Polish Zloty

Prospectus Directive means the Directive 2003/71/EC of the European Parliament and the

Council of 4 November 2003

Quanto means that any affected necessary currency conversion will be per-

formed based on a fixed foreign exchange rate, which usually amounts to one, i.e. one unit of one affected currency will be converted into one

unit of another affected currency.

Raiffeisen Centrobank Group means Raiffeisen Centrobank and its subsidiaries and affiliates taken as

a whole.

Raiffeisen Group means RZB and its subsidiaries and affiliates taken as a whole.

RON Romanian Leu

RZB Raiffeisen Zentralbank Österreich Aktiengesellschaft

Scoach Frankfurt Scoach Europa AG, Neue Börsenstr. 1, 60487 Frankfurt am Main,

Deutschland

Second Regulated Market means the *Geregelter Freiverkehr* on the Vienna stock exchange

SEE South Eastern Europe

SME small and medium enterprises

Stock Corporation Act means the Austrian Bundesgesetz über Aktiengesellschaften, Federal

Law Gazette No I 2009/71 as amended

Swiss Code of Obligations means Schweizerisches Obligationenrecht

Tap issues means *Daueremissionen* within the meaning of the Capital Market Act

UAH Ukrainian Hryvnya

UCITS means undertakings for collective investment in transferable securities

UCITS Directive means the Council Directive 85/611/EEC of 20 December 1985 on the

coordination of laws, regulations and administrative provisions relating

to UCITS

US dollars, USD and US\$ means the currency of the United States of America

Vienna Commercial Court means Handelsgericht Wien

Vienna Stock Exchange means the Wiener Börse which is operated by the Wiener Börse Ak-

tienge sells chaft

REGISTERED OFFICE OF THE ISSUER

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