Vontobel

Base Prospectus for Investment Products

of Vontobel Financial Products GmbH Frankfurt am Main, Germany dated 27 November 2024

Base Prospectus

for Investment Products dated 27 November 2024

Vontobel Financial Products GmbH

Frankfurt am Main, Germany (the "**Issuer**")

Bank Vontobel Europe AG

Munich, Germany

(the "German Guarantor")

Vontobel Holding AG

Zurich, Switzerland

(the "Swiss Guarantor" and together with the German Guarantor the "Guarantors" and each a "Guarantor") This document constitutes a base prospectus within the meaning of Article 8 of the Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017, as amended (the "**Prospectus Regulation**").

This Base Prospectus wil no longer be valid with the expiry of 27 November 2025. The obligation to supplement this Base Prospectus in the event of significant new factors, material mistakes or material inaccuracies does not apply when this Base Prospectus is no longer valid.

The Securities have not been, and will not be, registered under the U.S. Securities Act of 1933, as amended from time to time (the "Securities Act"), and will include Securities in bearer form that are subject to U.S. tax law requirements. Subject to certain exceptions, the Securities may not be offered, sold or delivered, at any time, within the United States or its possessions or to, or for the account or benefit of, U.S. persons (as defined in Regulation S under the Securities Act or under the U.S. Internal Revenue Code of 1986).

The Securities do not constitute collective investment schemes within the meaning of the Swiss Federal Act on Collective Investment Schemes ("CISA") and are therefore not subject to the protective provisions of the CISA. Neither the Securities nor the Issuer are subject to authorisation and supervision by the Swiss Financial Market Supervisory Authority ("FINMA").

Investors in the Securities bear risks (see section "2. Risk Factors").

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1. General Description of the Program

The following information constitutes a general description of the offering programme pursuant to Article 25(2)(b) of the Delegated Regulation (EU) 2019/980 of the Commission of 14 March 2019 as amended from time to time (the "**Delegated Regulation**") and does not claim to be exhaustive.

Full information about Vontobel Financial Products GmbH (the "**Issuer**"), Vontobel Holding AG (the "**Swiss Guarantor**"), Bank Vontobel Europe AG (the "**German Guarantor**") and the offer of the Securities is only available on the basis of the combination of this Base Prospectus in connection with the information contained in (i) the registration document of the Issuer, the registration document of the Swiss Guarantor and the registration document of the German Guarantor which are incorporated by reference into the Base Prospectus (see section 10 of the Base Prospectus), (ii) the respective final terms of the offer as drawn up in connection with the Securities (the "**Final Terms**") are read together with the summary for the individual issue (the "**Issue Specific Summary**") and (iii) any supplement to the Base Prospectus.

The Base Prospectus and any supplements thereto, the respective registration documents as well as the Final Terms for a particular issue are accessible by entry of the respective ISIN on the website prospectus.vontobel.com.

1.1 Subject to this Base Prospectus

This Base Prospectus has been drawn up in accordance with Article 8 of Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 (the "**Prospectus Regulation**") in conjunction with Article 15 and Annexes 14 and 17 of the Delegated Regulation.

The base prospectus (the "**Base Prospectus**") must be read together with the registration document of Vontobel Financial Products GmbH dated 13 May 2024 (as updated by supplements from time to time) (the "**Registration Document of the Issuer**"), the registration document of Vontobel Holding AG dated 07 March 2024 (as updated by supplements from time to time) (the "**Registration Document of the Issuer**"), the registration document of Vontobel Holding AG dated 07 March 2024 (as updated by supplements from time to time) (the "**Registration Document of the Swiss Guarantor**") and the registration document of Bank Vontobel Europe AG dated 08 October 2024 (as updated by supplements from time to time) (the "**Registration Document of the German Guarantor**"), all of which have been approved by the German Federal Financial Supervisory Authority (*Bundesanstalt für Finanzdienstleistungsaufsicht*) (the "**BaFin**").

The information in the Base Prospectus is supplemented, corrected or clarified by way of future supplements under the conditions as laid out in Article 23 of the Prospectus Regulation. Therefore, when investing in the Securities, an investor should take into account this Base Prospectus and any supplements thereto, the respective registration documents as well as the Final Terms for a particular issue, which are accessible by entry of the respective ISIN on the website prospectus.vontobel.com. If the Securities issued under the Base Prospectus relate to an offer to the public, investors who have already agreed to purchase or subscribe for the Securities before the supplement is published shall have the right to withdraw their acceptances within three working days pursuant to Article 23 of the Prospectus Regulation. If the Securities are acquired or subscribed through a financial intermediary, that financial intermediary will assist investors in exercising their right to withdraw acceptances.

The Base Prospectus may be filed and deposited in Switzerland with SIX Exchange Regulation Ltd as the reviewing body as a foreign prospectus. The Base Prospectus is expected to be deemed approved automatically in Switzerland pursuant to Article 54 para. 2 of the Swiss Federal Act on Financial Services ("**FIDLEG**"). In addition, the Base Prospectus may be included on the list of approved prospectuses pursuant to Article 54 para. 5 FIDLEG and published pursuant to Article 64 FIDLEG.

1.2 Information about the Issuer and the Guarantors

Vontobel Financial Products GmbH is a company with limited liability (*Gesellschaft mit beschränkter Haftung*) incorporated under the laws of Germany. It has its seat in Frankfurt am Main, Germany.

Vontobel Holding AG, a public limited company incorporated in Switzerland, is acting as Swiss Guarantor under the Securities, if indicated in the respective Final Terms. It has its seat in Zurich, Switzerland.

Bank Vontobel Europe AG, a public limited company incorporated in Germany, is acting as German Guarantor under the Securities, if indicated in the respective Final Terms. It has its seat in Munich, Germany.

1.3 Information about Offeror and financial intermediaries

The Securities issued by Vontobel Financial Products GmbH, Bockenheimer Landstraße 24, 60323 Frankfurt am Main, Germany, will be underwritten by Bank Vontobel AG, Gotthardstrasse 43, 8002 Zurich, Switzerland, and may be offered by Bank Vontobel Europe AG, Alter Hof 5, 80331 Munich, Germany, and/or Bank Vontobel AG, Gotthardstrasse 43, 8002 Zurich, Switzerland – as described in the respective Final Terms (each an or the "**Offeror**"). The issues of the Securities are made under a guarantee given by Vontobel Holding AG. The guarantee is available at the office of the Issuer, Bockenheimer Landstraße 24, 60323 Frankfurt am Main, Germany, during usual business hours.

If and to the extent this is so expressed in the applicable Final Terms and provided that the Base Prospectus is still valid according to Article 12 of the Prospectus Regulation, the Issuer may consent to the use of this Base Prospectus for the subsequent resale or final placement of Securities by financial intermediaries in relation to the respective offer state(s) and for the term of the respective offer period during which subsequent resale or final placement of the Securities can be made.

1.4 Information about the Securities to be offered

The Securities issued under this Base Prospectus are issued in the form of (Multi) Discount Certificates, (Multi) Bonus (Cap) (Pro) Certificates, Reverse Bonus (Cap) (Pro) Certificates with Ratio or with Calculation Amount, (Protect (Pro)) (Capped) Outperformance Certificates, (Best Entry) (Memory) (Protect (Pro)) (Individual Observation) (Multi) Express Certificates/Notes, (Best Entry) (Protect (Pro)) (Individual Observation) (Multi) Fixed Coupon Express Certificates/Notes and (Best Entry) (Trigger) (Lock-in) (Floored) (Floater) (Barrier) (Multi) Reverse Convertibles (and with triparty collateral management (TCM), if applicable) (the "**Securities**"). The Securities have the characteristic that the level of the settlement amount and, if relevant, the time of the settlement and/or the amount depend on the development of the Underlying(s). The Securities may be linked to shares, securities representing shares and other dividend-bearing securities, indices, bonds, exchange rates, commodities, futures, interest rate futures, interest rates, investment units or virtual currencies as Underlying.

The following product structures can be issued under the Base Prospectus:

Product No. 1 (Protect (Pro)) (Express) Discount Certificates

Product No. 2 (Protect (Pro)) Multi Discount Certificates

Product No. 3 Bonus (Cap) (Pro) Certificates

Product No. 4 Multi Bonus (Cap) (Pro) Certificates

Product No. 5 Reverse Bonus (Cap) (Pro) Certificates with Ratio

Product No. 6 Reverse Bonus (Cap) (Pro) Certificates with Calculation Amount

Product No. 7 (Protect (Pro)) (Capped) Outperformance Certificates

Product No. 8 (Best Entry) (Trigger) (Memory) (Protect (Pro)) (Best) Express Certificates/Notes

Product No. 9 (Best Entry) (Trigger) (Lock-in) (Memory) (Protect (Pro)) (Individual Observation) Multi Express Certificates/Notes

Product No. 10 (Best Entry) (Trigger) (Protect (Pro)) Fixed Coupon Express Certificates/Notes

Product No. 11 (Best Entry) (Trigger) (Lock-in) (Protect (Pro)) (Individual Observation) Multi Fixed Coupon Express Certificates/Notes

Product No. 12 (Best Entry) (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Reverse Convertibles

Product No. 13 (Best Entry) (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Multi Reverse Convertibles (Product No. 13)

A detailed description of the individual product structures and their mechanism can be found in Section "6.4. Operation of the Securities" of the Base Prospectus.

A detailed description of the risks associated with an investment in the Securities which are specific to the Securities and which the Issuer believes are material for an informed investment decision can be found in Section "2. Risk Factors" of the Base Prospectus. A detailed description of the risk factors associated with an investment in the Securities which are specific to the Issuer and/or the Guarantors and which the Issuer believes are material for an informed investment decision can be found in Section "1. Risk Factors" of the Registration Document of the Issuer and Section "1. Risk Factors" of the Registration Document of the Issuer and Section "1. Risk Factors" of the Registration Document of the Issuer and Section "1. Risk Factors" of the respective Guarantor. The risk factors are divided into categories and subcategories according to their nature, with the most significant risks being named first for each category and sub-category. The assessment of materiality was made by the issuer on the basis of the probability of their occurrence and the expected extent of their negative effects. The extent of the negative effects on the securities is described with reference to the amount of possible losses of the capital employed (including a possible total loss), the occurrence of additional costs or the limitation of income from the securities. The likelihood of the risks occurring and the extent of their negative effects also depends on the relevant Underlying, the relevant Final Terms and the circumstances prevailing at the date of the relevant Final Terms.

1.5 Overview of the Issue, Initial Offer and Trading

The Securities issued by the Issuer are offered by the Offeror to potential investors.

For the securities, admission to trading on a (European) stock exchange of an EU Member State (i.e. on a regulated market) or an equivalent third country market (within the meaning of Article 25 of Directive 2014/65/EU (MiFID II)) and/or trading system may be applied for. However, the securities may also be offered without being admitted to trading on a (European) stock exchange or an equivalent third country market and/or trading facility.

1.6 Public offer of Securities

The Securities issued under the Base Prospectus may be publicly offered during the relevant offer period, as determined in the applicable Final Terms. This Base Prospectus will no longer be valid with the expiry of 27 November 2025. The obligation to supplement the Base Prospectus in the event of significant new factors, material mistakes or material inaccuracies does not apply when the Base Prospectus is no longer valid.

In the case of an offer period after the validity of the Base Prospectus, such public offer may be continued on the basis of one or more succeeding base prospectuses until the end of the respective offer period, to the extent such succeeding base prospectuses envisage a continuation of the public offer of the Securities. In this context, these Final Terms are, in each case, to be read in conjunction with the most recent Succeeding Base Prospectus. Such Base Prospectus will be published on the website https://prospectus.vontobel.com and is available by entering the respective ISIN.

1.7 General Information

No one has the right to disseminate any information or make statements that are not included in the Base Prospectus in connection with the issue, sale and offering of the Securities. The Issuer, the Swiss Guarantor, the German Guarantor and the Offeror reject any liability for information from third parties that are not contained in the Base Prospectus.

Neither the Base Prospectus nor any supplements thereto nor the respective Final Terms shall constitute an offer or a solicitation to any person to buy any securities issued under the Base Prospectus and should not be construed as a recommendation of the Issuer, the Swiss Guarantor, the German Guarantor or the Offeror to purchase securities. The distribution of the Base Prospectus and the offer and sale of Securities may be subject to legal restrictions in certain jurisdictions. Persons into whose possession the Base Prospectus or Securities pass are obliged to inform themselves about and comply with such restrictions, in particular restrictions in connection with the distribution of the Base Prospectus and the offer or sale of Securities in the United States of America and the offer or sale of Securities in the member states of the European Economic Area. The Securities may only be offered or sold if all applicable securities laws and other provisions applicable in the jurisdiction in which the purchase, offer, sale or delivery of securities is intended or in which this Base Prospectus is distributed or held are complied with, and if all consents and approvals required under this jurisdiction for the purchase, offer, sale or delivery of securities have been obtained. The Issuer, the Swiss Guarantor, the German Guarantor and the Offeror make no representation as to the legality of the distribution of the Base Prospectus and assume no responsibility that the distribution of the Base Prospectus or a public offering is permissible. For further information on selling restrictions see section 12 of the Base Prospectus.

Potential investors in the Securities are explicitly reminded that an investment in Securities entails financial risks. Holders of Securities are exposed to the risk of losing all (total loss) or part of the amount invested by them in the Securities. No-one should purchase the Securities without having detailed knowledge of their method of operation, the total costs involved and the related risks. Only those who are in no doubt about the risks and are financially able to bear the losses that may be associated with them should purchase these types of Securities. Potential investors should therefore carefully read the whole Base Prospectus, in particular the risks including any supplements thereto as well as the respective Final Terms, understand the terms and conditions of the issue in detail and assess the suitability of the relevant investment, in each case taking into account their own financial, tax and other circumstances. In cases of doubt, potential investors should seek advice by a competent investment, legal or tax advisor.

2. Risk Factors

The principal objective of this section is to protect potential purchasers of the securities issued under the Base Prospectus from investments that are not suitable for them, and to make investors aware of the related economic contexts that could result in significant changes in the value of the Securities.

When making a decision about the purchase of the Securities, investors should carefully read the material and specific risk factors relating to the Securities described below and the material and specific risk factors relating to the Issuer and the Swiss Guarantor and the German Guarantor described in the Registration Document of the Issuer and the Registration Document of the respective Guarantor, together with the other information contained in the Base Prospectus, **understand the terms and conditions of the issue in detail and assess the suitability of the relevant investment, in each case taking into account their own financial, tax and other circumstances.**

The occurrence of one or more of the risks described in the following may have a material adverse effect on the value of the Securities issued under the Base Prospectus or on the ability to trade them in the secondary market, have a material negative impact on the business of Vontobel Financial Products GmbH (the "**Issuer**"), Vontobel Holding AG in its capacity as Swiss guarantor (the "**Swiss Guarantor**") and Bank Vontobel Europe AG in its capacity as German guarantor (the "**German Guarantor**") and have significant adverse effects on the assets and liabilities, financial position and profits and losses of the Issuer, the Swiss Guarantor and the German Guarantor.

The risk factors described below represent the material and specific risks associated with an investment in the securities, which

- may affect the Issuer's ability to meet its obligations under the securities (see section "2.1 Risks in connection with the Issuer" on page 13 of this Base Prospectus),
- may affect the respective Guarantor's ability to meet its obligations under the securities to investors (see section "2.2 Risks in connection with the Guarantors" on page 13 of this Base Prospectus); and
- are of material importance for the assessment of the consequences of an investment in the securities (see section "2.3 Risks in connection with the Securities" on pages 13 et seq. of this Base Prospectus).

The risk factors are divided into categories and sub-categories according to their nature, whereby regularly the two most material risk factors according to the Issuer's assessment are presented first in each category and sub-category. If more than two risks in a category or sub-category are considered to be the most material risks, they are identified at the beginning of the respective category or sub-category. The Issuer does not further differentiate the risks listed after the most material risk factors according to their materiality.

The assessment of materiality was made by the issuer on the basis of the probability of their occurrence and the expected extent of their negative effects. The extent of the negative effects on the securities is described with reference to the amount of possible losses of the capital employed (including a possible total loss), the occurrence of additional costs or the limitation of income from the securities.

The investment in the securities involves a high degree of risk and potential investors should note that, should one or more of the risks described below occur, this may result in a partial or even total loss of the capital invested (plus any costs incurred, such as custodian fees or brokerage fees or stock exchange commissions), depending on the structure of the securities.

References in the following to the "Terms and Conditions" refer to the "General Conditions" as set out in Section 7.2 of this Base Prospectus together with the "Product Conditions" or – in case of an increase of the Securities which were issued initially under the Base Prospectus for Investment Products dated 16 May 2024, the Base Prospectus for Investment Products dated 19 May 2023, the Base Prospectus for Investment Products dated 20 May 2022, the Base Prospectus for Investment Products dated 26 May 2021, the Base Prospectus for Investment Products dated 10 July 2019 – the "General Conditions" which were included under the Base Prospectus for Investment Products dated 10 July 2019 – the "General Conditions" which were included under the Base Prospectus for Investment Products dated 16 May 2024, the Base Prospectus for Investment Products dated 16 May 2024, the Base Prospectus for Investment Products dated 10 July 2019 – the "General Conditions" which were included under the Base Prospectus for Investment Products dated 16 May 2024, the Base Prospectus for Investment Products dated 19 May 2023, the Base Prospectus for Investment Products dated 20 May 2022 or the Base Prospectus for Investment Products dated 26 May 2021 or the Base Prospectus for Investment Products dated 18 June 2020 or the Base Prospectus for Investment Products dated 10 July 2019, respectively, each in conjunction with the relevant "Product Conditions" (the latter in the form they will take in the Final Terms).

References in the following to "Securities" are intended to include all types ((Protect (Pro)) (Express) Discount Certificates, (Protect (Pro)) Multi Discount Certificates, Bonus (Cap) (Pro) Certificates, Multi Bonus (Cap) (Pro) Certificates, Reverse Bonus (Cap) (Pro) Certificates with Ratio, Reverse Bonus (Cap)

(Pro) Certificates with Calculation Amount, (Protect (Pro)) (Capped) Outperformance Certificates, (Best Entry) (Protect (Pro)) Fixed Coupon Express Certificates/Notes, (Best Entry) (Memory) (Protect (Pro)) Express Certificates/Notes, (Best Entry) (Memory) (Lock-in) (Protect (Pro)) (Individual Observation) Multi Express Certificates/Notes, (Best Entry) (Protect (Pro)) Fixed Coupon Express Certificates/Notes, (Best Entry) (Lock-in) (Protect (Pro)) (Individual Observation) Multi Fixed Coupon Express Certificates/Notes, (Best Entry) (Memory) (Protect (Pro)) (Individual Observation) Multi Express Certificates/Notes, (Best Entry) (Memory) (Protect (Pro)) (Individual Observation) Multi Express Certificates/Notes, (Best Entry) (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Reverse Convertibles, (Best Entry) (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Multi Reverse Convertibles) and all forms in which securities may be issued under the Base Prospectus.

2.1 Risks in connection with the Issuer

In this category, the risk factors as set out on pages 4 to 5 of the Registration Document of the Issuer dated 13 May 2024 approved by the German Federal Financial Supervisory Authority (*Bundesanstalt für Finanzdienstleistungsaufsicht*) (the "**BaFin**") are hereby incorporated by reference into this Base Prospectus.

2.2 Risks in connection with the Guarantors

2.2.1 Risks in connection with the Swiss Guarantor

In this category, the risk factors as set out on pages 4 to 8 of the Registration Document of the Swiss Guarantor dated 07 March 2024 approved by the BaFin are hereby incorporated by reference into this Base Prospectus.

2.2.2 Risks in connection with the German Guarantor

In this category, the risk factors as set out on pages 4 to 5 of the Registration Document of the German Guarantor dated 08 October 2024 approved by the BaFin are hereby incorporated by reference into this Base Prospectus.

2.3 Risks in connection with the Securities

In this category, the risk factors in connection with the Securities are described. The risk factors are divided into six sub-categories depending on their nature (section "2.3.1 Risks resulting from the payment profile of the Securities", "2.3.2 Risks resulting from the conditions of the Securities", "2.3.3 Risks in connection with the investment in, the holding and selling of the Securities", "2.3.4 Risks in connection with Securities with sustainability features", "2.3.5 Risks in connection with the price determination for the Securities and potential conflicts of interest", "2.3.6 Risks in connection with the Underlyings" and "2.3.7 Risks which apply to all or several Underlyings").

Should one or more of the risks described below materialise, this may result – depending on the structure of the Securities – in a partial or even a total loss of the invested capital paid by Security Holders to purchase the Securities.

2.3.1 Risks resulting from the payment profile of the Securities

The terms and conditions of Securities provide for certain payment formulas and conditions for the individual Securities and Underlying (the "**Payment Profiles**"). This sub-category describes the material and specific risks that arise with regard to the Payment Profiles of each product type. The cash amount and/or redemption amount is not fixed. It is only determined during the term or at maturity of the Securities on the basis of the Underlying. Accordingly, the risks arising from the Payment Profiles are described separately for each product type.

The Securities described in the base Prospectus are tradable securities and give the respective holder of the Securities (the "Security Holder") (in accordance with the Final Terms of the Securities) the right to the payment of a cash amount (the "Cash Amount") or – in the case of a (physical) delivery redemption style – to the delivery of shares, securities representing shares (ADRs/GDRs) or other dividend-bearing securities, bonds, investment units, index certificates and exchange traded products ("ETPs") ("Assets") by the Issuer. The rights of the respective Security Holders are governed by the Terms and Conditions, which are exclusively applicable.

The risks in this sub-category are classified according to their materiality based on the assessment of the Issuer. The most material risks are mentioned first.

a) Risks resulting from the payment profile of (Protect (Pro)) (Express) Discount Certificates (Product No. 1) and (Protect (Pro)) Multi Discount Certificates (Product No. 2)

Discount Certificates and Multi Discount Certificates are issued by the Issuer in the following product types:

• (Protect (Pro)) (Express) Discount Certificates, and

• (Protect (Pro)) Multi Discount Certificates.

Risk of total loss

In the case of Discount Certificates and Multi Discount Certificates, there is a risk that the relevant Underlying or Deliverable Asset may even lose considerable value and that the Security Holder may consequently suffer a substantial loss of the principal amount paid. Even a total loss is possible. This is the case if the relevant price of the relevant Underlying (the so called "Reference Price") falls so sharply that the relevant Underlying is worthless on the Valuation Date. In this case, the redemption amount is zero (0). On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

Discount Certificates

In the case of <u>Discount Certificates without Barrier</u>, if the price of the Underlying falls, the Security holder bears the risk that the Reference Price of the Underlying is below the Maximum Amount (Cap) on the Valuation Date. The redemption amount or the value of the Deliverable Asset may then, under certain circumstances, also be significantly below the Maximum Amount (Cap). The Security holder bears the full risk of a loss in value of the Underlying. If the redemption amount or the value of the Deliverable Asset is lower than the principal amount paid, the Security holder suffers a loss. The stronger the price of the Underlying falls, the lower the redemption amount or the value of the Deliverable Asset. A total loss occurs if the Underlying is worthless on the Valuation Date. On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

In the case of <u>Discount Certificates with Barrier</u>, the Security holder bears the risk of a Barrier Event being triggered if the price of the Underlying falls. If a Barrier Event occurs even once, the Security holder bears the full risk of a loss in value of the Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying falls below the Barrier Level during the Observation Period (in the case of Securities designated as "**Protect**") or on the Valuation Date (in the case of Securities designated as "**Protect Pro**") or – if provided for in the Final Terms - reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring.

If the Underlying is a share, the payment of a dividend on the share may possibly trigger a Barrier Event. This is the case if the gross dividend is deducted from the share price when the dividend is paid if market conditions remain unchanged. This risk can also materialise in the case of a share index. If a Barrier Event occurs the redemption amount or the value of the Deliverable Asset may be significantly below the Cap. A total loss occurs if the Underlying is worthless on the Valuation Date. On delivery of a Deliverable Asset, a total loss occurs if the value of the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

<u>Discount Certificates with Barrier with the designation "**Express**" have an additionally so-called Redemption Level. If the Underlying exceeds or – if provided for in the Final Terms – reaches the Redemption Level as described in the Final Terms, the Securities will be automatically redeemed early. If the Final Terms provide for the possibility of early redemption, this may have a negative effect on the market value of the Securities. This applies in particular to the period before and during the event triggering the early redemption of the Securities.</u>

• Multi Discount Certificates

With Multi Discount Certificates, the investor invests indirectly in several Underlyings, i.e. it is not only one Underlying that determines the price of the Securities during their term and the redemption amount at maturity, but several. Depending on the structure of the Multi Discount Certificates, the Underlying with the lowest (Worst-of) or highest (Best-of) percentage performance or any other performance specified in the Final Terms may be used to determine the redemption amount or to determine the Deliverable Asset to be delivered.

In the case of <u>Multi Discount Certificates without Barrier</u>, if the price of the relevant Underlyings fall, the Security holder bears the risk that the Reference Price of the relevant Underlying is below the Maximum Amount (Cap) on the Valuation Date. The redemption amount or the value of the Deliverable Asset may then, under certain circumstances, also be significantly below the Maximum Amount (Cap). The Security holder bears the full risk of a loss in value of the relevant Underlying. If the redemption amount or the value of the Deliverable Asset is lower than the principal amount paid, the Security holder suffers a loss. The stronger the price of the relevant Underlying falls, the lower the redemption amount or the value of the Deliverable Asset. A total loss occurs if the relevant Underlying is worthless on the Valuation Date. On delivery of a

Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

In the case of <u>Multi Discount Certificates with Barrier</u>, the Security holder bears the risk of a Barrier Event being triggered if the price of the relevant Underlying falls. If a Barrier Event occurs even once, the Security holder bears the full risk of a loss in value of the relevant Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying falls below the Barrier Level during the Observation Period (in the case of Securities designated as "**Protect**") or on the Valuation Date (in the case of Securities designated as "**Protect**") or – if provided for in the Final Terms – reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring.

If the relevant Underlying is a share, the payment of a dividend on the share may possibly trigger a Barrier Event. This is the case if the gross dividend is deducted from the share price when the dividend is paid if market conditions remain unchanged. This risk can also materialise in the case of a share index. If a Barrier Event occurs the redemption amount or the value of the Deliverable Asset may be significantly below the Cap. A total loss occurs if the Underlying is worthless on the Valuation Date. On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

Further risks associated with Securities with several Underlyings (Multi) are described in the subcategory "2.3.2 Risks arising from the terms and conditions of the securities", heading "Risks associated with securities with multiple underlying assets (Multi)").

Limitation of the payment amount (Cap)

For Discount Certificates and Multi Discount Certificates, the redemption amount is limited to a Maximum Amount (Cap multiplied by the Ratio). The Security holder may only participate in a positive performance of the relevant Underlying up to this Maximum Amount. The further the price of the relevant Underlying is above the Cap, the greater the limitation compared with a direct investment in the relevant Underlying.

b) Risks resulting from the payment profile of Bonus (Cap) (Pro) Certificates (with Airbag) (Product No. 3) and Multi Bonus (Cap) (Pro) Certificates (with Airbag) (Product No. 4)

Bonus Certificates, Bonus Cap Certificates, Multi Bonus Certificates and Multi Bonus Cap Certificates are issued by the Issuer in the following product types:

- Bonus (Pro) Certificates (with Airbag),
- Bonus (Cap) (Pro) Certificates (with Airbag),
- Multi Bonus (Pro) Certificates (with Airbag) (Worst of) (Best of), and
- Multi Bonus (Cap) (Pro) Certificates (with Airbag) (Worst of) (Best of).

<u>Risk of total loss</u>

In the case of Bonus Certificates, Bonus Cap Certificates, Multi Bonus Certificates and Multi Bonus Cap Certificates, there is a risk that the relevant Underlying or Deliverable Asset may even lose considerable value and that the Security Holder may consequently suffer a substantial loss of the principal amount paid. Even a total loss is possible. This is the case if the relevant price of the relevant Underlying (the so called "Reference Price") falls so sharply that the relevant Underlying is worthless on the Valuation Date. In this case, the Redemption Amount is zero (0). On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

Bonus Certificates and Bonus Cap Certificates

If the price of the Underlying falls, the Security holder bears in particular the risk of a Barrier Event being triggered. If a Barrier Event occurs even once, the Security Holder bears the full risk of a loss in value of the Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying breaches the Barrier during the Observation Period or on the Valuation Date (the latter in the case of securities designated as "**Pro** ") or – if provided for in the Final Terms – reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring. If the Underlying is a share, the payment of a dividend on the share may possibly trigger a Barrier Event. This is the case if the gross dividend is deducted from the share price when the dividend is paid if market conditions remain unchanged. This risk can materialise in the case of a share index.

It should also be noted that the agio is lost if a Barrier Event occurs. The agio is a key figure that, taking the ratio into account, specifies the amount by which the certificate is more expensive than the Underlying on whose performance the certificate refers. It is usually expressed as a percentage of the Underlying in relation to a year during the term. If the agio of the certificate is higher than the market price of the Underlying, there will be a significantly higher loss dependent on the amount of the agio than with a direct investment in the Underlying instrument.

If the redemption amount or the value of the Deliverable Asset is lower than the principle amount paid, the Security holder suffers a loss. The stronger the price of the Underlying falls, the smaller the Redemption Amount or the value of the Deliverable Asset. A total loss occurs if the Underlying is worthless on the Valuation Date. On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

Multi Bonus Certificates and Multi Bonus Cap Certificates

With Multi Bonus Certificates and Multi Bonus Cap Certificates, the investor invests indirectly in several Underlyings, i.e. it is not only one Underlying that determines the price of the Securities during their term and the redemption amount at maturity, but several. Depending on the structure of the Multi Bonus Certificates and Multi Bonus Cap Certificates, the Underlying with the lowest (Worst-of) or highest (Best-of) percentage performance or any other performance specified in the Final Terms may be used to determine the redemption amount or to determine the Deliverable Asset to be delivered.

If the price of the Underlying falls, the Security holder bears in particular the risk of a Barrier Event being triggered. If a Barrier Event occurs even once, the Security Holder bears the full risk of a loss in value of the Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying breaches the Barrier during the Observation Period or on the Valuation Date (the latter in the case of securities designated as "**Pro** ") or – if provided for in the Final Terms – reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring. If the Underlying is a share, the payment of a dividend on the share may possibly trigger a Barrier Event. This is the case if the gross dividend is deducted from the share price when the dividend is paid if market conditions remain unchanged. This risk can materialise in the case of a share index. If a Barrier Event occurs the redemption amount or the value of the Deliverable Asset may be significantly below the Cap. A total loss occurs if the Underlying is worthless on the Valuation Date. On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

Further risks associated with Securities with several Underlyings (Multi) are described in the subcategory "2.3.2 Risks arising from the terms and conditions of the securities", heading "Risks associated with securities with multiple underlying assets (Multi)").

Limitation of the payout amount (cap)

For Bonus Cap Certificates and Multi Bonus Cap Certificates the redemption amount is limited to a Maximum Amount (Cap multiplied by the Ratio). The Security holder may only participate in a positive performance of the relevant Underlying up to this Maximum Amount. The further the price of the relevant Underlying is above the Cap, the greater the limitation compared to a direct investment in the relevant Underlying.

c) Risks resulting from the payment profile of Reverse Bonus (Cap) (Pro) Certificates with Ratio (Product No. 5) and Reverse Bonus (Cap) (Pro) Certificates with Calculation Amount (Product No. 6)

Reverse Bonus Certificates and Reverse Bonus Cap Certificates are issued by the Issuer in the following product types:

- Reverse Bonus (Pro) Certificates with Ratio,
- Reverse Bonus (Pro) Certificates with Calculation Amount,
- Reverse Bonus Cap (Pro) Certificates with Ratio, and
- Reverse Bonus Cap (Pro) Certificates with Calculation Amount.

In the case of Reverse Bonus Certificates and Reverse Bonus Cap Certificates, there is a risk that the Underlying may even increase in value substantially and that the Security holder suffers a substantial loss of the principal amount paid. And that the Security Holder may consequently suffer a substantial loss of the principal amount paid. Even a total loss is possible. This is the case with <u>Reverse Bonus Certificates and Reverse Bonus Cap Certificates with Ratio</u> if the price of the Underlying rises so strongly that the Reference Price of the Underlying on the Valuation Date equals or exceeds the Reverse Level. In case with <u>Reverse Bonus Certificates and Reverse Bonus Certificates and Reverse Bonus Cap Certificates and Reverse Bonus Cap Certificates with Calculation Amount</u>, a total loss occurs if the price of the Underlying rises so strongly that the Reference Price of the Underlying on the Valuation Date equals or exceeds the Reverse Level. In case with <u>Reverse Bonus Certificates and Reverse Bonus Cap</u> Certificates with Calculation Amount, a total loss occurs if the price of the Underlying rises so strongly that the Reference Price of the Underlying on the Valuation Date is 100% or more above the Underlying's Reference Price. In these cases, the Redemption Amount is zero (0).

The reverse structure of the Certificates enables the Security holder to participate positively in falling prices of the Underlying: Thus, the value of a Reverse Bonus Certificate and Reverse Bonus Cap Certificates increases regularly (i.e. not taking into account other features and other factors relevant for the pricing of the Securities) if the value of the Underlying falls.

If the price of the Underlying rises, the Security holder bears in particular the risk that a Barrier Event is triggered. If a Barrier Event occurs even once, the Security holder bears the full risk of a rising value of the Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying rises above the Barrier Level during the Observation Period or on the Valuation Date (the latter in the case of securities designated as "**Pro**") or – if provided for in the Final Terms – reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring.

Security holders should note that in the event that the Barrier is breached or – if provided for in the Final Terms – reached, the entitlement of the Security holder to the Coupon Amount expires and that due to the reverse structure of the Certificates, the Security holder participates in principle 1:1 in the reverse performance of the Underlying.

If the Redemption Amount on the Maturity Date is lower than the principal amount paid, the Security holder suffers a loss. The stronger the price of the Underlying rises, the smaller the redemption amount.

Limitation of the payout amount (cap)

For Reverse Bonus Cap Certificates, the redemption amount is limited to a Maximum Amount (in case of Reverse Bonus Cap Certificates with Ratio: Cap multiplied by the Ratio; in case of Reverse Bonus Cap Certificates with Calculation Amount: calculation amount multiplied by the difference between the reverse level and the cap, divided by the initial reference price). The Security holder may only participate in a negative performance of the Underlying up to this Maximum Amount. The further the price of the Underlying is below the Cap, the greater the limitation compared to a direct investment in the Underlying. In addition, the Security holder bears the risk that the Reference Price of the Underlying is above the Cap on the Valuation Date.

D) Risks resulting from the payment profile of (Protect (Pro)) (Capped) Outperformance Certificates (Product No. 7)

Outperformance Certificates and Capped Outperformance Certificates are issued by the Issuer in the following product types:

- (Protect (Pro)) Outperformance Certificates, and
- (Protect (Pro)) Capped Outperformance Certificates.

Risk of total loss

With Outperformance Certificates and Capped Outperformance Certificates, there is the risk that the Underlying may even lose considerable value under certain circumstances and that the Security holder may suffer a substantial loss of the capital amount paid. A total loss is even possible. This is the case if the price of the Underlying falls so sharply that the Underlying is worthless on the Valuation Date. In this case, the redemption amount is zero (0). On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

In the case of <u>Outperformance Certificates and Capped Outperformance Certificates without a barrier</u>, if the price of the Underlying (the so called Reference Price) falls, the Security holder bears the risk that the Reference Price is below the Strike. The Final Terms may provide a Lower Participation Factor, to which extent the Security holder participates in price losses of the Underlying if the Reference Price of the Underlying on the Valuation Day is below or – if specified in the Final terms provided – equal to the Strike. If the Final Terms do not provide for a Lower Participation Factor, the Security holder participates

in principle 1 : 1 in the losses of the Underlying. If the redemption amount or the value of the Deliverable Asset is lower than the principle amount paid, the Security holder suffers a loss. The stronger the price of the Underlying falls, the smaller the Redemption Amount or the value of the Deliverable Asset. A total loss occurs if the Underlying is worthless on the Valuation Date. On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

In the case of Outperformance Certificates and Capped Outperformance Certificates with a barrier, if the Reference Price falls, the Security holder bears the risk that a Barrier Event is triggered. If a Barrier Event occurs even once, the Security holder bears the full risk of a falling value of the Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying rises above the Barrier during the Observation Period (in the case of securities designated as "Protect") or on the Valuation Date (in the case of securities designated as "Protect Pro") or - if provided for in the Final Terms - reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring. If the relevant Underlying is a share, the payment of a dividend on the share may possibly trigger a Barrier Event. This is the case if the gross dividend is deducted from the share price when the dividend is paid if market conditions remain unchanged. This risk can also materialise in the case of a share index. If a Barrier Event occurs the redemption amount or the value of the Deliverable Asset may be significantly below the Cap. A total loss occurs if the Underlying is worthless on the Valuation Date. On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery. If the Reference Price of the Underlying during the Observation Period (in the case of securities designated as "Protect") or on the Valuation Date (in the case of securities designated as "Protect Pro") or - if provided for in the Final Terms - reaches the Barrier, the Security holder participates in principle 1:1 in any losses of the Underlying.

In the case of Outperformance Certificates and Capped Outperformance Certificates, price movements of the Underlying during the term (due to the Participation Factor and, if applicable, the Upper and Lower Participation Factor) cause a disproportionate change in the Certificate's value. This leverage effect works in both directions, i.e. particularly to the disadvantage of the Security holder in the event of unfavourable performance of the Underlying. A negative influence by the leverage effect can occur in particular in the case of an investment by the Security holder at a time when the Underlying is quoted above the Strike.

The Security holder participates in losses of the Underlying in accordance with the (Lower) Participation Factor. With a (Lower) Participation Factor of more than 100%, there is therefore a risk of total loss of the capital invested even if the Underlying itself does not become worthless.

Limit on the redemption amount (Cap)

For Capped Outperformance Certificates, the redemption amount is limited to the Maximum Amount (Cap). The Security holder may only participate in a positive performance of the Underlying up to the Maximum Amount (Cap). The further the price of the Underlying is above the Maximum Amount (Cap), the greater the limitation compared to a direct investment in the Underlying.

In the case of Capped Outperformance Certificates, the negative influence of the leverage effect described above under "Risk of total loss" may occur in particular if the investor enters the market at a time when the Underlying is quoted between the Strike and the Maximum Amount.

e) Risks resulting from the payment profile of (Best Entry) (Trigger) (Protect (Pro)) (Best) Express Certificates/Notes (Product No. 8) and (Best Entry) (Trigger) (Memory) (Protect (Pro)) (Lock-in) (Individual Observation) Multi Express Certificates/Notes (Product No. 9)

Express Certificates/Notes and Multi Express Certificates/Notes are issued by the Issuer in the following product types:

- (Best Entry) (Trigger) (Memory) (Protect (Pro)) (Best) Express Certificates,
- (Best Entry) (Trigger) (Memory) (Protect (Pro)) (Best) Express Notes,
- (Best Entry) (Trigger) (Memory) (Protect (Pro)) (Lock-in) (Individual Observation) Multi Express Certificates (Worst of) (Best of) and
- (Best Entry) (Trigger) (Memory) (Protect (Pro)) (Lock-in) (Individual Observation) Multi Express Notes (Worst of) (Best of).

Risk of total loss

In the case of Express Certificates/Notes and Multi Express Certificates/Notes, there is a risk that the relevant Underlying or Deliverable Asset may even lose considerable value and that the

Security holder may consequently suffer a substantial loss of the principal amount paid. Even a total loss is possible. This is the case if the price of the relevant Underlying falls so sharply that the relevant Underlying is worthless on the Valuation Date. In this case, the redemption amount is zero (0). On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

• Express Certificates/Notes

If the price of the Underlying rises, the Security holder of Express Certificates/Notes without a barrier and Express Certificates/Notes with a barrier bears in particular the risk that the Securities are redeemed early. This case occurs if a certain redemption level is exceeded during the Observation Period (in the case of securities designated with "**Protect**") or on relevant Valuation Dates (in the case of securities designated with "**Protect Pro**") or – if provided for in the Final Terms – is reached. The longer the observation period, the greater the probability and thus the risk that certain redemption level is exceeded or – if provided for in the Final Terms – reached. If the redemption level is exceeded or – if provided for in the Final Terms – reached, the Security holder bears the reinvestment risk. This means that the Security holder must pay the redemption amount in the event of early redemption at less favourable market conditions than those prevailing at the time of acquisition of the Security. In addition, however, the Security holder will not receive any further coupon payments once the redemption level has been exceeded or – if provided for in the Final Terms – reached, which means that the Security holder's potential yield expectations for the Security may not be realised. In the worst case, the investment could be without any yield, provided no coupon payments are made.

In the case of <u>Express Certificates/Notes with a barrier</u>, besides the risk of early redemption if the price of the Underlying rises, the Security holder bears the additional risk of a Barrier Event being triggered if the price of the relevant Underlying falls. If a Barrier Event occurs even once, the Security Holder bears the full risk of a loss in value of the Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying breaches the Barrier during the Observation Period or on the Valuation Date (the latter in the case of securities designated as "**Pro**") or – if provided for in the Final Terms – reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring.

If the redemption amount or the value of the Deliverable Asset is lower at maturity than the principal amount paid, the Security holder will incur a loss. The more the price of the Underlying falls, the smaller the redemption amount or the value of the Deliverable Asset.

Except for the conditional coupon payments, Express Certificates/Notes do not generate any fixed income (such as dividends) that could fully or partially compensate for losses in value of the Express Certificates/Notes. In the event of an early redemption of the Securities, the yield expected by the Security holder from an investment in the Securities may not be achieved. If the conditions for the conditional coupon payments are not met, the investment in an Express Certificate/Note may even be without yield for the Security holder.

• Multi Express Certificates/Notes

With Multi Express Certificates/Notes, the investor invests indirectly in several Underlyings, i.e. it is not only one Underlying that determines the price of the Securities during their term and the redemption amount at maturity, but several. Depending on the structure of the Multi Express Certificates/Notes, the Underlying with the lowest (Worst-of) or highest (Best-of) percentage performance or any other performance specified in the Final Terms may be used to determine the redemption amount or to determine the Deliverable Asset to be delivered.

If the price of the Underlying rises, the Security holder of <u>Multi Express Certificates/Notes</u> <u>without a barrier</u> and <u>Multi Express Certificates/Notes with a barrier</u> bears in particular the risk that the Securities are redeemed early. This case occurs if a certain redemption level is exceeded during the Observation Period (in the case of securities designated with "**Protect**") or on relevant Valuation Dates (in the case of securities designated with "**Protect Pro**") or – if provided for in the Final Terms – is reached. The longer the observation period, the greater the probability and thus the risk that certain redemption level is exceeded or – if provided for in the Final Terms – reached. If the redemption level is exceeded or – if provided for in the Final Terms – reached. If the redemption level is exceeded or – if provided for in the Final Terms – neached. If the redemption level is early redemption at less favourable market conditions than those prevailing at the time of acquisition of the Security. In addition, however, the Security holder will not receive any further coupon payments once the redemption level has been exceeded or – if provided for in the Final Terms – is provided for in the Final Terms – reached, which means that the Security holder will not receive any further coupon payments once the redemption level has been exceeded or – if provided for in the Final Terms – reached, which means that

the Security holder's potential yield expectations for the Security may not be realised. In the worst case, the investment could be without any yield, provided no coupon payments are made.

In the case of <u>Multi Express Certificates/Notes with a barrier</u>, besides the risk of early redemption if the price of the Underlying rises, the Security holder bears the additional risk of a Barrier Event being triggered if the price of the relevant Underlying falls. If a Barrier Event occurs even once, the Security Holder bears the full risk of a loss in value of the Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying breaches the Barrier during the Observation Period or on the Valuation Date (the latter in the case of securities designated as "**Pro**") or – if provided for in the Final Terms – reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring.

If the redemption amount or the value of the Deliverable Asset is lower at maturity than the principal amount paid, the Security holder will incur a loss. The more the price of the Underlying falls, the smaller the redemption amount or the value of the Deliverable Asset.

Except for the conditional coupon payments, Express Certificates/Notes do not generate any fixed income (such as dividends) that could fully or partially compensate for losses in value of the Express Certificates/Notes. In the event of an early redemption of the Securities, the yield expected by the Security holder from an investment in the Securities may not be achieved. If the conditions for the conditional coupon payments are not met, the investment in an Express Certificate/Note may even be without yield for the Security holder.

Further risks associated with Securities with several Underlyings are described in the subcategory "2.3.2 Risks arising from the terms and conditions of the securities", heading "Risks associated with securities with multiple underlying assets (Multi)").

Limitation of the redemption amount to a maximum amount

In the case of Express Certificates/Notes and Multi Express Certificates/Notes, in each case with and without barrier, the redemption amount is limited to a maximum amount. The Security holder bears the risk of not benefiting in every case from a favourable performance of the Underlying. The further the price of the Underlying rises, the greater the limitation compared to a direct investment in the Underlying. This maximum amount is usually equal to the nominal amount or calculation amount, but may also be – if provided for in the Final Terms – be limited to a different amount.

f) Risks resulting from the payment profile of (Best Entry) (Trigger) (Protect (Pro)) Fixed Coupon Express Certificates/Notes (Product No. 10) and (Best Entry) (Trigger) (Protect (Pro)) (Lock-in) (Individual Observation) Multi Fixed Coupon Express Certificates/Notes (Product No. 11)

Fixed Coupon Express Certificates/Notes and Multi Express Certificates/Notes are issued by the Issuer in the following product types:

- (Best Entry) (Memory) (Trigger) (Protect (Pro)) Fixed Coupon Express Certificates,
- (Best Entry) (Memory) (Trigger) (Protect (Pro)) Fixed Coupon Express Notes,
- (Best Entry) (Memory) (Trigger) (Protect (Pro)) (Lock-in) (Individual Observation) Multi Fixed Coupon Express Certificates (Worst of) (Best of) and
- (Best Entry) (Memory) (Trigger) (Protect (Pro)) (Lock-in) (Individual Observation) Multi Fixed Coupon Express Notes (Worst of) (Best of).

Risk of total loss

In the case of Express Certificates/Notes and Multi Express Certificates/Notes, there is a risk that the relevant Underlying or Deliverable Asset may even lose considerable value and that the Security holder may consequently suffer a substantial loss of the principal amount paid. Even a total loss is possible. This is the case if the price of the relevant Underlying falls so sharply that the relevant Underlying is worthless on the Valuation Date. In this case, the redemption amount is zero (0). On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

• Fixed Coupon Express Certificates/Notes

If the price of the Underlying rises, the Security holder of <u>Fixed Coupon Express</u> <u>Certificates/Notes without a barrier</u> and <u>Fixed Coupon Express Certificates/Notes with a barrier</u> bears in particular the risk that the Securities are redeemed early. This case occurs if a certain redemption level is exceeded during the Observation Period (in the case of securities designated with "**Protect**") or on relevant Valuation Dates (in the case of securities designated with "**Protect Pro**") or – if provided for in the Final Terms – is reached. The longer the observation period, the greater the probability and thus the risk that certain redemption levels will be exceeded or – if provided for in the Final Terms – reached. If the redemption level is exceeded or – if provided for in the Final Terms – reached, the Security holder bears the reinvestment risk. This means that the Security holder must pay the redemption amount in the event of early redemption at less favourable market conditions than those prevailing at the time of acquisition of the Security. In addition, however, the Security holder will not receive any further coupon payments once the redemption level has been exceeded or – if provided for in the Final Terms – reached, which means that the Security holder's potential yield expectations for the Security may not be realised. In the worst case, the investment could be without any yield, provided no coupon payments are made.

In the case of <u>Fixed Coupon Express Certificates/Notes with a barrier</u>, besides the risk of early redemption if the price of the Underlying rises, the Security holder bears the additional risk of a Barrier Event being triggered if the price of the relevant Underlying falls. If a Barrier Event occurs even once, the Security Holder bears the full risk of a loss in value of the Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying breaches the Barrier during the Observation Period or on the Valuation Date (the latter in the case of securities designated as "**Pro**") or – if provided for in the Final Terms – reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring.

If the redemption amount or the value of the Deliverable Asset is lower at maturity than the principal amount paid, the Security holder will incur a loss. The more the price of the Underlying falls, the smaller the redemption amount or the value of the Deliverable Asset.

Except for unconditional coupon payments, Fixed Coupon Express Certificates/Notes do not generate any fixed income (such as dividends) which could fully or partially compensate for losses in value of the Fixed Coupon Express Certificates/Notes. In the event of an early redemption of the Securities, the yield expected by the Security holder from an investment in the Securities may not be achieved. If the requirements for the first unconditional coupon payment are not met, the investment in a Fixed Coupon Express Certificates/Notes may even be without yield for the Security holder. Moreover, the Security holder does not benefit from a possible rise in market interest rates during the term of the Securities, since the amount of the coupon payments is determined at issue.

Multi Fixed Coupon Express Certificates/Notes

With Multi Fixed Coupon Express Certificates/Notes, the investor invests indirectly in several Underlyings, i.e. it is not only one Underlying that determines the price of the Securities during their term and the redemption amount at maturity, but several. Even with Multi Fixed Coupon Express Certificates/Notes, the investor only participates in rising prices up to a maximum amount. The maximum profit that can be achieved is therefore also already fixed at the time of issue. Depending on the structure of the Multi Fixed Coupon Certificates/Notes, the Underlying with the lowest (Worst-of) or highest (Best-of) percentage performance or any other performance specified in the Final Terms may be used to determine the redemption amount or to determine the Deliverable Asset to be delivered.

If the price of the relevant Underlyings rise, the Security holder of Fixed Coupon Express Certificates/Notes without a barrier and Fixed Coupon Express Certificates/Notes with a barrier bears in particular the risk that the Securities are redeemed early. This case occurs if a certain redemption level is exceeded during the Observation Period (in the case of securities designated with "Protect") or on relevant Valuation Dates (in the case of securities designated with "Protect Pro") or - if provided for in the Final Terms - is reached. The longer the observation period, the greater the probability and thus the risk that certain redemption levels will be exceeded or - if provided for in the Final Terms - reached.. If the redemption level is exceeded or - if provided for in the Final Terms - reached, the Security holder bears the reinvestment risk. This means that the Security holder must pay the redemption amount in the event of early redemption at less favourable market conditions than those prevailing at the time of acquisition of the Security. In addition, however, the Security holder will not receive any further coupon payments once the redemption level has been exceeded or - if provided for in the Final Terms – reached, which means that the Security holder's potential yield expectations for the Security may not be realised. In the worst case, the investment could be without any yield, provided no coupon payments are made.

In the case of <u>Fixed Coupon Express Certificates/Notes with a barrier</u>, besides the risk of early redemption if the price of the relevant Underlying rises, the Security holder bears the additional risk of a Barrier Event being triggered if the price of the relevant Underlying falls. If a Barrier Event occurs even once, the Security Holder bears the full risk of a loss in value of the relevant Underlying from the Barrier Event onwards. A Barrier Event occurs if the Reference Price of the Underlying breaches the Barrier during the Observation Period or on the Valuation Date (the latter in the case of securities designated as "**Pro**") or – if provided for in the Final Terms – reaches the Barrier. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring.

If the redemption amount or the value of the Deliverable Asset is lower at maturity than the principal amount paid, the Security holder will incur a loss. The more the price of the Underlying falls, the smaller the redemption amount or the value of the Deliverable Asset.

Except for unconditional coupon payments, Fixed Coupon Express Certificates/Notes do not generate any fixed income (such as dividends) which could fully or partially compensate for losses in value of the Fixed Coupon Express Certificates/Notes. In the event of an early redemption of the Securities, the yield expected by the Security holder from an investment in the Securities may not be achieved. If the requirements for the first unconditional coupon payment are not met, the investment in a Fixed Coupon Express Certificates/Notes may even be without yield for the Security holder. Moreover, the Security holder does not benefit from a possible rise in market interest rates during the term of the Securities, since the amount of the coupon payments is determined at issue.

Further risks associated with Securities with several Underlyings are described in the subcategory "2.3.2 Risks arising from the terms and conditions of the securities", heading "Risks associated with securities with multiple underlying assets (Multi)").

Limitation of the redemption amount to a maximum amount

In the case of Fixed Coupon Express Certificates/Notes and Fixed Coupon Multi Express Certificates/Notes, in each case with and without barrier, the redemption amount is limited to a maximum amount. The Security holder bears the risk of not benefiting in every case from a favourable performance of the relevant Underlying. The further the price of the relevant Underlying rises, the greater the limitation compared to a direct investment in the relevant Underlying. This maximum amount is usually equal to the nominal amount or calculation amount, but may also be – if provided for in the Final Terms – be limited to a different amount.

g) Risks resulting from the payment profile of (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Reverse Convertibles (Product No. 12) and (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Multi Reverse Convertibles (Product No. 13)

Reverse Convertibles and Multi Reverse Convertibles are issued by the Issuer in the following product types:

- (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Reverse Convertibles and
- (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Multi Reverse Convertibles.

Risk of total loss

In the case of Reverse Convertibles and Multi Reverse Convertibles, there is a risk that the relevant Underlying or Deliverable Asset may even lose considerable value and that the Security holder may consequently suffer a substantial loss of the principal amount paid. Even a total loss is possible. This is the case if the price of the relevant Underlying (the so called Reference Price) falls so sharply that the relevant Underlying is worthless on the Valuation Date. In this case, the redemption amount is zero (0). On delivery of a Deliverable Asset, a total loss occurs if the value of the Deliverable Asset falls so sharply that it is worthless on delivery.

Reverse Convertibles and Barrier Reverse Convertibles

For Security holders of <u>Reverse Convertibles without a barrier</u>, the cash amount or the monetary value of the Deliverable Asset plus interest may be lower than the purchase price of the Security if the Reference Price of the Underlying on the Valuation Date is below the Strike and – in the case of Reverse Convertibles designated as "**Lock-in**" – the Reference Price of the Underlying is also not above or – if so provided in the Final Terms – equal to the Lock-in Level on any Lock-in Observation Date. If the redemption amount or the value of the Deliverable Asset plus interest is lower than the principal amount paid, the Security holder suffers a loss. The stronger the price

of the Underlying falls, the smaller the redemption amount or the value of the Deliverable Asset. Apart from the interest, Reverse Convertibles do not generate any fixed income (such as dividends) with which losses in value of the Reverse Convertibles could be fully or partially compensated. If Reverse Convertibles are purchased during their term, accrued interest may be incurred in addition to the purchase price.

For Security holders of Barrier Reverse Convertibles, the cash amount or the monetary value of the Deliverable Asset plus interest may be lower than the purchase price of the Security if the Reference Price of the Underlying on the Valuation Date is below the Strike and a Barrier Event has also occurred during the observation period or - in the case of a barrier that only applies at the end of the term - on the valuation date - and - in the case of Reverse Convertibles designated as "Lock-in" - the Reference Price of the Underlying is also not above or - if so provided in the Final Terms – equal to the Lock-in Level on any Lock-in Observation Date. If a Barrier Event occurs even once, the investor bears the full risk of a loss in value of the Underlying from the time the Barrier Event occurs. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring. If the Underlying is a share, the payment of a dividend on the share may possibly trigger a Barrier Event. This is the case if the gross dividend is deducted from the share price when the dividend is paid if market conditions remain unchanged. This risk can materialise in the case of a share index. If the redemption amount or the value of the Deliverable Asset plus interest is lower than the principal amount paid, the Security holder suffers a loss. The stronger the price of the Underlying falls, the smaller the redemption amount or the value of the Deliverable Asset. Apart from the interest, Reverse Convertibles do not generate any fixed income (such as dividends) with which losses in value of the Reverse Convertibles could be fully or partially compensated. If Reverse Convertibles are purchased during their term, accrued interest may be incurred in addition to the purchase price.

• Multi Reverse Convertibles and Multi Barrier Reverse Convertibles

With Multi Reverse Convertibles and Multi Barrier Reverse Convertibles, the investor invests indirectly in several Underlyings, i.e. it is not only one Underlying that determines the price of the Securities during their term and the redemption amount at maturity, but several. Depending on the structure of the Multi Reverse Convertibles Certificates and Multi Barrier Reverse Convertibles Certificates, the Underlying with the lowest (Worst-of) or highest (Best-of) percentage performance or any other performance specified in the Final Terms may be used to determine the redemption amount or to determine the Deliverable Asset to be delivered.

For Security holders of <u>Multi Reverse Convertibles without a barrier</u>, the cash amount or the monetary value of the Deliverable Asset plus interest may be lower than the purchase price of the Security if the Reference Price of the Underlying on the Valuation Date is below the Strike and – in the case of Multi Reverse Convertibles designated as "**Lock-in**" – the Reference Price of the Underlying is also not above or – if so provided in the Final Terms – equal to the Lock-in Level on any Lock-in Observation Date. If the redemption amount or the value of the Deliverable Asset plus interest is lower than the principal amount paid, the Security holder suffers a loss. The stronger the price of the Underlying falls, the smaller the redemption amount or the value of the Value of the Deliverable Asset. Apart from the interest, Multi Reverse Convertibles do not generate any fixed income (such as dividends) with which losses in value of the Multi Reverse Convertibles could be fully or partially compensated. If Multi Reverse Convertibles are purchased during their term, accrued interest may be incurred in addition to the purchase price.

For Security holders of Multi Barrier Reverse Convertibles, the cash amount or the monetary value of the Deliverable Asset plus interest may be lower than the purchase price of the Security if the Reference Price of the Underlying on the Valuation Date is below the Strike and a Barrier Event has also occurred during the observation period or – in the case of a barrier that only applies at the end of the term – on the valuation date – and – in the case of Multi Barrier Reverse Convertibles designated as "Lock-in" – the Reference Price of the Underlying is also not above or - if so provided in the Final Terms - equal to the Lock-in Level on any Lock-in Observation Date. If a Barrier Event occurs even once, the investor bears the full risk of a loss in value of the Underlying from the time the Barrier Event occurs. The longer the barrier observation period, the greater the probability and thus the risk of a Barrier Event occurring. If the Underlying is a share, the payment of a dividend on the share may possibly trigger a Barrier Event. This is the case if the gross dividend is deducted from the share price when the dividend is paid if market conditions remain unchanged. This risk can materialise in the case of a share index. If the redemption amount or the value of the Deliverable Asset plus interest is lower than the principal amount paid, the Security holder suffers a loss. The stronger the price of the Underlying falls, the smaller the redemption amount or the value of the Deliverable Asset. Apart from the interest, Multi Barrier Reverse Convertibles do not generate any fixed income (such as dividends) with which losses in value of the Multi Barrier Reverse Convertibles could be fully or partially compensated. If Multi Barrier Reverse Convertibles are purchased during their term, accrued interest may be incurred in addition to the purchase price.

Further risks associated with Securities with several Underlyings (Multi) are described in the subcategory "2.3.2 Risks arising from the terms and conditions of the securities", heading "Risks associated with securities with multiple underlying assets (Multi)").

Additional risk with a variable interest rate (Floater structures)

Security Holders of Reverse Convertibles and Multi Reverse Convertibles designated as "**Floater**" (also known as Reverse Convertibles with variable interest rates) bear the risk of fluctuations in the respective reference interest rate.

The interest rate for these Securities is not fixed. It depends on the reference interest rate specified in the Final Terms. This reference interest rate may fall during the term of the Reverse Convertible. The Security holder therefore bears the risk that the interest rate of the Reverse Convertible or Multi Reverse Convertibles falls. Depending on the development of the relevant reference interest rate, the interest rate may even be zero (0). This means that interest payments may not be made on one or more interest dates. The fluctuation of the respective reference interest rate makes it impossible to determine the amount of interest payable on Reverse Convertibles with variable interest rates in advance.

Limitation of the redemption amount to the nominal amount or calculation amount

In the case of Reverse Convertibles and Multi Reverse Convertibles, the redemption amount is limited to the nominal amount or calculation amount. The Security holder bears the risk of not benefiting in every case from a favourable performance of the relevant Underlying. The further the price of the relevant Underlying rises, the greater the limitation compared to a direct investment in the relevant Underlying.

2.3.2 Risks resulting from the conditions of the Securities

In this sub-category, the material and specific risks resulting from the conditions of the Securities are described. The risks are classified according to their materiality based on the assessment of the Issuer. The most material risks are the *Risks relating to the cash settlement redemption style or (physical de-livery) redemption style* as well as *Risks relating to Securities with multiple Underlyings (Multi or Worst-of)*. The Issuer does not further differentiate the risks listed after the most material risk factors according to their materiality.

Risks relating to the cash settlement redemption style

The cash amount generally depends on the performance of the Underlying.

The purchase of Securities with a cash settlement redemption style grants the investor the right, in accordance with the Final Terms, to the payment of a Cash Amount, calculated in each case on the basis of the performance of the Underlying instrument to which the Security is linked (taking into account the relevant ratio). There is no delivery of assets. The Cash Amount for each Security is calculated in principle using the reference price of the Underlying on the valuation date (taking into account the ratio and, where applicable, converted into the settlement currency of the Securities). Redemption of the Securities at the respective purchase price or at an amount that typically reflects the individual security types is not guaranteed.

Risks relating to the (physical delivery) redemption style

The Security Holders bear the risk that the delivered assets may lose in price until they are booked into the investor's securities account.

In the case of securities with a "(physical) delivery" redemption style, the Securities are redeemed either by payment of a Cash Amount or by delivery of assets (shares, securities representing shares (ADRs/GDRs) or other dividend-bearing securities, bonds, investment units, index certificates or ETPs).

If assets are delivered, the Issuer will deliver a number of assets (deliverable assets) for each Security that corresponds to the ratio.

Potential investors should also note that any fluctuations and/or reductions in the price of the respective asset between the valuation date and the date on which the assets are booked to the investor's securities account, are for the account of the investor. The actual effect on the investor's financial position therefore only becomes clear at the date when the assets are delivered. The assets delivered can also only be sold at the earliest when they have been booked to the investor's securities account. Investors do not enjoy any rights arising from the assets until they have been transferred to their

securities accounts, e.g. the investor has no right to dividends distributed in the meantime. Investors should bear in mind that if the assets delivered are sold, transaction costs may be incurred which must be taken into account for each Security when determining whether a loss may have been incurred.

If the assets to be delivered consist of shares registered in the name of the owner (registered shares), rights arising from the shares (e.g. participation in the annual general meeting and exercise of voting rights) may generally only be taken up by shareholders entered in the share register or a comparable official register of shareholders of the company. An obligation on the part of the Issuer to deliver shares is limited, in the case of registered shares, to the provision of the shares in a form and with features that are deliverable for stock exchange purposes, and does not include entry in the share register. Investors may be charged costs and fees incurred by their custodian banks for arranging entry in the share register.

Risks relating to Securities with multiple Underlyings (Multi or Worst-of)

Securities described as "Multi" or "Worst-of" are linked to more than one Underlying. This entails an increased risk as the price of the Security during its term as well as the Cash Amount at maturity will be determined by several Underlyings, and not just by one Underlying.

Increased risk of a barrier event

For Securities with a barrier the likelihood of a barrier event will also increase, since the latter will occur if the observation price or reference price of even one of the Underlyings falls below or – if so provided in the Final Terms – reaches the respective barrier. In addition, there is a higher risk of significant fluctuations in the price of the Securities during their term, if the price of even one of the Underlyings approaches the respective barrier. Investors should also note that where there are several Underlyings, the determination of the Cash Amount or the assets to be delivered will usually be based on the Underlying that has performed worst during the life of the Securities (Worst-of structure).

• Risk arising from the relevance of the worst performing Underlying (so called Worst-of structure)

Investors should also note that if they invest in Securities with the naming "Multi ... (Worst-of, the type and amount of redemption are determined by the performance of the Underlying with the worst performance (Worst-of structure). Compared with products without a worst-of-structure, there is an increased risk of loss of the capital the investors have invested. This risk is dependent on the Underlying with the worst performance (worst-of) of all Underlyings. Even if all Underlyings perform in sum or in few positively, the determination of the redemption amount depends solely on the Underlying with the worst performance.

<u>Correlation risk</u>

Since the redemption of the Securities is based on the performance of several Underlyings, another factor affecting the value and the redemption of the Security is the correlation between the Underlyings, i.e. – expressed simply – the degree to which the performance of the individual Underlyings depends on the performance of the other Underlyings. The extent of this correlation is also important for assessing the risk that at least one Underlying will reach a threshold that is material for the determination of the redemption payment.

For example, if all the Underlyings originate from the same sector and country, a high positive correlation can be assumed. The correlation takes a value between '-1' and '+1', whereby a correlation of '+1', i.e. a high positive correlation, signifies that changes in the value of the Underlyings always move in the same direction. With a correlation of '-1', i.e. a high negative correlation, the Underlyings always move in exactly the opposite direction. A correlation of '0' indicates that it is not possible to make any statement about the connection between changes in the value of the Underlyings.

For Securities described as "Multi" or "Worst-of", a low correlation between the individual Underlyings generates additional risk for the investor, since the Underlyings cannot be expected to perform in a consistent manner. A high negative correlation, e.g. of '-1', would result in the fact that there is always one Underlying performing in the opposite direction, i.e. if the price of one Underlying rises, the price of another Underlying moves in exactly the opposite direction. On the other hand, a positive correlation increases the risk of loss for the investor, since the negative movement of one Underlying asset is accompanied by a negative movement of the other Underlyings.

Currency risk (costs of exchange rate hedging, Quanto Structure)

In the case of Securities without a Quanto Structure, Security Holders bear an additional risk of loss due to the exchange rate risk associated with the Underlying.

Where the respective Underlying is denominated wholly or partly in a currency other than the settlement currency, the Issuer will specify in the Final Terms how conversion into the settlement currency will take place and whether the features of the Securities include a so-called Quanto Structure. The Issuer and/or Market Maker realizes this with a so-called Quantity-Adjusting Option, abbreviated Quanto ("**Quanto Structure**") and determines the exchange rate between the two currencies at the time of issue. This means for Securities with a Quanto Structure, the conversion from the currency of the Underlying into the tradi"g currency of the Securities is therefore carried out at an exchange rate of 1:1.

Potential investors should therefore be aware that an investment in the Securities may also involve exchange rate risks if the Securities are linked to one or more exchange rate(s) as the Underlying(s). Furthermore, the settlement currency of the Securities may be different from the investor's domestic currency or the currency in which an investor wishes to receive payments.

The rates of exchange between currencies are determined by supply and demand on the international foreign exchange markets which are influenced by a variety of factors, such as speculative activity, general economic factors and interventions by central banks and government agencies or other political factors (including foreign exchange controls and restrictions). Exchange rate movements may have an effect on the value of the Securities and in relation to the amounts payable. The risks described above may intensify if the relevant currency is the currency of an emerging market.

In the case of Securities without a Quanto Structure, the currency risk is as follows:

If the reference price for the purposes of redemption or another payment is converted into the settlement currency at the applicable conversion rate in accordance with the Terms and Conditions, the investor is exposed to a currency risk because the rate of exchange between the currency of the Underlying and the settlement currency on the date of the currency conversion for the purpose of redemption may be different from the rate of exchange at the date when the Securities were purchased.

Changes in the rate of exchange between the currency of the Underlying and the settlement currency will already affect the value of the Securities during their term, since the bid and offer prices are quoted in the relevant settlement currency.

Exchange rate movements may reduce the value of the Securities even if the price of the Underlying expressed in a foreign currency has performed positively from the investor's point of view since the date of purchase of the Securities. The investor's risk of loss is then not just linked to the performance of the Underlying on which the Security is based. An additional factor which must be noted is that the relevant exchange rate for the purposes of the currency conversion may change between the time at which the relevant price of the Underlying for the purpose of calculating the Cash Amount is determined and the time at which the relevant exchange rate is determined, with the result that a Cash Amount converted into the settlement currency may be reduced accordingly.

In the case of Securities with a Quanto Structure, the following risk with respect to currency hedging applies:

Hedging against currency risks using a Quanto Structure may prove to be unfavourable from the investor's point of view in hindsight if the – unhedged – exchange rate moves in a direction that is in principle beneficial for the investor, since the investor does not participate in that favourable development.

Furthermore, the currency hedging usually involves costs that may invisibly be included in the issue price on top of the mathematical value of the securities. Thus, such costs may negatively affect the yield of the Securities (see also section "2.3.4 Risks in connection with the price determination for the Securities and potential conflicts of interest" of this Base Prospectus).

Risks in connection with adjustments, market disruptions, extraordinary termination and settlement

Security Holders bear the risk that the Securities are adjusted or terminated. Furthermore, there is also the risk that the occurrence of a market disruption could reduce the value of the Securities. In addition, a market disruption may delay the redemption or repayment of the Securities. If the conditions of the Securities provide for extraordinary termination by the Issuer, the Security Holder bears a risk of loss as the termination amount equals the market price of the Securities which can be even zero. The Security Holder also bears the reinvestment risk in relation to the termination amount.

Pursuant to the Terms and Conditions, the Issuer may make adjustments to take account of relevant changes or events relating to the respective Underlying. The nature of the adjustment and the method of implementing the adjustments depend on the particular Underlying and can therefore have varying consequences. In the case of those Securities without a finite term ("**Open End**") – i.e. the Open End Knock-Out Warrants and Mini Futures with futures or interest rate futures as the Underlying – the Issuer is also entitled, for example, in the event of the expiry of the Underlying or of changes in the terms and

conditions or principal contract features on which the Underlying is based, to replace it with another (possibly modified) Underlying.

The objective of adjustments is to ensure as far as possible that the financial (theoretical) value of the Securities is the same before and after the occurrence of an adjustment event, and to preserve the financial relationship between the Security and the Underlying. If, in the reasonable discretion of the Issuer (for Securities governed by German law in accordance with sections 315, 317 BGB), this objective cannot be achieved by means of a sensible and reasonable adjustment, the Issuer also has the right in accordance with the Terms and Conditions to terminate the Securities extraordinarily and, thus, end the term of the Securities (early). In the event of adjustments with respect to an Underlying, the possibility cannot be excluded that the estimations on which the adjustment is based may prove with hindsight to be inaccurate, the adjustment may subsequently turn out to be disadvantageous for the investor, and the investor may find itself to be in a worse financial position than it was prior to the adjustment or would be as the result of a different adjustment.

If the Issuer exercises its right of extraordinary termination, it is in this case not obligated to redeem the Securities by payment of the Cash Amount specified in the Terms and Conditions, but only to the extent of the market price determined at that time or of an amount determined in its reasonable discretion. This entails the risk that the amount payable may be significantly lower than the Cash Amount required to be determined in accordance with the Terms and Conditions and that, at the date of redemption of the Securities, the investment may show a (significantly) lower return than the return expected at the end of the term or in the case of the exercise of the Securities. In the most unfavourable case, the value of the redemption may even be zero (0), resulting in not just a partial loss of the capital invested, but a total loss.

It should also be taken into account in the case of an extraordinary termination the Security Holder bears the reinvestment risk. This means that it may only be able to reinvest the amount to be paid by the Issuer in the case of a termination on less favourable market terms than those existing when the Security was acquired.

For the purpose of determining the appropriate market price in the event of extraordinary termination, the calculation agent may take a variety of market factors into account. In the case of Securities with a finite term linked to shares as the Underlying, the calculation of the extraordinary termination amount in the event of termination following a takeover offer can in principle be based on the price of the Underlying after the takeover offer has been announced, in accordance with the usual procedure on derivatives exchanges for determining the theoretical fair value, provided that the consideration consists entirely or mainly of cash. However, dividend expectations and the average implied volatility for the ten trading days preceding the announcement of a takeover offer, in particular, must also be taken into account ("fair value method"). The fair value method ensures that the remaining time value of the Underlying option is taken into account. The Issuer may determine on the basis of specified parameters that a market disruption has occurred and/or is persisting. In this event there may be a delay in valuing the Securities in relation to the Underlyings, and this may affect the value of the Securities and/or delay the payment of the Cash Amount.

In the case of adjustment events, market disruptions and extraordinary termination, the Issuer acts in its reasonable discretion (for Securities governed by German Iaw in accordance with sections 315, 317 BGB). It is not bound by actions or estimates of third parties in this regard. In certain cases specified in the Terms and Conditions (e.g. if a market disruption persists for a certain period) the Issuer can also determine certain prices in its reasonable discretion that are applicable in accordance with the Terms and Conditions for redemption or for the observation of the occurrence of a Barrier Event.

The Securities holder has generally no right of ordinary or extraordinary termination in principle. The Terms and Conditions may provide for an Exercise Right of the Security Holder.

Risks in connection with an ordinary termination by the Issuer

If the conditions of the Securities provide for an ordinary termination by the Issuer, the Security Holder bears the risk of early termination and the reinvestment risk in relation to the termination amount.

The Terms and Conditions may provide for an ordinary termination right of the Issuer. If the Terms and Conditions of the respective Security provide for an ordinary termination right of the Issuer, the Issuer has the right, in accordance with the Terms and Conditions, to terminate the Securities as a whole on certain termination dates and thus cause the term of the Securities to end. The probability of the Issuer exercising an ordinary termination right usually depends in particular on the general interest rate level on the possible termination date and is generally higher the lower the general interest rate level is at such a time.

If the Issuer exercises its right of ordinary termination, it is obliged to redeem the Securities by paying a termination amount specified in the Terms and Conditions. There is a risk that this termination amount is below the purchase price of the Security and that the investment at the time of early redemption of the Securities has a lower return than the return expected at the end of the term, e.g. because the Security Holder does not receive any further interest payments after the early termination of the term.

It should also be taken into account in the case of an ordinary termination the Security Holder bears the reinvestment risk. This means that it may only be able to reinvest the amount to be paid by the Issuer in the case of a termination on less favourable market terms than those existing when the Security was acquired.

Risks in connection with the exercise of the exercise right by the Security Holder

If the conditions of the Securities provide for an exercise right by the Security Holder, the Security Holder bears a risk a risk of loss if the amount due on exercise is less than the purchase price of the Security. The Security Holder also bears the reinvestment risk in relation to the amount received upon exercise of the exercise right.

The Terms and Conditions may provide for an exercise right of the Security Holder. If the Terms and Conditions of the respective Security provide for an exercise right of the Security Holder, the Security Holder has the right, in accordance with the Terms and Conditions, to demand payment of the Cash Amount upon Exercise (the "Exercise Right"). For this purpose, the Security Holder must exercise the Exercise Right on an exercise date. The amount payable upon exercise (the "Cash Amount upon Exercise") may – depending on the Terms and Conditions for the respective Security – correspond to the nominal amount, the calculation amount, an amount determined by the Issuer or the calculation agent on the relevant exercise date at its reasonable discretion as an appropriate market price of the Security, or an amount determined in another manner.

If the Cash Amount upon Exercise is determined by the Issuer or the calculation agent on the relevant exercise date at its reasonable discretion as the appropriate market price of the Security, this amount will generally correspond approximately to the amount that the Security Holder would receive if the Security was sold on a stock exchange, taking into account any accrued interest and any transaction costs that would be incurred if the Security was sold on a stock exchange.

There is a risk that the Cash Amount upon Exercise is even significantly below the purchase price of the Security and that the investment at the time of the exercise of the Securities has a lower return than the return expected at the end of the term, e.g. because the Security Holder does not receive any further interest payments after the early termination of the term.

It should also be taken into account in the case of an exercise by the Security Holder that the Security Holder bears the reinvestment risk. This means that it may only be able to reinvest the amount to be paid by the Issuer in the case of a termination on less favourable market terms than those existing when the Security was acquired.

Risks relating to Securities with Triparty Collateral Management (TCM)

Securities with TCM (*Triparty Collateral Management*) are collateralized in accordance with the terms of the "Triparty Collateral Management Agreement" of SIX Repo AG (the "**Framework Agreement**"). Collateralization removes the bankruptcy risk of the Issuer only to the extent that the proceeds from the liquidation of collateral upon occurrence of a liquidation event (less the costs of liquidation and payout) are able to meet the Security Holders' claims.

In this context, the Security Holder of Securities with TCM bears in particular the risk, that the collateral provider may be unable to supply the additionally required collateral if the value of the Securities rises or the value of the collateral decreases. Further, the calculation of the last available current value prior to the occurrence of the liquidation event ("**Current Value**") of Securities may prove to be incorrect. Additionally, the maturity of Securities in a foreign currency according to the Framework Agreement may result in losses for the Security Holder of Securities with TCM because the Current Value (determinant for the Security Holder's claim against the Issuer) is set in the foreign currency, while the payment of the pro rata share of the net liquidation proceeds (determinant for the extent to which the Security Holder's claim against the Issuer) is made in Swiss francs.

Security Holder of Securities with TCM bear the further risk, that, in case of a liquidation event, the collateral cannot be liquidated immediately because of factual hindrances or because the collateral must be handed over to the executory authorities for liquidation. Moreover, Security Holder of Securities with TCM bear the risk that the market risk associated with the collateral may result in insufficient liquidation proceeds or, in extreme circumstances, the collateral may lose its value entirely until the liquidation can take place.

Also, Security Holder of Securities with TCM bear the risk that the collateralisation is challenged according to the laws governing debt enforcement and bankruptcy, so that the collateral cannot be liquidated according to the Framework Agreement for the benefit of the Security Holders. This may cause a delayed payment to the Investors and that the collateralization of the Securities may be insufficient and the net liquidation proceeds of the collateral is insufficient to meet the claim of the investors under the Securities.

Furthermore, the pro rata net liquidation proceeds will be paid to the investors in a liquidation event by SIX Repo AG and by financial intermediaries along a payment chain. The investors bear the risk that any liquidation proceeds may be passed on only partially or not at all.

If the net realization proceeds is due to these reasons insufficient to meet the claim of the investors under the products or if an insolvency occurs along the payout chain, investors bear the additional insolvency risk of the Issuer in the amount of the deficit.

2.3.3 Risks in connection with the investment in, the holding and selling of the Securities and in connection with specific client objective and needs

In this sub-category the material and specific risks in connection with the investment in, the holding and selling of the Securities and in connection with specific client objective and needs are described. The risks are classified according to their materiality based on the assessment of the Issuer. The most material risks are the *Market price risks* as well as *Risks in connection with trading in the Securities, liquidity risk.* The Issuer does not further differentiate the risks listed after the most material risk factors according to their materiality.

Market price risks

Security Holders bears the risk that all of the positive and negative factors affecting an Underlying may have a negative impact on the price of the Security and the Cash Amount under the Securities.

Investors should be aware that the price of the Securities during their term may be significantly lower than the purchase price.

The price of a Security depends primarily on the price of the respective Underlying to which it is linked, but does not normally mirror changes in the price of the Underlying exactly. All of the positive and negative factors affecting an Underlying are therefore also reflected in principle in the price of the Security.

The following circumstances in particular may have an effect on the market price of the Securities, and individual market factors may be mutually reinforcing or may cancel each other out i.e. may demonstrate a certain correlation to each other:

- Change in the intensity of fluctuations in price of the Underlying (volatility)
- Exchange rate movements
- Remaining term of the Securities
- General changes in interest rates
- Development of dividend payments where the Underlying consists of shares or distributions on Underlyings generally
- Distance of the Underlying from any barriers or other relevant price thresholds
- Changes in the creditworthiness or perceived creditworthiness of the Issuer or the relevant Guarantor

Risks in connection with trading in the Securities, liquidity risk

Security Holders bear the risk that there is no liquid market for trading in the Securities. This means that Security Holders cannot sell the Securities at a specific time or at a specific price.

Where indicated in the Final Terms, applications will be made to include the Securities or admit them to trading on a stock exchange. Even after the Securities have been included or admitted, their continued permanent admission cannot be guaranteed. If such inclusion or admission cannot be permanently maintained, it is possible that it will be significantly more difficult to purchase and sell the relevant Securities. Even if the Securities are included or admitted investors should note that this will not necessarily result in a high turnover in respect of the Securities.

Trading on the stock exchanges and market segments specified is subject to numerous statutory requirements and stock exchange rules and regulations. Investors should acquaint themselves with the regulations applicable on those exchanges and markets (such as the rules for cancelling trading transactions not executed at correct market prices, known as mistrades) prior to making a purchase of the Securities. As an example, a mistrade can be considered in the case of an error in the technical system of the stock exchange, the market maker or online broker, in the case of an obvious error made while inputting a price or a limit for an order or in the case of a buy or sell price (so called quote) provided by the responsible party that was obviously not determined at a price justified by the market, though the price formed the basis for the transaction. The application is ruled by the responsible department in accordance with the applicable rules. In this context possible investors might risk that any trades will be void as a result of an application filed by another market participant.

Bank Vontobel Europe AG or another entity as specified in the Final Terms will act as market maker for the Securities (the "**Market Maker**"). The Market Maker undertakes to provide bid and offer prices for the Securities pertaining to an issue subject to regular market conditions. However, the Market Maker is neither obliged towards the Security Holders to take over this function nor to maintain the function as market maker once assumed.

The Market Maker might undertake towards certain exchanges, in accordance with the relevant rules of the exchange, to provide bid and offer prices with regard to a specific order or securities volumes (whereby such obligation (so called "**Market Making**") shall not apply in exceptional situations, such as technical breakdowns, special market situations, or the (temporary) sell-out of the issue). That obligation, however, will be only towards the relevant exchange. Third parties, including the Security Holders, are unable to derive any obligations of the Market Maker in this regard. This means that the Security Holders cannot rely on their ability to sell the Securities at a certain time or price. In particular, the Market Maker is not obliged to repurchase the Securities during their term.

Even if market making activities take place at the beginning or during the term of the Securities, this does not mean that there will be market making activities for the full duration of the term of the Securities.

For the aforesaid reasons, it cannot be guaranteed that a secondary market will develop with regard to the respective Securities that would provide the Security Holders with an opportunity to sell their Securities. The more restricted the secondary market, the more difficult it will be for the Security Holders to sell their Securities in the secondary market. Even if a secondary market develops, no prediction can be made about the price at which the Securities will be traded in the secondary market.

The inclusion and/or admission of the securities does not necessarily increase their liquidity. Pricing on the stock exchanges normally only takes place within the spreads of the bid and offer prices quoted by the Market Maker and the relevant stock exchange order will generally be executed directly or indirectly against the Market Maker.

Potential investors must not assume that it will be possible to sell the Securities during their term and must be prepared to hold the Securities until the valuation date or – in the case of Securities with an exercise right by the Security Holder – at least until the next exercise date to redeem the Securities in accordance with the Terms and Conditions (by submitting an exercise notice).

A Security Holder must not assume, in the case of either on-market or off-market trading, that market participants other than the Market Maker will quote bid and offer prices for the Securities. Investors must expect bigger spreads between bid and offer prices determined by the Market Maker in the case of structured securities in comparison to shares. When purchasing or selling the Securities in the second-ary market the spread has to be considered in exchange and off-exchange trading.

Delays in determining prices or wider spreads may occur, in particular, in the case of market disruptions and system problems. System problems may include telephone problems, technical faults with the trading systems or power failures. Market disruptions occur in unusual market circumstances (e.g. exceptional market movements of the Underlying or special situations in the home market) or due to serious disturbances of the economic and political environment (such as terrorist attacks or a crash, i.e. a sharp fall in stock exchange prices within a short space of time).

The issue size specified in the Final Terms corresponds to the maximum number of Securities being offered and the total nominal amount indicated in the Final Terms corresponds to the maximum total nominal amount; however, neither of these figures permits any conclusion to be drawn about the respective volume of Securities actually issued and deposited with the relevant central securities depository in accordance with the rules applicable in each case. This volume depends on the market conditions and may change during the term of the Securities. It should be noted that it is also not possible to draw any conclusions about the liquidity of the Securities in the secondary market on the basis of the issue size specified.

Risks in connection with specific client objective and needs, such as a sustainable investment

The product manufacturer regularly defines the target market for a product, i.e. he identifies the client needs and characteristics with which he considers the product to be compatible (positive target market) and those with which it is incompatible (negative target market). The target market thus describes the requirements that a product places on the target client. The target market is defined individually and

may include a specific client objective and need such as "sustainable", "ecological", "ESG" (*Environmental, Social and Governance*) or similar label. The target market may change during the term of the Security.

The risk exists that the specific client objective does n"t meet the "nd"vidual obj"ct"ves" and expectations or relevant investment criteria and guidelines of an investor. Potential investors should therefore independently and continuously assess the information related to specific client objectives and needs, such as the sustainability of the product, and determine for themselves whether an investment in the Security meets individual objectives and expectations or relevant investment criteria and guidelines.

2.3.4 Risks in connection with Securities with sustainablity features

This sub-category describes material and specific risks associated with the sustainability features of the Securities. The risks are categorised according to their materiality based on the Issuer's assessment.

<u>Risks in connection with the allocation or subsequent change of sustainability features or the target</u> <u>market</u>

There is a risk that the specific customer objectives and needs determined by the manufacturer in connection with the definition of a target market do not match the individual objectives and expectations or the relevant investment criteria and guidelines of an investor for securities with sustainability features. Potential investors should therefore assess the information relating to specific client objectives and needs, such as the sustainability features, on an ongoing basis and determine for themselves whether an investment in the security fulfils individual objectives and expectations or relevant investment criteria and guidelines. In addition, the target market of a Security, which is based on Vontobel's voluntary ESG Product and Transparency Standard in connection with the allocation of sustainability characteristics, may change during the term of the security. Vontobel's ESG Product and Transparency Standard may be further developed at any time.

When defining the target market for a Security, the customer needs and characteristics with which the Security is compatible (positive target market) and with which it is incompatible (negative target market) are identified. The target market therefore describes the requirements that a Security places on the target customer. The target market is defined individually and can include specific customer objectives and needs, including the requirement for a "sustainable", "ecological", "ESG" (Environmental, Social and Governance) or similarly labelled product.

Securities can be categorised and publicly offered according to certain sustainability characteristics in accordance with Vontobel's rules for the allocation and classification of products from a sustainability perspective (the "Vontobel's ESG Product and Transparency Standard"). Vontobel's ESG Product and Transparency Standard"). Vontobel's ESG Product and Transparency Standard is a voluntary framework developed by Vontobel and is based on the requirements of various market standards developed in Germany. Vontobel's ESG Product and Transparency Standard sets out further requirements, in particular regarding the conditions for the selection of an underlying (if the terms and conditions of the Security provide for an underlying).

Prospective investors should consider the information contained in the relevant target market regarding such specific client objectives and needs and make their own assessment as to the relevance of such information for the purposes of an investment in such securities and any other enquiry which the investor considers necessary. It should be noted that the identification of client objectives and needs may not fulfil, in whole or in part, current or future investor expectations or requirements for investment criteria or policies that such investor or its investments must meet, whether by existing or future laws or regulations or by its own articles of association or other rules or mandates. The allocation of sustainability features to a particular security and their content design may differ from product strategies and frameworks of other market participants, other market standards and other published sustainability assessments for particular companies or industry sectors. Vontobel's ESG Product and Transparency Standard is a voluntary framework that has been developed on the basis of market standards, but these market standards may change, particularly during the term of the Security. There is currently neither a clearly defined (legal, regulatory or other) definition nor a market consensus on what requirements a "sustainable", "environmental", "ESG" or similarly labelled security must fulfil. This is because the introduction of the EU Taxonomy Regulation, for example, has basically created the comparability of ecologically oriented financing and financial products, but the EU Taxonomy Regulation does not cover financial instruments in a standardised way, either directly or indirectly, which is why a market standard in connection with securities with sustainability aspects is still being developed and may change again. In addition, legal, regulatory or supervisory measures may affect financial instruments after the date of the Base Prospectus and thus overtake existing market standards.

In connection with the allocation of sustainability features or their content design, certain sustainability goals (such as measures to mitigate climate change) and the respective industries may also be weighted and assessed differently by issuers, product manufacturers, investors or government legislation and/or supervision. In addition, sustainability objectives and their assessments may change over time and as a result of evolving market practice for securities issued with sustainability features from the perspective of issuers, product manufacturers, investors or government legislation. Otherwise, the risk and return profile of a security with sustainability features remains unchanged compared to the payout structure of a security without sustainability features.

Investors should therefore bear in mind that the sustainability features of a Security may subsequently change or even cease to apply for various reasons and from various perspectives, e.g. if the parent company of the Vontobel Group loses its status as a sustainable company in accordance with the requirements of Vontobel's ESG Product and Transparency Standard. This also applies in the event that the sustainability features of Securities already issued are subsequently reduced or no longer exist at all due to regulatory changes. In such cases, the sustainability preferences of investors in the Securities may no longer be met. An associated loss in the market value of the Securities cannot be ruled out.

<u>Risks associated with securities with sustainability characteristics that are classified according to</u> <u>Vontobel's ESG product and transparency standard</u>

There is a risk that the allocation of suitable assets to a specific pool may change over the term of the Security, i.e. that, for example, an allocated asset is removed from the pool and replaced by a new asset. This may change the composition of the assets in the pool and the quota in accordance with the EU Taxonomy Regulation or the EU Disclosure Regulation; under certain circumstances, this may mean that the sustainability features no longer correspond to the sustainability preference pursued by the investor. It is also possible that changes in connection with the pool may have a negative impact on the market value of the respective Security.

Vontobel's voluntary ESG Product and Transparency Standard valid as of the date of the Base Prospectus provides that, in connection with the issue of a Security promoting the sustainability features "sustainable investments" and "environmentally sustainable investments", suitable assets are held on the assets side of the balance sheet of a company of the Vontobel Group over the entire term of the respective Security, at least in the amount of the gross issue proceeds of the respective Security, which contain the aforementioned sustainability features either individually or together (so-called allocation to a pool of assets with sustainability features). The gross issue proceeds generated by the issue of Securities and relating to the pool are used in the general business operations of the Issuer and allocated to specific assets within the Vontobel Group; these assets must fulfil the criteria described in Vontobel's ESG Product and Transparency Standard.

Due to the allocation of the specific Security with sustainability features to a certain pool of assets with sustainability features, bonds that are considered to be compliant with the EU Taxonomy Regulation or the EU Disclosure Regulation or show corresponding quotas are held in the general business operations of companies of the Vontobel Group, for example. Investors should note that the specific pool is allocated a quota in accordance with the EU Taxonomy Regulation and/or the EU Disclosure Regulation, which may change at any time during the term of the Securities or even be cancelled completely. The latter could occur, for example, if all assets in the pool subsequently lose their compliance with the aforementioned regulations or no longer show a corresponding quota, for example because assessment criteria for compliance change after the time of issue of the respective Security.

Unless required by law or regulation, Vontobel has the discretion to make adjustments to Vontobel's ESG Product and Transparency Standard; investors do not need to be made aware of any changes made. Investors should therefore recognise that not every asset in the pool will meet an investor's future expectations and sustainability preferences and should monitor this independently. In addition, future legal or regulatory requirements may lead to changes in Vontobel's ESG Product and Transparency Standard. Vontobel intends to maintain Vontobel's ESG Product and Transparency Standard on a permanent basis, however, discontinuation cannot be ruled out for various reasons that are currently unforeseeable or due to regulatory requirements. In such cases, outstanding securities may no longer meet the sustainability preferences of investors.

2.3.5 Risks in connection with the price determination for the Securities and potential conflicts of interest

In this sub-category the material and specific risks in connection with the price determination for the Securities and potential conflicts of interest are described. The risks are classified according to their materiality based on the assessment of the Issuer. The most material risks are the *Risks in connection with the price determination for the Securities* as well as *Risks in connection with potential conflicts of*

interest. The Issuer does not further differentiate the risks listed after the most material risk factors according to their materiality.

Risks in connection with the price determination for the Securities

Security Holders bear the risk that there is no liquid market for trading in the Securities. This means that Security Holders cannot sell the Securities at a specific price.

Investors should note that the issue price and the bid and offer price for the Securities quoted in the secondary market may include a premium over the original mathematical value of the Securities (so-called fair value) that is not apparent to the investor. This so-called margin as well as the fair value of the Securities are determined by the Issuer and/or Market Maker in its own discretion on the basis of internal pricing models and a number of other factors. The determined, so-called margin may differ from premiums charged by other issuers or market makers for comparable securities. For the purpose of calculating the margin the following parameters are considered besides return: actuarial value of the Securities, price and volatility of the Underlying, supply and demand with regard to the Securities, costs for risk hedging and premium for risk assumption, costs for structuring and distribution of the Securities, in the case of securities with triparty collateral management (TCM), the costs of this collateralization, commissions, if any, as well as license fees or management fees, if any.

Some of these factors may not have a consistent effect on the price of the Securities based on the relevant pricing models for the duration of the term, but may be taken into account at the Market Maker's discretion at an earlier time in a pricing context. This might include inter alia the margin included in the Issue Price.

For the aforesaid reasons, the prices provided by the Market Maker may deviate from the actuarial value of the Securities and/or the price to be expected from a commercial perspective, which would have formed in a liquid market at the relevant time in which several market makers acting independently of each other provide prices. In addition, the Market Maker may change the method based on which it determines the prices provided by it at any time, e.g. by changing its pricing models or using other calculation models and/or increasing or reducing the bid/offer spread.

If, during the opening hours of secondary trading in the Securities by the Market Maker and/or the opening hours of the relevant exchanges on which the Securities are included and/or admitted, the Underlying is also traded on its home market, the price of such Underlying will be taken into account in the calculation of the Underlying and thus indirectly in the price calculation of the Securities. If, however, the home market of the Underlying is closed while the Securities are traded, the price of the Underlying must be estimated. If the price of any Underlying is estimated because its home market is closed, such an estimate may turn out to be accurate or too high or too low within hours in the event that the home market starts trading in the Underlying. Accordingly, the prices provided by the Market Maker prior to the opening of the relevant home market in respect of the Securities will then turn out to be too high or too low.

Insofar as bid and offer prices for the Securities issued under the Base Prospectus are quoted also at times during which the home markets of the Underlying are closed, this risk may affect any of the Securities. The same risk occurs where Securities are traded on days during which the home market of the Underlying is closed due to a public holiday.

Risks in connection with potential conflicts of interest

The Issuer, the Swiss Guarantor, the German Guarantor and other companies of the Vontobel Group may pursue interests that conflict with or do not take into account the interests of the Security Holders. This may be in connection with the exercise of other functions or in carrying out further transactions. Potential conflicts of interest may adversely affect the value of the Securities and/or the Cash Amount under the Securities.

Pricing by Bank Vontobel Europe AG

The prices for the Securities do not come about directly through supply and demand. This differentiates the pricing of securities from exchange trading, where prices are based on supply and demand.

Companies in the Vontobel Group can also act as market makers for the Underlying.

Market making can significantly influence the price of the Underlying. Market making can therefore also influence the value of the securities. The prices set by the market maker will not always correspond to the prices that would have formed in a liquid exchange trading. The bid and offer prices quoted by the market maker in the secondary market are determined on the basis of the fair value of the securities. The fair value depends amongst other things from the value of the Underlying. In addition, an initial charge, which may be levied on the securities, is taken into account. In addition, fees and costs may be included that are due when the securities become due and are deducted from the cash amounts. These may be, for example, administrative, transaction or similar fees.

Other factors may also influence pricing in the secondary market. These include the dividends or other income paid or expected for the Underlying.

The market maker sets the spread between bid and ask prices. Bid price is the price at which the market maker buys the securities. Ask price is the price at which he sells the securities. The spread depends on supply and demand for the securities as well as on certain yield aspects. Some costs are deducted when the securities are priced over the life of the securities. However, this does not always happen evenly over the term. Costs may be deducted in full from the fair value of the securities at an early stage as determined by the market maker. This also applies to a margin included in the issue price of the securities. Dividends and other income from the Underlying may also be discounted at an earlier point in time. This is done on the basis of dividends expected for the entire term or a certain period of time. The prices quoted by the market maker may therefore differ materially from the fair or the economically expectable value of the securities. In addition, the market maker can change the method at any time, after which he sets the rates. For example, the market maker can increase or decrease the spread between bid and ask prices.

When calculating the price of the Securities, the market maker considers the price of the Underlying or its components as follows:

- If both the security and the Underlying are traded, the following applies: The market maker considers the secondary market price of the Underlying when pricing the securities.
- If the security is traded even though the Underlying is not traded, the following applies: The market maker estimates the price of the Underlying when pricing the securities. Such a situation can occur, for example, in the following case: The security is traded on the stock exchange in Germany. The US Underlying (US Share) is not traded because the on the same day in the US is a public holiday.

Exercise of other functions

Companies of the Vontobel Group may also have a different function in relation to the securities, e.g., as calculation agent, index calculation agent, index sponsor, or participant in the selection process of a proprietary index or basket. Such a function may enable such Vontobel Group to determine the composition of the Underlying or calculate its value. These functions may give rise to conflicts of interest in determining the prices of the Securities and other related findings, both among the relevant companies of the Vontobel Group and between these companies and the Security holders.

There is a possibility that companies of the Vontobel Group may generate additional income by offering securities with bonds as an Underlying or as part of the Underlying.

Further transactions

Companies of the Vontobel Group may enter into transactions with respect to the Underlying asset or its components. Such transactions may adversely affect the performance of the Underlying. It may also adversely affect the value and / or tradability of the Securities.

This includes the Issuer's business, which hedges its obligations under the Securities. The value of the Securities may be affected by the dissolution of part or all of such hedging transactions.

Business relations

The Issuer and other companies of the Vontobel Group may have business relations with the issuer of the Underlying or its constituents. Such a business relationship can be achieved, for example, by:

- the acquisition and disposal of financial instruments,
- the brokering of transactions concerning the acquisition and disposal of financial instruments,
- lending,
- custody and administrative activities,
- activities related to the management of risks, or
- advisory and trading activities.

This may adversely affect the value of the Securities.

Information related to the Underlying

Companies of the Vontobel Group may own or obtain material, non-public information about the Underlying or its components. For example, companies of the Vontobel Group may issue research reports relating to the Underlying or its components. The companies of the Vontobel Group are not obliged to pass on such information to potential investors or Security holders, unless there are legal obligations.

Risks in connection with the effect of hedging transactions by companies of the Vontobel Group

The unwinding of hedging transactions undertaken by the Issuer when the Securities were issued may adversely affect payments under the Securities.

During the normal course of business, the companies of the Vontobel Group trade in the instruments underlying the Securities, as well as in derivative products based on those Underlyings. In addition, the companies of the Vontobel Group protect themselves against the financial risks associated with the Securities by entering into off-market hedging transactions negotiated individually between two parties (over-the-counter ("**OTC**") hedging transactions) in the relevant Underlyings and/or in derivatives on the Underlyings. These activities performed by the companies of the Vontobel Group – in particular the hedging transactions linked to the Securities – may influence the price of the Underlyings and thus indirectly the value of the Securities. In particular, the possibility cannot be ruled out that the inception or unwinding of these hedging transactions may have an adverse impact on the value of the Securities and/or the level of the Cash Amount to which the Security Holder is entitled. This applies in particular to the unwinding of hedging transactions towards the end of the Securities' term or – in the case of Securities with a barrier – if a barrier is reached.

Hedging and trading transactions carried out by the Issuer and by companies of the Vontobel Group involving an underlying of the Securities may have an adverse effect on the value of the Securities. In the worst case, such hedging or trading transactions in the Underlying may lead – in the case of Securities with a barrier – to a Barrier Event. In the case of these Securities, the possibility cannot be ruled out that, following the occurrence of such a Barrier Event, the Cash Amount may amount to zero (0) in particularly unfavourable circumstances with the result that the investor may suffer a total loss.

The Issuer currently only enters into hedging transactions with consolidated subsidiaries of Vontobel Holding AG (the "**Vontobel Group**"). Therefore, the Issuer is exposed to a so-called cluster risk compared to a more diversified selection of counterparties in hedging transactions. Insolvency or over-indebtedness of a Vontobel Group company may therefore directly result in the Issuer's insolvency.

In the event of abnormal market situations, where hedging transactions are not possible at all or only subject to more onerous conditions, the spreads between bid and offer prices determined by the Market Maker may widen. This can occur in particular outside the trading hours of the instrument underlying the Security on the relevant reference exchange or at times when trading in the Underlying is illiquid or unusually volatile for other reasons. No claims will arise for the investor from any hedging transactions that the Issuer and/or the companies of the Vontobel Group affiliated with the Issuer enter into internally to hedge the payment obligations arising from issuing the Securities.

<u>Risk in connection with the taxation of the Securities as well as the further development of the withhold-ing tax (Abgeltungssteuer)</u>

Security Holders bear the risk that the tax treatment of the Securities may change. This may have a material adverse effect on the value of the Securities and/or the Cash Amount under the Securities.

The payment of taxes, levies, fees, deductions or other amounts incurred in connection with the Securities is the responsibility of the respective Security Holder and not of the Issuer. All payments made by the Issuer may be subject to taxes, levies, fees, deductions or other payments required to be made, paid, withheld or deducted.

The information contained in the Base Prospectus with respect to the taxation of the Securities merely reflects the opinion of the Issuer on the basis of the laws applicable at the date of the Base Prospectus and does not represent tax or legal advice. The possibility that the tax authorities and tax courts may apply a different tax treatment cannot be ruled out.

Tax laws and practice are subject to change (including during the subscription period or term of the Securities), possibly with retrospective effect. This could have a negative effect on the value of the Security Holder's Securities and/or the market price of the Securities. Any such change may mean (i) that the tax treatment of the relevant Securities may be different from the treatment that the Security Holder thought was applicable at the date of purchase of the Securities; or (ii) that the information contained in the Base Prospectus relating to the tax laws and tax practice applicable to the Securities issued under the Base Prospectus is incorrect or no longer applicable in particular or all respects, or mean that material tax considerations relating to particular Securities are not included in the Base Prospectus. Security holders therefore bear the risk that their understanding of the manner in which income arising from the acquisition of the Securities is taxed may be wrong, or that the manner in which income arising from the acquisition of the Securities is taxed may change to their disadvantage.

Investors who are taxable in Germany should also note that due to the current administrative interpretations the tax authorities may not recognize a loss resulting from a low payout at the end of the term compared to the purchase price for tax purposes.

Moreover, the tax information provided in the Base Prospectus cannot serve as the sole basis for assessing an investment in the Securities from a tax point of view, since the particular situation of each individual investor must also be taken into account. Investors should always consult their personal tax advisers before deciding to purchase the Securities.

Recently, the government is discussing the abolishment of the so called withholding tax (*Abgeltungss-teuer*). The consequences of such abolishment would be that the respective capital proceeds will not be subject to a 25% tax rate anymore and the respective personal income tax rate would be applicable, which may cause a higher taxation.

<u>Risks in connection with the withholding tax pursuant to section 871(m) of the U.S. Internal Revenue</u> <u>Code</u>

Security Holders bear the risk that payments made by the Issuer in connection with the Securities may be subject to the U.S. withholding tax under Section 871(m) of the U.S. Internal Revenue Code. This may have a negative impact on the value of the Securities and/or the Cash Amount under the Securities.

Section 871(m) of the U.S. Internal Revenue Code ("**IRC**") and the provisions issued thereunder stipulate that for certain financial instruments (such as for the Securities) a withholding tax (of up to 30% depending on the application of income tax treaties) shall be imposed if the payment (or deemed payment) on the financial instruments is contingent upon, or determined by reference to, the payment of a dividend from sources within the United States. Pursuant to these U.S. legal provisions, certain payments (or deemed payments) under certain equity-linked instruments that refer to the performance of U.S. equities or certain indices that contain U.S. equities, as an Underlying or a Basket Component, shall be treated as dividend equivalents ("**Dividend Equivalents**") and shall be subject to U.S. withholding tax of 30% (or a lower income tax treaties rate).

This tax liability shall apply even if pursuant to the terms and conditions of the Securities no actual dividend-related amount is paid or an adjustment is made and thus investors can only determine with difficulty or not at all any connection to the payments to be made in respect of the Securities.

In withholding this tax, the Issuer will regularly apply the general tax rate of 30% to the payments subject to U.S. provisions (or deemed payments) and not any lower tax rate pursuant to any potentially applicable double taxation agreements. In such case, an investor's individual tax situation can therefore not be taken into account.

The Issuer's determination of whether the Securities are subject to this withholding tax is binding for the Security Holders, but not for the United States Internal Revenue Service (the "**IRS**"). The rules of section 871(m) require complex calculations in respect of the Securities that refer to U.S. equities (and indices which include U.S. equities) and application of these rules to a specific issuance of Securities issue may be uncertain. Consequently, the IRS may determine they are to be applied even if the Issuer initially assumed the rules would not apply. There is a risk in such case that Security Holders are subject to withholding tax with retroactive effect.

There is also the risk that section 871(m) must also be applied to Securities that were not initially subject to withholding tax. This case could arise in particular if the Securities' economic parameters change such that the Securities are in fact subject to tax liability and the Issuer continues to issue and sell these Securities.

As the Issuer is not obliged to offset any withholding tax pursuant to section 871(m) on interest, capital or other payments to the Security Holders by paying an additional amount or by paying the tax amount out of the own margin, Security Holders will receive smaller payments in such case than they would have received without withholding tax imposed.

2.3.6 Risks in connection with the Underlyings

In this sub-category the material and specific risks in connection with the Underlyings are described. The risks are classified according to their materiality based on the assessment of the Issuer. The most material risks are mentioned first. The material and specific risks are described for each asset class in a separate sub-category.

The Securities are linked to one or more Underlying. Shares, securities representing shares (ADRs/GDRs) or other dividend-bearing securities, indices, bonds, exchange rates, commodities, futures, interest rate futures, interest rates, investment units or virtual currencies may be specified as
Underlyings. The Issuer will specify the Underlying to which the Security being issued relates in the Final Terms.

A feature common to all of the Securities presented in the Base Prospectus is that the level of the Cash Amount is linked to the performance of the Underlying. The performance of the Underlying may be subject to fluctuations over time. Depending on the structure of the Securities, a rise or a fall in the Underlying may be unfavourable for the investor. There is no guarantee that the Underlying will move in a direction that is favourable for the respective investor and corresponds to the investor's expectations.

Past experience shows that the Underlying-specific risks described below will lead to a falling rate, level or price of the Underlying in the majority of cases or in extreme cases to the Underlying expiring worthless. For investors in the Securities presented in this Base Prospectus (with the exception of the "Reverse Bonus Certificates" type of the Securities), such movements in the rates, levels or prices of the Underlying are unfavourable and therefore represent a risk relating to the Securities. For investors in "Reverse Bonus Certificates" type of the Securities , on the other hand, the risk consists of rising rates, levels or prices of the Underlying. Depending on the structure of the Security and the effect of the risks described below on the rate, level or price of the Underlying, the crystallisation of these risks may result in investors suffering a total or partial loss of their investment.

The risks related to another category of asset class can also be relevant for the Underlying, if indirect investments are made (e.g. for an index whose index components are shares the same risks associated with an investment in shares can be realized).

The amounts payable on the maturity or extraordinary termination of the Securities are therefore determined entirely by the rate, level or price of these Underlyings, as presented in the Final Terms. Accordingly, investors should study the Base Prospectus and the respective Final Terms carefully to familiarise themselves with the effects of this linkage between the respective Underlyings and the respective Security.

a) Risks in the case of shares, securities representing shares and other dividend-bearing securities as the Underlying

The material and specific risks associated with shares, securities representing shares and other dividend-bearing securities as Underlying are described in this sub-category. The risks in this sub-category are classified according to their materiality based on the assessment of the issuer. The most material risks are mentioned first.

Risks in connection with the performance of the price

A negative development of the macroeconomic factors may have a negative impact on the price development of the share price and accordingly adversely affect the value of the Securities and/or the Cash Amount under the Securities.

The price of a share, security representing shares or other dividend-bearing security (e.g. profit participation right, participation certificate) depends on a range of factors specific to the particular market and sector which are outside the control of the Issuer. The price of such securities may be subject to fluctuations and the development of the price depends on macroeconomic factors such as, for example, the rate of interest or level of prices on the capital market, the development of the currency, political or economic circumstances or other factors specific to the company which issued the securities in question (referred to in the following as the "**Issuer of the Shares**"). The Issuer of the Shares or companies affiliated to it may become insolvent or illiquid and the shares could even become worthless as a result.

The intensity of the risks is also affected by the respective market capitalisation. Shares of companies with a low market capitalisation may be highly illiquid due to low trading volumes.

The regional situation should also be taken into account. Shares of companies that have their headquarters or their principal operating activities in countries with a low level of legal stability, for example, are subject to the risk of detrimental and unexpected actions by governments or nationalisations.

If the Securities are linked to shares that were not issued under the investor's domestic laws but under the laws of another state, the rights arising from or to those shares may be assessed wholly or partly in accordance with that state's laws which are foreign to the investor. In that case, the jurisdiction to which the shares are subject may include provisions as a result of which in the event of the company facing financial difficulties or insolvency, for example, the relevant shares may decline in value more rapidly or to a greater extent than would be the case if the shares were subject (only) to the investor's domestic laws. Such a decrease in value or fall in price of the shares may have a negative effect on the value of the Securities. In the case of Securities linked to shares the investor does not receive dividends paid or other distributions on the respective share, in contrast to a direct investment. Therefore, no dividends or other distributions are paid to the investor if a dividend paid or other distribution is made on the Underlying.

Risks in connection with securities representing shares

Payments under Securities linked to Securities representing Shares are not identical to payments that the Security Holder would have received if he had invested directly in the share underlying the Securities representing Shares. An investment in a Security representing Shares involves additional risks compared to an investment directly in the share underlying the Securities representing Shares.

Additional risks have to be taken into account where securities representing shares – mostly in the form of "ADRs" ("American Depositary Receipts") and/or "GDRs" ("Global Depositary Receipts") – are used as Underlyings.

ADRs are participation or depositary certificates issued in the USA by custodian banks; they certify a proportion of ownership in foreign shares. The shares on which the ADRs are based are usually held in the respective issuer's home country outside the USA. ADRs are traded on stock exchanges around the world in lieu of the original shares. GDRs also represent a proportional interest in foreign shares. The original foreign shares are usually held in the respective issuer's home country. They are different from ADRs in that they are generally offered to the public or placed outside the USA.

Each security representing shares certifies a certain proportional interest in the underlying foreign shares, i.e. one ADR or GDR may represent one share, multiple shares or even only a fraction of a share (known as the reference quantity). The market price largely corresponds to the market price of the underlying shares, taking the respective reference quantity into account. Negative variances are possible, for example because of fees levied by the custodian bank. The issuer of the underlying shares may make distributions with respect to the shares that are not passed on to the purchasers of the securities representing shares, as a result of which the value of the securities representing shares and therefore of the Securities may be affected. Securities representing shares and the underlying shares may be traded in different currencies. Exchange rate fluctuations between those currencies may have a negative impact on the value of the securities representing shares.

Fees charged by the custodian, which is generally located in the home country of the issuer of the shares, and by the custodian bank may have a negative impact on the value of the ADRs or GDRs and therefore also adversely affect the value of the Securities.

In the event of the insolvency of the custodian bank or foreclosure against it, the possibility cannot be ruled out that the portfolio of shares underlying the securities representing shares may be liquidated or that restrictions on the right of disposal may be imposed on it. This may render the securities representing shares and the Securities linked to them worthless. For investors there is therefore an additional risk of total loss – except in the case of "Reverse Bonus Certificates" type of the Securities, up to and including a total loss in the worst case.

In addition, it should be noted in particular that, in the event of the insolvency of the custodian bank or if the custodian bank changes the terms and conditions or discontinues the offer of the securities representing shares or the securities representing shares are delisted, the Issuer has the right to amend the Terms and Conditions and/or is entitled to an extraordinary termination of the Securities.

b) Risks in the case of Indices as Underlyings

The material and specific risks associated with Indices as Underlying are described in this sub-category. The risks in this sub-category are classified according to their materiality based on the assessment of the issuer. The most material risks are the *Risks related to the change in the composition or calculation or dissemination of an Index, Risks in connection with the influence of distributions of the index constituents* as well as the *correlation risk.* The Issuer does not further differentiate the risks listed after the most material risk factors according to their materiality.

Risks related to the change in the composition or calculation or dissemination of an Index

Changes in the composition or calculation or dissemination of an Index by the Index Sponsor may adversely affect the value of the Index and in turn the value of the Securities and/or the Cash Amount under the Securities.

If the Underlying is an index, the performance of the index is affected by the performance of the index components.

Indices serving as Underlyings for the Securities presented in the Base Prospectus are not designed by companies of the Vontobel Group but by other providers (so-called sponsors). Investors must take note of the respective index descriptions and understand how the respective index functions. Investors

cannot assume that the respective index will be successful; they must therefore form their own opinions of the index.

The value of the index is derived in principle from the value of its constituents in accordance with the investment and calculation rules. The level of an index therefore depends primarily on the performance of the individual constituents of which the respective index is composed. Changes in the composition of the index and factors that affect or may affect the value of the constituents are reflected in the value of the index and may therefore have an impact on the return from an investment in the Securities. Fluctuations in the value of one constituent may be reinforced by fluctuations in the value of another constituent. If the value of at least one constituent or of all the constituents is determined in a currency different from the currency in which the index is calculated, the investor may be exposed to implicit currency risk since values of the index constituents are converted into the currency of the index for the purpose of calculating the value of the index. Exchange rate fluctuations may mean that the value of the index constituent expressed in the currency of the index has fallen, although its price has in principle risen. Notwithstanding the aforesaid, there may also be a potential currency risk due to a deviation of the currency of the index from the currency of the index from the currency of the index for the purpose.

It should be noted that the constituents of such an index may be deleted or replaced, and that new constituents may be added or that changes may be made to the index methodology which may change the level of one or more constituents. The replacement of the constituents of an index may affect the level of the index since, for example, a newly added company may perform significantly better or worse than the company replaced, which in turn may adversely affect the value of the Index and/or the value of the Securities and/or the Cash Amount under the Securities

Furthermore, the calculation or the promotion of the index may be revised, terminated or suspended. The sponsor of such an index or a reference agent will not be involved in the offer and sale of the Securities and will not have any obligations towards the Security Holders. All measures relating to the index may be taken without regard to the interests of the Security Holders and any of these measures may have an adverse effect on the market value of the Securities.

Risks in connection with the influence of distributions of the index constituents

The Security Holder will usually not participate in dividends or other distributions paid on the Index components.

If the Underlying is a price index (PR), then it should be noted that distributions and income from individual index constituents (e.g. in the case of share indices: dividends) are not included in the calculation of the index level and have no effect on the calculation of the security right. An investor in Securities linked to price indices, therefore, cannot participate in such distributions of the index constituents. On the contrary, the treatment of dividend payments from the index constituents in this case generally results in a reduction of the index level and therefore in principle in a fall in the Underlying.

In contrast, in the case of performance or total return (TR) indices or in the case of indices for which a predefined dividend (also known as a synthetic dividend) is calculated at certain intervals (so-called decremet indices), distributions and income from the index constituents are included in the calculation of the index level by the index calculation agent. Where the index calculation agent does not include these amounts in the calculation in full, however, but reduces such distributions and income by a theoretical withholding tax, the method of calculation is also referred to as net return; the market does not make a clear distinction between total return and net return on a consistent basis, however.

Investors must therefore read the respective index descriptions to establish whether and, where relevant, to what extent distributions and income from individual index constituents are included in the calculation of the index level.

Correlation risk

An adverse price development of the components of the Index may adversely affect the price development of the Index and, accordingly, the value of the Securities and/or the Cash Amount under the Securities.

A special feature of Securities linked to indices is that the level of the index is based on the performance of a number of index constituents. For this reason, another factor affecting the value of the Securities is the correlation between the index constituents i.e. – expressed simply – the degree to which the performance of the individual constituents depends on the performance of the other constituents. For example, if all constituents originate from the same sector and country, a high positive correlation can be assumed. The correlation takes a value between '-1' and '+1', whereby a correlation of '+1', i.e. a high positive correlation, signifies that changes in the value of the constituents move in the same direction. With a correlation of '-1', i.e. a high negative correlation, the constituents always move in exactly the opposite direction. A correlation of '0' indicates that it is not possible to make any statement about the

connection between changes in the value of the constituents. Depending on the redemption structure, a high correlation between the individual constituents will increase or reduce the risk for the investor since diversification using different investment strategies is not being achieved or attempted. A high positive or negative correlation between the individual constituents can result in an additional risk of loss for the investor in the case of Securities whose features include a barrier, since the probability of a Barrier Event occurring may be higher.

Particular risks in the case of dividend indices

Dividends may be subject to unpredictable fluctuations and adversely affect the value of the Securities and/or the Cash Amount under the Securities.

If the Securities are linked to an index based on the dividends of particular shares, the performance of the index depends on the declaration and payment of any such dividends payable by the issuers of the relevant shares. Such declaration and payment of any dividends payable may be subject to unpredictable fluctuations over time and adversely affect the value of the Securities and/or the Cash Amount under the Securities.

Particular risks relating to commodity contracts and commodities in general as index constituents

A negative development of the macroeconomic factors may have a negative impact on the price development of the commodity index and accordingly adversely affect the value of the Securities and/or the Cash Amount under the Securities.

Commodity indices reproduce the performance of a synthetic production-weighted basket of commodity contracts on particular physical commodities. The price of commodity indices corresponds to an actual investment in commodity contracts and therefore rises or falls depending on the overall performance of the weighted basket of commodity contracts.

Although commodity indices replicate the performance of the commodity markets in principle in the same way in which a share index replicates the performance of the equity market, there are important differences between a commodity index and a share index:

The shares in a share index are typically weighted on the basis of their market capitalisation, while the commodity contracts included in a commodity index are typically, but not always, weighted on the basis of the global level of production and the dollar value of that level.

Furthermore, in contrast to shares, commodity contracts expire at regular intervals and in order to prolong an investment in commodity contracts, it is necessary to sell such contracts prior to expiry and take positions in commodity contracts with longer maturities. This special feature of a commodity index has a significant impact on fluctuations in the performance of a commodity index.

Finally, the performance of a commodity index depends on general economic factors relating to the commodities underlying the commodity contracts included in the commodity index, such as supply and demand, liquidity, weather conditions and natural disasters, direct investment costs, location and changes in tax rates.

The holding of inventories of physical commodities incurs an administrative expense and costs – including costs arising in connection with the necessary storage and transportation of physical commodities. This administrative expense and these costs may also be reflected in the prices of the commodity contracts and accordingly in the level of the commodity index.

If the price of the underlying physical commodities increases, the price of the commodity index will not necessarily increase as well. The value of a Security which is linked to a commodity index depends on the performance of the commodity index, which in turn replicates the performance of a basket of commodity contracts included in the commodity index, instead of replicating the performance of the individual physical commodities themselves. Changes in the prices of the commodity contracts should in principle reflect the changes in price of the underlying physical commodities. However, the prices of commodity contracts may from time to time move in a manner or to an extent that differ from price movements in the case of physical commodities. Prices for a particular commodity may therefore rise, while the level of the commodity index does not change in the same way. Moreover - against the background of the expiry dates of commodity contracts, i.e. the dates on which trading in a commodity contract ends - various adjustments may be necessary with respect to the commodity index in order to maintain the investment position in the commodity contract. These adjustments may have a negative effect on the level of the commodity index and consequently result in certain cases in a divergence between the performance of the commodity index and the performance of the commodity contracts underlying the commodity index. Accordingly, holders of Securities linked to commodity indices may receive a lower Cash Amount than would have been received by an investor who had invested directly in the commodities underlying such commodity indices, or in products whose Cash Amount is based on the spot prices of physical commodities or commodity contracts expected to expire at the end of the term of the Securities.

c) Risks in the case of bonds as the Underlying

The material and specific risks associated with bonds as Underlying are described in this sub-category. The risks in this sub-category are classified according to their materiality based on the assessment of the issuer. The most material risks are mentioned first.

Risks in connection with the development of the price

Security Holders bear the risk that there is no liquid market for trading in the bonds. This may adversely affect the value of the Securities and/or the Cash Amount under the Securities.

In the case of Securities where bonds are used as Underlyings, investors should bear in mind that the secondary market for these bonds may be limited. This is frequently because the issuer of the respective bonds is often the only market maker for them. It therefore remains uncertain whether and to what extent a secondary market will develop for the bonds and whether or not this secondary market will be liquid. The consequence of this is that the price of the bonds depends on the pricing by their issuer in its role as market maker and may adversely affect the value of the Securities and/or the Cash Amount under the Securities.

Insolvency risk of the issuer of the bonds

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

If bonds are used as Underlyings, investors carry the insolvency risk of the issuer of the bonds used as Underlyings (in addition to the insolvency risk of the Issuer of the Securities presented in the Base Prospectus). The insolvency of the issuer of the bonds may render the bonds and in some cases the Securities linked to them worthless. For investors there is therefore an additional risk of total loss for the investor – except in the case of the "Reverse Bonus Certificates" type of Securities –, up to and including the risk of a total loss in the worst case.

d) Risks in the case of exchange rates as the Underlying

The material and specific risks associated with exchange rates as Underlying are described in this subcategory.

Risks in connection with the development of the price

The development of the price of exchange rates depends on a variety of economic factors and in the event of an adverse development of these factors, the value of the exchange rates and, accordingly, the value of the Securities and/or the Cash Amount under the Securities may be adversely affected.

The rates of exchange between currencies are determined by supply and demand on the international foreign exchange markets which are influenced by a variety of factors, such as speculative activity, general economic factors, interventions by central banks and government agencies or other political factors (including foreign exchange controls and restrictions). Exchange rate movements may have an effect on the value of the Securities and the Cash Amount under the Securities. The risks described above may intensify if the relevant currency is the currency of an emerging market.

In the case of exchange rates as the Underlying, if a country's key interest rate is increased, this may cause that country's currency to appreciate, because demand for government bonds normally rises in such cases. The converse may apply accordingly, with a cut in the base rate leading to depreciation of the country's currency.

In the case of Securities with a barrier, it should additionally be noted that, due to the time zones in Australia, Asia, Europe and America, currencies are traded for 24 hours a day in interbank trading and the relevant exchange rate may reach, exceed, or fall below the barrier during that time. For this reason it is possible, especially in the case of Securities linked to these Underlyings, that the relevant exchange rate will reach, exceed or fall below the barrier even outside local trading hours.

e) Risks in the case of commodities as the Underlying

The material and specific risks associated with commodities as Underlying are described in this subcategory.

Risks affecting the performance of Commodities

The price development of commodities depends on a variety of economic factors and in the event of an adverse development of these factors, the price of the commodity and, accordingly,

the value of the Securities and/or the Cash Amount under the Securities may be adversely affected.

Commodities are mineral commodities (such as oil and gas), agricultural produce (such as coffee, wheat and corn) and non-ferrous metals (such as nickel, zinc and tin). Gold, silver and platinum are described as precious metals. Precious metals and commodities referred to collectively in the following as "commodities".

Commodities are often exposed to complex price risks. Their prices are subject to greater fluctuation than in the case of other asset classes (high volatility). In particular, commodities markets are generally less liquid than bond, foreign exchange and equity markets. As a result, changes in supply and demand have a more pronounced effect on prices and volatility, making investments in commodities riskier and more complex. Examples of some of the typical factors affecting the prices of commodities are given in the following:

The planning and management of commodity supplies takes up a lot of time. For this reason, the supply of commodities has limited flexibility, and it is not always possible to adapt production quickly to meet changes in demand. Demand may also vary from region to region. In addition, the transport costs for commodities in regions where they are required have an impact on prices. The cyclical behaviour of some commodities produced during certain times of year, such as agricultural produce, may entail major price fluctuations.

Direct investments in commodities attract costs for storage, insurance and taxes. Moreover, no interest or dividends are paid on precious metals or commodities. These factors have an impact on the overall return on commodities.

Not all commodities markets are liquid and able to react quickly and to the extent required in response to changes in supply and demand. Since only a few market participants are active on the commodities markets, high levels of speculation may have negative consequences for investors and distort prices.

Unfavourable weather conditions can affect the supply of certain commodities for a whole year. A supply crisis triggered in this way may give rise to sharp and unpredictable price fluctuations. The spread of disease and outbreaks of epidemics may also influence the price of agricultural produce.

Commodities are often produced in emerging countries and demanded by industrialised countries. However, the political and economic situation in emerging countries is usually considerably less stable than in the industrialised countries. They are much more exposed to the risks of rapid political change and economic setbacks. Political crises may shake investor confidence, and this may in turn influence the prices of commodities. War or armed conflict may change the supply of and demand for certain commodities. In addition, it is possible that industrialised countries may impose an embargo on the export and import of goods and services. This could have a direct or indirect impact on the price of commodities. Moreover, a number of commodity producers have formed organisations or cartels to regulate supply and thus influence prices.

Changes in tax rates and customs duties may have the effect of reducing or increasing the profitability of producers of commodities. If these costs are passed on to customers, such changes will have an effect on the prices of the commodities affected.

The factors and circumstances described in this section that have or could have a direct or indirect effect on the value of commodities may also have a negative impact on the value of the Securities. For example, a reduction in availability of a precious metal or commodity is generally reflected in a rise in the price of that precious metal or that commodity, which represents a risk for investors in Securities of the "Put" or "Short" type described in the Base Prospectus.

f) Risks in the case of futures and interest rate futures as the Underlying

The material and specific risks associated with futures and interest rate futures as Underlying are described in this sub-category. The risks in this sub-category are classified according to their materiality based on the assessment of the issuer. The most material risks are the *Risks in connection with futures contracts, Particular risks relating to dividend futures contracts as the Underlying as well as Futures contract with the next expiry date and Rollover.* The Issuer does not further differentiate the risks listed after the most material risk factors according to their materiality.

Risks in connection with futures contracts

The price development of futures contracts may be adversely affected for the Security Holder by the price development of the future and interest rate future and accordingly the value of the Securities and/or the Cash Amount under the Securities.

Futures and interest rate futures are standardised forward contracts based on financial instruments (e.g. shares, indices, interest rates, currencies or units of account (including virtual currencies), bonds) known

as financial futures, or metals and commodities (e.g. precious metals, wheat, sugar), known as commodity futures. The price of a future or of an interest rate future therefore depends primarily on the performance of the relevant reference asset.

A forward contract constitutes the contractual obligation to buy or sell a certain amount of the relevant object of the contract (the "**Reference Asset**") at an agreed price and at a pre-determined date. Futures contracts are traded on derivatives exchanges and are to this end standardised with regard to contract size, nature and quality of the object of the contract and, if applicable, places of delivery and delivery dates.

Generally, there is a high positive correlation between the performance of the price of a Reference Asset on the spot market and on the corresponding futures market. However, in principle futures contracts are traded at a premium to, or discount from, the spot price of the underlying Reference Asset. The difference between the spot price and the futures price, known as the "basis" in the terminology used on futures exchanges, is the result of the inclusion of costs usually incurred in connection with spot transactions (storage, delivery, insurance etc.) and of income usually generated through spot transactions (interest, dividends etc.) on the one hand, and differences in the evaluation of general market factors prevailing on the spot and futures markets on the other. Moreover, liquidity on the spot market may differ considerably from that on the corresponding futures market, depending on the Underlying.

Since the Securities are linked to the exchange price of the underlying futures contracts specified in the Final Terms, a proper evaluation of the risks associated with the purchase of these Securities requires knowledge about the method of operation of and factors affecting the value of futures transactions, in addition to knowledge about the market for the Reference Asset underlying the respective futures contract (for further information, see also the risks relating to various underlyings that may be the Reference Asset for futures or interest rate futures contained in section 2.3.5 of this Base Prospectus).

Particular risks relating to dividend futures contracts as the Underlying

Dividends may be subject to unpredictable fluctuations and adversely affect the value of the Securities and/or the Cash Amount under the Securities.

Dividend futures contracts represent the total dividends distributed by all of the companies included in the index underlying the dividend futures contract in index points, after applying the index divisor. The dividend stream for one calendar year is replicated, i.e. the respective contract only represents the dividends expected for the relevant calendar year. The performance of the index underlying the dividend futures contract depends on the declaration and payment of any such dividends payable by the issuers of the relevant shares. Such declaration and payment of any dividends payable may be subject to unpredictable fluctuations over time. The calculation of the dividend futures contract is based in principle on all ordinary gross dividends of the companies included in the underlying index. Special dividends, repayments of capital or similar distributions, however, are disregarded to the extent that the respective index sponsor makes an adjustment to the underlying index. Security Holders cannot assume that the companies currently included in the index underlying the dividend futures contract will continue to be included in the index in the future. The composition of the companies included in the index may change during the term of the Securities, which may have a negative effect on the Underlying and on the value of the Securities.

Futures contract with the next expiry date and Rollover

The "Rolling" of the futures contract may adversely affect the performance of the futures and/or interest rate futures, especially in a contango market.

Since futures and interest rate futures contracts each have a specific expiry date, the Issuer will, in the case of Securities with a longer term, replace the Underlying, at a time specified in the Final Terms, with a futures or interest rate futures contract respectively that, apart from having an expiry date further in the future, has the same contract specifications as the futures or interest rate futures contract initially serving as the Underlying (known as 'Rollover'). If no futures or interest rate futures contract exists at that point in time with underlying terms and conditions or principal contract features that match those of the Underlying which it is intended to replace, the Issuer has the right, in accordance with the Terms and Conditions, to replace the futures or interest rate futures contract or to terminate the Securities.

The Rollover will be carried out on a trading day (the "Rollover Date") within a timeframe specified in the Terms and Conditions, shortly before the current futures contract expires. The reference values on the basis of which the Rollover of the Underlying to the new Underlying is carried out may be determined by the Issuer in its reasonable discretion within the limits specified in the Terms and Conditions. In the case of Securities with a barrier, this futures contract determined in the reasonable discretion of the Issuer is then relevant until the next Rollover for determining whether the price of the Underlying has reached, exceeded or fallen below the respective barrier.

A factor which plays a central role with respect to the Rollover is whether the price of the futures contract with the next expiry date, i.e. the contract being rolled into, is higher or lower than the price of the expiring futures contract. If the market is in "contango", the price of the futures contract with the next expiry date being rolled into is higher than the price of the expiring futures contract. The reverse situation is known as a market in "backwardation". In this case, the price of the futures contract with the next expiry date being rolled into is lower than the price of the expiring futures contract. Depending on the variation in price and the structure of the Security, carrying out the Rollover may work to the disadvantage of the Security Holders.

Since the prices of the existing and new futures contracts are generally different, the investor also faces the risk that a barrier or other threshold relevant for the redemption of the Securities will be reached in connection with carrying out the Rollover. In this event, the investor may suffer a loss up to and including a total loss of the capital invested.

It should be noted that is not possible to quote ongoing buying and selling prices for the Securities in the secondary market while a Rollover is being carried out. During this time it will not be possible or it will be difficult to buy or sell the Security.

g) Risks in the case of interest rates as the Underlying

The material and specific risks associated with interest rates as Underlying are described in this subcategory.

Risks in connection with the development of the price

The development of the price of interest rates depends on a variety of economic factors and in the event of an adverse development of these factors, the value of the interest rates and, accordingly, the value of the Securities and/or the Cash Amount under the Securities may be adversely affected.

Interest rates depend on the supply and demand for investments in currencies on the international money and capital markets, which are influenced, among other things, by speculative activity, general economic factors, interventions by central banks and government agencies or other political factors. The market level of interest rates on the money and capital markets, however, is frequently subject to substantial fluctuations, as a result of which the Security Holder with interest rates as the Underlying, or as the Reference Asset for an interest rate futures contract serving as the Underlying, is exposed to this risk of changes in interest rates.

If the Underlying is a fixed-interest financial instrument, movements in interest rates can be expected to have an especially significant impact on the value of the Securities. A change in the market level of interest rates in a particular direction is reflected in a movement in the price of a fixed-interest financial instrument in the opposite direction: If the market level of interest rates rises, the price of the financial instrument will usually fall until the yield on that instrument is approximately equal to the market rate of interest; this is disadvantageous for investors in Securities (with the exception of the "Reverse Bonus Certificates" type of Securities). If, on the other hand, the market level of interest rates falls, the price of the fixed-interest financial instrument increases until its yield is approximately equal to the market rate of interest. This development, in contrast, is unfavourable for investors in the "Reverse Bonus Certificates" type of Securities.

h) Risks in the case of investment units as the Underlying or Basket Constituent

The material and specific risks associated with investment units as Underlying or as Basket Constituent are described in this sub-category.

If investment units are used as Underlyings, investors should note that, depending on the type of fund, e.g. share funds, bond funds, annuity funds, real estate funds etc. as well as funds investing in a range of assets, the capital paid in to the fund is also invested on the capital market. As a result, the risks arise primarily from the nature of the fund. This means that the value of an investment unit is subject to the same risks, influences and fluctuations as the assets of which the fund is made up. Furthermore, the value of the investment units may depend, for example, on the investment risks and valuation rules of the assets acquired for the investment fund, the investment strategy and investment decisions of the management company of the investment fund, regulatory restrictions and the tax burden in connection with the assets acquired for the investment fund, as well as the fees and costs at the level of the investment fund. These factors may have a significant adverse effect on the price of investment units and, accordingly, the value of the securities.

In addition, investors should note that, if investment units are used as Underlyings, for the purpose of assessing the performance of the Underlying the relevant reference agent may determine the value of an investment unit (as a price, redemption price or value designated accordingly) only on valuation dates applicable to the fund. Other values determined for the respective investment unit, in particular any

prices of the respective investment unit determined and published on a stock exchange, are not taken into account, unless the Final Terms expressly provide otherwise.

<u>Risks in connection with Exchange Traded Funds (ETF), in particular regarding an ETF with a passive</u> <u>management</u>

There is a risk that the price of the ETF will develop adversely and accordingly may adversely affect the value of the Securities and/or the amounts payable under the Securities. Due to the lack of actively management of the ETF, this in particular relates to ETF with a passive management.

If the Securities are linked to units of an ETF, the following particular risks arise, which may have a negative impact on the value of the ETF units forming the Underlying and thus on the value of the Securities.

The aim of an ETF is to track an index, a basket or specific individual assets, such as gold (gold ETF), as closely as possible. The value of an ETF therefore depends in particular on the price performance of the individual index or basket constituents or of the other individual assets. However, the possibility cannot be ruled out that the price performance of the ETF may diverge from that of the index, basket or individual assets (known as tracking error).

In contrast to other investment funds, ETFs are not actively managed by the investment company issuing the ETF as a general rule. This means that decisions on the purchase of assets are determined by the index, basket, or individual assets. If the prices of the assets underlying an ETF fall, then in principle the price of the ETF will fall.

In addition to the value of the assets underlying an ETF, the price of an ETF may also depend on fees charged for managing the ETF, and this may have an indirect effect on the value of the Securities.

i) Risks relating to virtual currencies as the Underlying

The specific and material risks associated with virtual currencies as Underlying or Basket Constituent are described in this sub-category. The risks in this sub-category are classified according to their materiality based on the assessment of the issuer. The most material risks are the *Risks in connection with the development of the price, Risks in connection with the acceptance and reputation of virtual currencies, Regulatory, legal and tax risks* as well as *Risks relating to the technology and its development.* The Issuer does not further differentiate the risks listed after the most material risk factors according to their materiality.

These risks, by themselves or together with further risks and unpredictable factors of which the Issuer is currently unaware or which the Issuer currently regards as insignificant, could have an adverse effect on the value of the Securities, since the latter are linked to the Underlying and therefore to the virtual currency. The market price of the virtual currency could fall and even become zero (0) in the event of the realisation of any one or all of these risks.

Risks in connection with the development of the price

The price of a virtual currency may change rapidly and fall to zero (0). A higher risk exists that under these circumstances, investors could lose part or all of their investment.

If the Underlying or basket constituent is a virtual currency expressed in another currency (for example, US dollar for 1 Bitcoin), the performance of the Security is affected by the performance of the virtual currency.

Virtual currency is a general term under which cryptographic currencies such as Bitcoin are also subsumed. The concept of a virtual currency denotes a certain type of unregulated virtual money that is not issued or backed by a central bank. The rates of exchange between a currency and a virtual currency are generally determined by supply and demand on particular trading platforms on which those virtual currencies are traded. Those rates of exchange may be affected by a variety of factors such as speculative activity, general economic factors, interventions by central banks and government agencies or other political factors (including restrictions on buying and selling) – similar to the factors relating to exchange rates (see section 2.3.2 of the Base Prospectus).

The market value of a virtual currency does not depend on a claim or a reference value; it depends in principle on the investors' expectation that it will be possible to use the virtual currency in the future for transactions and as a means of payment. The close relationship between the expectations held and the market value is reflected in higher volatility in the market value of a virtual currency. The degree of acceptance of a virtual currency may decline, among other reasons, if the virtual currency is not accepted or no longer accepted as a means of payment.

It should be borne in mind that the value of a virtual currency is highly volatile and can rise or fall rapidly.

Risks in connection with the acceptance and reputation of virtual currencies

The performance of the virtual currency is in principle based on supply and demand, whereby virtual currencies are only used to a limited extent as a means of payment. Virtual currencies are significantly dependent on their acceptance and reputation, moreover by the reputation of the places where they can be traded.

The price of a virtual currency is dependent on a number of factors outside the control of the Issuer. An important point to note is that the value of a virtual currency is very closely linked to investor confidence in that virtual currency. If investors lose confidence in the virtual currency, the value of that virtual currency will also fall. The market value of a virtual currency is in principle not based on any type of claim nor on a physical asset. Instead, its market value depends mainly on the expectation that it will be possible to use it for transactions in the future or – as in the case of the virtual currency Bitcoin, for example – continue to use it for transactions as in the past. This close connection between expectation and market value is responsible for the current volatility in the market value of a virtual currency, which is expected to continue in future.

Virtual currencies are only used to a limited extent as a means of payment. This is due in particular to the low acceptance as a means of payment. Compared to cashless transactions in currencies such as USD, EUR or GBP, transactions in virtual currencies are extremely low. In addition, the equivalent value of transactions in virtual currencies in a currency such as USD is difficult to measure due to the sometimes very strong exchange rate fluctuations.

Although some virtual currencies, such as Bitcoin, currently have significant status among virtual currencies and in the perception of the public, there is a danger that other virtual currencies may have or acquire competitive advantages, and that the significance of currently successful virtual currencies will decline and that they may even be crowded out of the market.

Virtual currencies can be purchased directly from an owner or via a trading platform. As a rule, these platforms are not regulated. A number of trading platforms have already had to cease their business operations or have been closed for other reasons – in some cases due to attacks by hackers.

Investors in virtual currencies (and therefore indirectly investors in products using virtual currencies as the Underlying as well) face higher risks of fraud and loss. Virtual currencies can be stolen, which could result in a total loss. Once acquired, virtual currencies are normally stored in a "virtual wallet" on a computer, notebook or smartphone. These virtual wallets are usually protected with a private key or password. Virtual wallets usually have a public key and a private key or a password which are used to gain access. However, virtual wallets are not completely protected from hackers. Money can be stolen from a virtual wallet in the same way as from real wallets. The prospects of getting the money back are slim. This may have an adverse effect on the reputation of the currency or of the market place in question, and so negatively impact the market price of the relevant virtual currency.

Transactions in virtual currency are public, but the owners and recipients of the transactions are not. The transactions are very difficult to trace and provide users of virtual currencies with a high degree of anonymity. The virtual currency's network can therefore be used in transactions for criminal purposes such as money laundering. Abuses of this kind can result in trading platforms being shut down by law enforcement agencies, denying access to credit balances on the platform as a result.

Ownership of certain virtual currencies, e.g. of bitcoins, are determined by knowledge of a "private key" which can be thought of as similar to a password that grants the ability to transfer such virtual currency held in an individual address. Such virtual currencies are transferred by cryptographically signing a message with this private key that tells the network that the owner wishes to move the bitcoins from one public address to another specific public address. Public-private key cryptography ensures that all network participants can cryptographically verify that a transaction is valid. There exists the risk that private keys may be cracked, i.e. decoded, by an unauthorised person and used to verify that a transaction is valid. Today, the encryption of transactions is ensured by the difficulty of cracking its code using existing computers. However, private keys might be cracked and therefore unsecure when the calculation power of computers advance, such as by the development of quantum computers The unsecureness of private keys could have an adversely effect on the market price and reputation of respective virtual currency.

In addition, trading platforms are not banks, managing a virtual currency as a deposit. If a trading platform loses units of a virtual currency or has to cease its business operations, there is generally no specific legal protection (as provided by a deposit protection scheme, for example) covering losses of units of a virtual currency held on the trading platform. This is the case even if the trading platform's activities are officially authorised.

Specific risks may arise for some trading platforms as a result of the particular features of the respective trading platform. For example, the trading platform may have limited transparency with respect both to pricing and to its ownership or corporate structure. Trading platforms with limited transparency may

nevertheless record high levels of turnover in the virtual currency. If confidence in the respective trading platform declines as a result of its limited transparency, this may have adverse effects on trading in the virtual currencies concerned and on the turnover in those currencies. This may in turn have an adverse effect on the market price of the respective virtual currency.

Regulatory, legal and tax risks

Against the background of the relative novelty and the political discussion about virtual currencies in various countries, regulatory, legal and tax risks exist that may have a negative impact on the virtual currency and/or the Securities.

The legal status of virtual currencies may vary between different states. The absence of a uniform regulatory, legal and tax framework makes it difficult to assess the risks arising in this connection. Since virtual currencies frequently represent unregulated assets, there is a risk that future political, regulatory and legal (including tax) changes may have an adverse effect on the market for virtual currencies and companies operating in that market. This could result in the value of the virtual currency concerned being adversely affected.

Virtual currencies and trading in virtual currencies could be subject to taxation, for example VAT or investment income withholding tax. All investors should seek information on whether the use of virtual currencies gives rise to tax obligations in their particular countries.

Risks relating to the technology and its development

The underlying technology is relatively new and untested. The source code could be updated, amended, altered or modified from time to time by the developers and/or the community of users. There can be no guarantee that such update, amendment, alteration or modification will not adversely affect the functionality of the respective virtual currency.

There is a risk that the source code or protocol on which a virtual currency is based may contain errors. Any such error could threaten the integrity and security of the relevant virtual currency and the corresponding network. For example, the source code of Bitcoin is public and can be downloaded and inspected by anyone. Nevertheless, there could be an error in the source code that has not yet been found and rectified, or such an error could be exploited for as long as it has not been removed. There is the additional risk of an error that cannot be rectified. These risks could materially weaken the reputation of a virtual currency, which could have an adverse effect on its market price.

Various virtual currencies, such as Bitcoin, were created in the form of open source software, i.e. as a programme that is freely available to everyone. The source code or protocol on which the virtual currencies are based is publicly accessible and constantly being developed. The further development and acceptance of the protocol depends on a range of factors. The development of virtual currencies could be hindered or delayed if disagreements were to arise between the participants, developers and members of the network.

New and improved versions of the source code must be confirmed by a majority of the members of the network in order to update the source code version. In the event that a majority of the network cannot be reached for the purpose of updating the source code, this could mean that urgent updates or improvements in the source code are implemented only partially or not at all. If the development of the source code is hindered or delayed, this may have an adverse effect on the value of the virtual currency. Furthermore, there is a risk that one or more members of the network could control a majority of the network. In this case, the majority could impose changes in the source code that have an adverse effect on the market value of the virtual currency concerned. For example, such changes could affect the verification procedure, the generation of private keys (which are necessary for the purpose of executing transactions) or the subsequent deletion of transactions. Such "51% attacks" could result in a general loss of confidence in the virtual currency and the possible total cessation of trading. It may be difficult to keep track of these scenarios in some cases and they could permanently upset the equal status of the participants in the network. This would cause a loss of reputation and material adverse effects on the market value of the virtual currency concerned. But even if such adverse scenarios are not realised, control of the majority of a network could have the same adverse effects for the market value of the virtual currency.

The risk of so-called 51% attacks is not limited to enforcing changes to the source code, but represents a general risk. Thus, a person or group of persons who make up the majority of the computing power of the network may manipulate transactions within the network (without changing the source code). The risk theoretically already exists below the 50% threshold, but is becoming increasingly unlikely. The risk of such attacks increase with the observed pooling of persons into so-called mining pools. In the case of Bitcoin, the three largest mining pools already combine more than 51% of the computing power of the Bitcoin network.

There is a risk that source codes or protocols could be developed further and for various reasons this could result in the virtual currency splitting into more than one protocol (known as a "hard fork"). A hard fork is a basically change in the consensus rules such that computers running the old code no longer produce transactions recognized as valid by computers running the new code. A hard fork may be uncontentious, contentious, or a spin-off. An uncontentious hard fork can be viewed as a software upgrade that all (or nearly all) users agree is beneficial, such that only one network and one set of rules results from the change. In a contentious hard fork, disagreement amongst users may result in two competing incompatible networks that vie for the same brand. For example, on 1 August 2017, the Bitcoin network underwent a spin-off hard fork that resulted in bitcoin (BTC) and bitcoin cash (BCH).

In contrast to hard forks, virtual currencies may also "soft fork." A soft fork is a change to the protocol that is backwards compatible. This means that upgraded nodes remain on the same network as non-upgraded nodes. For example, the Bitcoin network activated the "segregated witness" soft fork ("Seg-Wit") on 24 August 2017. SegWit separated two parts of the Bitcoin block – transaction data, and the transactions' associated signatures. This data segregation doubled the throughput of the Bitcoin network from 7 transactions to 14 transactions per second. It also eliminated a flaw in the Bitcoin protocol known as "transaction malleability," which enabled the construction of supplementary networks that reference or settle to the Bitcoin blockchain with greater ease.

In the context of a hard or soft fork, or other process that results in a division or split of bitcoin into multiple, possibly non-fungible, assets, it could be that trading platforms on which virtual currencies are traded will temporarily suspend the ability to deposit or withdraw, or buy and sell, the relevant virtual currency on that trading platform, until the risks and consequences that may result from the hard fork (such as replay attacks or network instability) have been definitively assessed. This could take several days in some circumstances, but such timeframe is in general not predictable. During any such temporary suspension, there is a risk that the Market Maker will not quote any bid and offer prices for the Securities.

Furthermore, in the event of a hard or soft fork, or other process that results in a division or split of bitcoin or other virtual currencies into multiple, possibly non-fungible, assets is expected, the Issuer has the discretion to take appropriate action to align the effects of such process. There exist no right to compensation or ownership of any of such assets created in connection with or as a result of a fork.

There is a further risk that in the case of a publicly accessible protocol, developers will not have the incentive of being remunerated for the further development of the source code. This could mean that the ongoing qualitative further development of the source code is hindered or delayed. If the source code is not developed further, however, this could have an adverse effect on the value of the virtual currency concerned.

2.3.7 Risks which apply to all or several Underlyings

In this sub-category, the material and specific risks which apply to all or several Underlyings are described. The risks are classified according to their materiality based on the assessment of the Issuer. The most material risks are mentioned first.

Risk in connection with the reform of benchmarks

Due to the regulation and reform of benchmarks, there may be an adjustment or extraordinary termination of the Securities and this may have an adverse effect on the redemption of the Securities for Security Holders.

The Underlying to which the Securities relate may be so-called benchmarks within the meaning of Regulation (EU) 2016/1011 of the European Parliament and of the Council on indices used as benchmarks in certain financial instruments and financial contracts, as amended (EU Regulation on indices used as benchmarks in certain financial instruments and financial contracts, "**Benchmark Regulation**").

According to the Benchmark Regulation, supervised entity, may only use a benchmark as Underlying or Basket Component if the benchmark or the administrator of the respective benchmark is entered in a register established and maintained by the European Securities and Markets Authority ("**ESMA**") according to Article 36 of the Benchmark Regulation. For administrators domiciled outside the Union (so-called third country administrators) a transitional arrangement is provided for until 31 December 2023.

The Benchmark Regulation could have a significant adverse impact on Securities linked to a benchmark, including the following events:

 an index which is a benchmark cannot be used as such or can only be used for a limited transitional period to be determined by the Competent Authority if the approval or registration of the Administrator is suspended or withdrawn or – in case of third country Administrators – (subject to applicable transitional provisions), does not comply with the conditions of equivalence or rather, until such a decision is taken, does not obtain recognition and does not receive the acceptance intended for such purposes; and

• the methodology or other terms of the benchmark could be changed in order to comply with the terms of the Benchmark Regulation. Such changes could reduce or increase the respective level of the benchmark or affect the volatility of the published level.

The Benchmark Regulation has led to increased regulatory control of benchmarks and may increase the costs and risks associated with the management of benchmarks or otherwise affect the setting of benchmarks and complying with such rules and requirements.

This may result in market participants not continuing to manage or participate in the process of establishing certain benchmarks or in changes to the rules and methodology according to which certain benchmarks are calculated. These factors may also result in the withdrawal of particular benchmarks.

The discontinuation of benchmarks or changes in the management of benchmarks entail the risk for Security Holders that the terms and conditions of the securities may be adjusted, that there may be early redemption, that the Calculation Agent may make a discretionary valuation, that there may be other consequences for Securities linked to such benchmarks. Any such consequences could have a material adverse effect on the value and return of such Securities.

Risks in connection with psychological effects

The price of an Underlying can fluctuate strongly due to psychological effects related, for example, to moods, opinions and rumours in the market, which may has an impact on the performance of the Securities.

Factors of a psychological nature may also have a significant influence on the price of the Underlyings and therefore on the performance of the Securities. These frequently irrational factors are almost impossible to assess. For example, moods, opinions and rumors may cause a decline or an increase in the price of the Underlying even though the fundamental data (e.g. the results of operations or future prospects of a quoted company or demand for a particular commodity) have not necessarily changed. In addition, haste and uncertainty often tempt investors to pay close attention to how market participants assess the truth of rumors. If, through such effect, the price of the Underlying is affected to the contrary of the market expectations of the investor, the investor may suffer a loss.

Volatility risk

Due to the volatility of an Underlying, high losses may occur.

Volatility denotes the degree of fluctuation or extent of the movement in price of an Underlying or a Security within a defined period. Volatility is calculated on the basis of historical data and particular statistical procedures. The higher the volatility is, the greater are the movements in price both upwards and downwards. An investment in Securities or Underlyings with a high volatility is therefore fundamentally more risky than an investment in Securities or Underlyings with low volatility since it entails greater potential for incurring losses.

3. Information about the Issuer

The required information about Vontobel Financial Products GmbH, Frankfurt am Main, Germany, as the Issuer of the Securities is incorporated by reference in accordance with Article 19 paragraph 1 of the Prospectus Regulation from the Registration Document of the Issuer dated 13 May 2024 approved by the German Federal Financial Supervisory Authority (*Bundesanstalt für Finanzdienstleistungsaufsicht*).

4. Information about the Guarantors

4.1 Information about the Swiss Guarantor

The information required about Vontobel Holding AG, Zurich, Switzerland, as the Swiss Guarantor is incorporated by reference as set out in the Registration Document of the Guarantor dated 07 March 2024 which has been approved by the German Federal Financial Supervisory Authority (*Bundesanstalt für Finanzdienstleistungsaufsicht*).

4.2 Information about the German Guarantor

The information required about Bank Vontobel Europe AG, Munich, Germany, as the German Guarantor is incorporated by reference as set out in the Registration Document of the German Guarantor dated 08 October 2024 which has been approved by the German Federal Financial Supervisory Authority (*Bundesanstalt für Finanzdienstleistungsaufsicht*).

5. Important Information

5.1 Persons responsible

Vontobel Financial Products GmbH, Bockenheimer Landstraße 24, 60323 Frankfurt am Main, Germany, as Issuer and Vontobel Holding AG, Gotthardstrasse 43, 8002 Zurich, Switzerland as the Swiss Guarantor and – if so indicated in the respective Final Terms – Bank Vontobel Europe AG, Alter Hof 5, 80331 Munich, Germany as the German Guarantor accept responsibility in accordance with Article 11 paragraph 1 sentence 2 of the Prospectus Regulation and declare that, to the best of their knowledge, the information contained in the Base Prospectus is in accordance with the facts and that the Base Prospectus makes no omission likely to affect its import.

In the case of a Base Prospectus for the public offer of Securities pursuant to Article 3(1) of the Prospectus Regulation, the offeror accepts responsibility for the contents of the base prospectus and declares that, to the best of their knowledge, the information contained in the Base Prospectus is in accordance with the facts and that the Base Prospectus makes no omission likely to affect its import. The respective offeror of the Securities will be named in the Final Terms of the Securities and may be either Bank Vontobel Europe AG, Alter Hof 5, 80331 Munich, Germany, or Bank Vontobel AG, Gotthardstrasse 43, 8002 Zurich, Switzerland, or another company - as specified in each case in the relevant Final Terms.

The Offeror and the respective Guarantor accept responsibility pursuant to the preceding paragraph only for offers within jurisdictions of the European Economic Area. If the offer is made in jurisdictions outside the European Economic Area - such as Switzerland - the Offeror and the Guarantors accept no responsibility for the content of the Base Prospectus.

In connection with the issuance, sale and offer of the Securities issued under the Base Prospectus, no person is authorised to circulate any information or make any declarations that are not contained in the Base Prospectus. The Issuer, the Offeror and the Guarantors accept no responsibility of any kind for information from third parties that is not included in the Base Prospectus.

The information contained in the Base Prospectus relates to the date of the Base Prospectus and may now be incorrect and/or incomplete as a result of changes that have occurred subsequently. The Issuer will publish significant new factors, material mistakes or material inaccuracies relating to the information included in the Base Prospectus in a supplement to the Base Prospectus in accordance with Article 23 of the Prospectus Regulation.

5.2 Interests of other persons involved in the issue and conflicts of interest

The interests and conflicts of interest existing within the Vontobel Group have already been described in section "2.3.4 Risks in connection with the price determination for the Securities and potential conflicts of interest" of the Base Prospectus.

Third parties may also have an interest in commissions or other commercial interest in the issues to be launched under the Base Prospectus.

It should also be noted that the payment of commissions, price surcharges (premium) and inducements to sales partners may generate conflicts of interest to the disadvantage of the investor, because this could create an incentive for the sales partner to sell Securities with a higher commission to its customers in preference to other products. Such commissions are included in the price of the Security or in case of a price surcharge (premium) are to be paid additionally to the issue price.

The sales partners and investment advisers may be pursuing their own interests with respect to the sale of the Securities and their associated advisory activities. A conflict of interest on the part of the advisers may result in the advisers making an investment decision or issuing a recommendation in their own interests and not in the interests of the investors.

The Offeror or another distributor may also make payments in connection with the marketing of one or more products. Such payments are included in the price of the Security, but may result in a conflict of interest for the distributor or investment adviser to the detriment of the investor, as the marketing payment may provide an incentive to distribute the advertised products to investors on a preferential basis.

Bank Vontobel Europe AG (or another appointed company) will act as Market Maker for the Securities. Through such market making activities, the Market Maker will itself determine the price of the Securities to a significant extent. As a result, the prices quoted by the Market Maker will not normally correspond to the prices that would have been established without such market making and in a liquid market.

5.3 Reasons for the offer; use of proceeds

The Issuer intends (i) to use the net issue proceeds from the Securities either to generate profit or (ii) in the case of Securities to which certain sustainability features are explicitly allocated to a pool of assets with sustainability features - to use amounts corresponding to the gross issue proceeds from Securities with sustainability features in accordance with Vontobel's ESG Product and Transparency Standard (see section 6.12 Securities with sustainability features). The Issuer's intended use of proceeds is usually to use the net issue proceeds from the Securities to generate profit; if not (i.e. in the case of Securities to which certain sustainability features are explicitly allocated to a pool of assets with sustainability features) this intention is explicitly set out in the respective Final Terms of the specific product.

For the avoidance of doubt, if the Cash Amounts or the performance of the Securities are calculated with reference to a rate, level or price of an Underlying defined in the Terms and Conditions, the Issuer is free to decide on the use of proceeds. The use of the proceeds serves exclusively to generate profits and/or to hedge certain risks of the issuer. If the gross issue proceeds generated by the issue of Securities are related to a pool of specific assets, these proceeds from the issue of the Securities will also be used in the general business operations of the Issuer and merely allocated within the Vontobel Group to various assets that fulfil the criteria described in Vontobel's ESG Product and Transparency Standard. By investing in these Securities, the investor provides an impulse for Vontobel to invest in assets with certain sustainability features that can be included in the pool. In principle, the Issuer is not obliged to invest the proceeds out of the issuance of the Securities in the Underlyings or other assets. The investor does not acquire ownership in or any other rights to the Underlying or its components. The Issuer may freely dispose of the issue proceeds.

5.4 Consent to the use of the Base Prospectus

The Issuer hereby gives its express consent to the use of the Base Prospectus and states that he accepts responsibility for the content of the Base Prospectus also with respect to the subsequent resale or final placement of Securities by any financial intermediary which was given consent to the use of the Base Prospectus. The information, whether the Issuer gives its consent to the use of the Base Prospectus to certain named financial intermediaries or to all financial intermediaries within the meaning of Article 5 (1) of the Prospectus Regulation, will be published in the relevant Final Terms (see section I. of the relevant Final Terms).

The consent to the use of the Base Prospectus is generally given for the period of the validity of this Base Prospectus. If the period of validity of the Base Prospectus exceeds the term of the Securities, the subsequent resale or final placement of the Securities may take place during the period in which a subsequent base prospectus is available. In such case, the consent to the use of the Base Prospectus shall also apply to the use of the respective Succeeding Base Prospectus (as defined in section I. of the respective Final Terms).

Financial intermediaries within the meaning of Article 5 (1) of the Prospectus Regulation who have been given express consent to the use of the Base Prospectus may subsequently resell or finally place the Securities during the offer period in the Czech Republic, Denmark, Finland, France, Germany, Hungary, Italy, the Netherlands, Norway, Sweden and/or Slovakia as well as other countries outside the European Union – in each case if expressly mentioned in section I. of the respective Final Terms. The offer period generally begins with the Start of the Public Offer and ends with the End of the Public Offer (each as defined in section IV.2 of the relevant Final Terms) - unless otherwise provided for in section I. of the relevant Final Terms.

This consent by the Issuer is subject to the conditions (i) that the Base Prospectus, including any supplements, and the Final Terms are provided to potential investors only together with all supplements published up to the time of such provision and (ii) that, in making use of the Base Prospectus and the Final Terms, each financial intermediary ensures that it complies with all applicable laws and legal requirements in force in the respective jurisdictions.

Further conditions to which consent is bound and which are relevant for the use of the Base Prospectus, if any, may be stated in section I. of the respective Final Terms.

Any new information with respect to the financial intermediaries, unknown at the time of the approval of the Base Prospectus, the Base Prospectus or the filing of the Final Terms, as the case may be, is to be published on the website prospectus.vontobel.com or at the successor website as announced in accordance with the provisions in the Terms and Conditions. For this reason, investors should consult the information on the website before acquiring a Security through financial intermediaries.

The Issuer reserves the right to withdraw its consent to the use of the Base Prospectus with respect to certain distributors and/or all financial intermediaries. The above consent is subject to compliance with the selling restrictions applicable to the Securities and with any applicable law. Each financial intermediary is obliged to only provide the Base Prospectus together with any supplement thereto (if any) to any potential investor.

If a placement is planned by door-to-door selling in Italy as indicated in the respective Final Terms, a lead manager (the "Lead Manager") will act as "*Responsabile del Collocamento*" pursuant to Article 93 -bis of the Italian Legislative Decree n. 58 dated 24 February 1998 (the "Italian Financial Service Act"), as amended, in connection with the Offer. The Offer Period for the Securities placed through "door-to-door selling" (pursuant to Article 30 of the Italian Financial Service Act) will be defined in the Final Terms, save in case of early termination or extension as agreed between the Issuer and the Lead Manager.

In the event that a financial intermediary makes an offer, that financial intermediary shall inform the investor about the conditions of the offer as specified in the Base Prospectus at the time the offer is made. The above consent is subject to compliance with the sale restrictions on the securities and with all applicable laws. Each financial intermediary using the Base Prospectus shall state on its website that it is using the Base Prospectus with consent and in accordance with the conditions to which the consent is subject.

5.5 Conditions of the offer

Under the Base Prospectus Securities are issued by way of a new issue or an increase. Such Securities either will be publicly offered pursuant to Article 3 paragraph 1 of the Prospectus Regulation ("**Public Offer**") or will be placed in application of an exceptional case pursuant to Article 1 paragraph 4 of the Prospectus Regulation and at the same time admitted to trading on a regulated market (so called **Private Placement**). Further information concerning the increase of Securities can be found in section 6.6 of the Base Prospectus.

The Securities are issued by Vontobel Financial Products GmbH, Frankfurt am Main, Germany in the context of the Base Prospectus, underwritten in each case (on the basis of a framework agreement between the Issuer, Bank Vontobel AG and Vontobel Financial Products Ltd., Dubai International Financial Centre, United Arab Emirates) by Bank Vontobel AG, Gotthardstrasse 43, 8002 Zurich, Switzerland (tap issue) and offered by the Offeror as specified in the Final Terms.

Bank Vontobel AG is a wholly owned subsidiary of Vontobel Holding AG and is currently the most important fully consolidated group company in the Vontobel Group. Vontobel Financial Products Ltd. is also wholly owned and fully consolidated subsidiaries of Vontobel Holding AG. The respective issues of the Securities are made under a guarantee given by Vontobel Holding AG (the "**Swiss Guarantee**", see section 8.1 of the Base Prospectus) and/or under a guarantee given by Bank Vontobel Europe AG (the "**German Guarantee**", see section 8.2 of the Base Prospectus) (the Swiss Guarantee and the German Guarantee each a "**Guarantee**"). The applicable Guarantor in relation with the issue of Securities will be specified in the relevant Final Terms.

The Issuer is engaged in the issue of securities, including for example the Securities issued under the Base Prospectus, as an ongoing business and the new issue or increase of securities therefore does not require any special basis documented in accordance with corporate law.

The details of the offer and of the sale of the Securities, in particular the issue date, the issue volume offered and the issue price of the Securities to be issued under the Base Prospectus and the offer type (Public Offer or Private Placement) will be specified in the relevant Final Terms. The issue price of the Securities will be set by Bank Vontobel Europe AG or another appointed agent.

In the case of a Public Offer of the Securities during a subscription period whose duration is specified in the related Final Terms, the details of the issue to be determined at the end of the subscription period (e.g. the strike or barrier) will be notified by the Issuer without delay after the end of the subscription period in accordance with section 12 of the General Conditions.

Investors should note that, in the event of a Public Offer of the Securities during a subscription period, the Issuer and/or the Offeror reserves the right to terminate the subscription period early or, if so provided in the Final Terms, to extend it, to satisfy subscription applications in relation to the offer only partially (in particular in the event of oversubscription), or not to proceed with the issue of the Securities, without giving reasons. In the event of the early termination or extension of the subscription period, the fixing date applying for the specification of particular features of the Securities, and accordingly the value date, may be rescheduled.

From the start of off-market trading or from the date of stock exchange listing – if provided for in the Final Terms – the price of the Securities will be determined by the Market Maker on a continuous basis.

Delivery of the Securities sold will be made by the relevant paying agent via the relevant central securities depository after the issue date or – if there is a subscription period – after the expiry of the subscription period on the value date, all as specified in the relevant Final Terms. In the case of a sale of the Securities after the value date, delivery will be made via the central securities depository set out in the Terms and Conditions in accordance with the applicable local market practices. The Issuer will announce further details relating to the issue to be determined at end of the subscription period (if necessary) after the end of the subscription period in accordance with section 12 of the General Conditions.

Interested investors may purchase or subscribe for the Securities in the context of the Public Offer in the Czech Republic, Denmark, Finland, France, Germany, Hungary, Italy, the Netherlands, Norway, Sweden, Switzerland and/or Slovakia at the issue price or at the selling prices quoted by the Market Maker during the term of the Securities via brokers, banks or savings banks from the date on which the Public Offer begins all as specified in the respective Final Terms. The minimum trading lot is one Security in each case (unless specified otherwise in the respective Final Terms). Details of any transaction costs should be requested from the relevant sales partner or from the investor's own bank or broker. No further amounts – subject to the stipulation of a price surcharge in accordance with the following section 5.7 of this Base Prospectus – will be charged to the investor by the Issuer or the Offeror over and above the issue price and/or the selling price.

The issue size specified in the Final Terms or the total calculation amount specified in the Final Terms corresponds to the maximum number or to the maximum total calculation amount of the Securities being offered, but does not permit any conclusions to be drawn about the respective volume of Securities actually issued and deposited with the relevant central securities depository in accordance with the rules applicable in each case. This volume depends on the market conditions and may change during the term of the Securities.

5.6 Stock exchange listing, trading in the Securities, pricing

The Securities offered may be bought and/or sold during the term via brokers, banks and savings banks in principle in off-market transactions and – if so provided in the Final Terms – in stock exchange transactions. The respective Final Terms will contain information on whether an application will be made for the Securities to be admitted to trading on the regulated market of a stock exchange or equivalent market and/or to be included in trading on a multilateral trading facility (MTF).

Investors should familiarise themselves with the rules and regulations applying on the relevant stock exchanges or off-market trading systems (such as the mistrade rules) before purchasing the Securities.

<u>Listing</u>

Where a stock exchange listing is provided for, the Final Terms will contain details of the relevant stock exchange, market segments, equivalent market or multilateral trading facility (MTF) to or in which the Securities are expected to be admitted or included, together with date of the planned admission or inclusion and details of the expected last exchange trading day. In this case, the Securities will also be tradable in principle in off-market transactions (as described below).

Bank Vontobel Europe AG (or another appointed company) will assume an obligation vis-à-vis the particular trading venues in compliance with the locally applicable rules and regulations to provide bid and offer prices for certain order or Securities volumes under reasonable market conditions (market making). Such an obligation will apply only vis-à-vis the trading venue(s) involved. Third parties, such as Security Holders, cannot derive any obligation from the above. The purchasers of the Securities can therefore not assume that they will be able to sell the Securities at a particular time or at a particular price. In particular, the Market Maker is under no obligation to repurchase the Securities.

The exceptions to the binding commitment, if any, of the Market Maker to set prices apply in accordance with the relevant rules and regulations, in particular in the case of:

- special circumstances on the part of the Market Maker (e.g. telephone problems, technical faults, power failure);
- special market situations (e.g. extraordinary market movement of the Underlying due to special conditions in the home market or unusual events during the pricing of the security used as the Underlying) or special market situations due to serious disruptions of the economic and political position (e.g. acts of terror, crashes);

• (temporary) sell-out of the issue. In these circumstances, only a bid price must be provided and an offer price may not be provided.

Off-market trading

If only off-market trading in the Securities is provided for in the Final Terms, the relevant Securities will not be included in trading on a stock exchange. It will then be possible in principle, however, to buy or sell the Securities offered during their term in off-market transactions.

No secondary market

The Final Terms may also specify that no market making will be provided for the Securities to be issued by Bank Vontobel Europe AG (or another appointed company). In this event, investors should not assume that it will be possible to sell the relevant Securities during their term.

<u>Pricing</u>

Under normal market conditions, the Market Maker will quote bid and offer prices for the Securities in an issue. However, Bank Vontobel Europe AG (or another appointed company) has no obligation vis-àvis the Security Holders either to perform the function of the Market Maker or to continue with the function of the Market Maker once taken up.

In the event of unusual market conditions or a highly volatile market environment, the Market Maker will generally not quote any bid and offer prices. The Market Maker will only quote bid and offer prices for the Securities under normal market conditions. But even under normal market conditions, it will not accept any legal obligation whatsoever vis-à-vis the Security Holders to quote such prices and to ensure that the prices it quotes are appropriate.

The issue price and the prices of the Securities set by the Market Maker in the secondary market on an ongoing basis are made up of different components. Those components are: the mathematical value of the Securities, the margin and, where applicable, any other charges or fees. If relevant, a price surcharge (premium) is to be paid additionally to the issue price.

The mathematical value of a Security is calculated on the basis of the pricing model used in each case by the Issuer and/or the Market Maker and, in addition to the value of the Underlyings, also depends on other variable factors. The other factors can include derivative components, expected income from the Underlyings, the volatility of the Underlyings, interest rates, the costs of collateralisation in the case of Securities with triparty collateral management (TCM), the remaining term of the Securities and the supply and demand for hedging instruments. The pricing models are determined by the Issuer and/or Market Maker at its own discretion and may differ from the pricing models that other issuers and/or market makers use to calculate comparable securities.

The margin is also set by the Issuer and/or Market Maker at its own discretion and may differ from the margins that other issuers and/or Market Makers charge for comparable securities. In addition to income considerations, the calculation of the margin also takes into account, among other items, the price and volatility of the Underlying, supply and demand for the Securities, the cost of hedging risk, premiums for accepting risk, the costs of structuring and selling the Securities and, where applicable, licence or management fees. The margin may also include costs and commissions paid to third parties in connection with services for placing the Securities.

The Final Terms will specify whether the prices set by the Market Maker will be quoted as a monetary amount per Security or as a percentage. If the price is quoted as a percentage, they will also specify whether accrued interest will be included in the pricing.

5.7 Costs and charges

The Final Terms may provide for one-off costs, ongoing costs and/or distribution charges.

If so specified in the Final Terms, one-off costs may occur. One-off costs are regularly already included in the price of the product. In case one-off costs are not included in the price of the product, these costs are indicated separately. An example for such a separately indicated one-off cost is the price surcharge (or premium). The price surcharge refers to the additional charge that an investor in the Securities has to pay on top of the issue price. It is usually expressed as a percentage of the issue price. The price surcharge is paid to the respective distributor; alternatively, the Issuer or the Market Maker may deliver the Securities to the respective distributor at the issue price without a price surcharge.

If so specified in the Final Terms, ongoing costs may occur. In case of products where fees at product level or at the level of the proprietary underlying (such as management or administration fees) or other

ongoing costs are charged and deducted at the expense of the investor (e.g. for proprietary indices, actively managed baskets or "portfolios"), these fees or costs are indicated as ongoing costs.

If so specified in the Final Terms, distribution charges may occur. Distribution charges may be included in the one-off costs or may be paid additionally by the investor. Furthermore, distribution charges may be paid as a discount on the issue price or as an one-off and/or periodic payment by the issuer to one or more financial intermediaries. For example, the respective distributor may receive a placement commission if so indicated in the Final Terms. The placement commission is paid as a revenuedependent distribution charge to the respective distributor. Placement commissions are paid from the sales proceeds as one-time or recurring payments; alternatively, the Issuer and/or the Market Maker may grant the respective distributor a corresponding discount on the selling price (with no price surcharge). As a further example, the respective distributor may receive a corresponding trailer fee if so specified in the Final Terms. The trailer fee (also referred to as a portfolio or trail commission) is a recurring payment to the distributor from the sales proceeds depending on the size of the portfolio.

The distributor acts independently and is not an agent of the Issuer, the Offeror or of the Market Maker. If a company of the Vontobel Group is involved in the distribution, the relevant amounts are credited to the distributing entity.

Information on any transaction costs may be obtained from the relevant distributor.

5.8 Note on currency references

References to "Euro" or "EUR" in the Base Prospectus and in the Final Terms are references to the currency introduced at the beginning of the third phase of the European Economic and Monetary Union pursuant to the Treaty establishing the European Community, as amended. All references to "US dollars" or "USD" refer to dollars of the United States of America, all references to "CHF" refer to francs of the Swiss Federation, all references to "JPY" refer to yen of the State of Japan, all references to "KD" refer to dollars of the Chinese special administrative region of Hong Kong, all references to "SGD" refer to dollars of the Republic of Singapore, all references to "GBP" refer to kroner of the Kingdom of Norway, all references to "SEK" refer to kroner of the Kingdom of Sweden, all references to "DKK" refer to kroner of the Kingdom of Denmark and all references to "AUD" refer to dollars of the Commonwealth of Australia and all references to "CNH" refer to renminibi of the People's Republic of China (traded offshore).

Where figures are quoted in the Final Terms in another currency, this is expressly noted with respect to the figures in question by the identification of the relevant currency or the respective currency symbol in accordance with the ISO currency codes (ISO 4217).

5.9 Approval by the competent authority

The Issuer makes the following statements:

- a) This Base Prospectus was approved by BaFin under Regulation (EU) 2017/1129.
- b) The BaFin only approves this Base Prospectus with regard to the standards of completeness, comprehensibility and coherence set out in the Regulation (EU) 2017/1129.
- c) The approval should not be seen as a confirmation with respect to the quality of the securities which are subject of this Base Prospectus.
- d) Investors should make their own assessment of the suitability of these securities for their investment.

5.10 Form of the Base Prospectus and publication

The Base Prospectus contains the securities note with the information relating to the Securities to the extent known at the date of approval, and the required information concerning the Issuer and the Guarantors which is incorporated by reference into the Base Prospectus from the respective registration document.

For the purpose of a new issue or an increase of issue of Securities, final terms of the offer ("**Final Terms**") will be prepared containing the information that can only be determined at the date of the respective issue or increase of issue of the respective Securities in the context of the Base Prospectus.

The Final Terms of the Securities will only be determined shortly before the Public Offer and will be filed with the BaFin at the latest on the date of the Public Offer in accordance with the provisions of Article 21 of the Prospectus Regulation. The Final Terms will not be reviewed by the BaFin.

The Base Prospectus and any supplements thereto, the respective registration documents as well as the Final Terms for a particular issue are accessible by entry of the respective ISIN on the website prospectus.vontobel.com. In addition, the Issuer will have copies of the Base Prospectus, any supplements thereto and the respective Final Terms available for free distribution.

The Base Prospectus may be filed and deposited in Switzerland with SIX Exchange Regulation Ltd as the reviewing body as a foreign prospectus. The Base Prospectus is expected to be deemed approved automatically in Switzerland pursuant to Article 54 para. 2 of the Swiss Federal Act on Financial Services ("**FIDLEG**"). In addition, the Base Prospectus may be included on the list of approved prospectuses pursuant to Article 54 para. 5 FIDLEG and published pursuant to Article 64 FIDLEG.

The Securities do not constitute collective investment schemes within the meaning of the Swiss Federal Act on Collective Investment Schemes ("**CISA**") and are therefore not subject to the protective provisions of the CISA. Neither the Securities nor the Issuer are subject to authorisation and supervision by the Swiss Financial Market Supervisory Authority ("**FINMA**").

5.11 Additional disclosures

To the extent that information from third parties has been included, the Issuer confirms that information has been reproduced correctly. As far as the Issuer is aware and was able to deduce from the information published by third parties, no facts have been omitted that would render the information reproduced incorrect or misleading. The source of the information is named directly after the disclosure of the information.

Unless specified otherwise in the Final Terms, the Issuer does not intend to publish post-issuance information, unless it is information that is required to be published in accordance with legal obligations or in accordance with the Terms and Conditions as a notice in a national official journal or on the website prospectus.vontobel.com under the respective heading.

For clarification: The Issuer will publish significant new factors, material mistakes or material inaccuracies relating to the information included in the Base Prospectus in a supplement to the Base Prospectus in accordance with Article 23 of the Prospectus Regulation.

6. Information about the Securities to be offered

The Issuer from time to time issues securities with various structures as explained below (the "**Securities**" or "**Security Types**"). The Securities are underwritten by Bank Vontobel AG, Zurich, and offered by the Offeror as spectified in the respective Final Terms, in each case. The issues of the Securities are made either under a guarantee given by Vontobel Holding AG, Zurich, Switzerland (see section 8.1 of the Base Prospectus) (the "**Swiss Guarantee**") and/or by Bank Vontobel Europe AG, Munich, Germany (see section 8.2 of the Base Prospectus) (the "**German Guarantee**") – as indicated in the respective Final Terms. The Swiss Guarantee and the German Guarantee may be obtained in copy at the office of the Issuer, Vontobel Financial Products GmbH, Bockenheimer Landstraße 24, 60323 Frankfurt am Main, Germany, during usual business hours.

The issue price of the Securities is set by Bank Vontobel Europe AG, Munich, or another appointed agent. Since the issue size (i.e. the number of Securities), the product features and the specific terms of the offer will only be determined at the time of the issue and not at the date of the Base Prospectus, this information and the Terms and Conditions set out in section 7 of this Base Prospectus must be read together with the Final Terms, which complete the Base Prospectus and are published at the start of the Public Offer or Private Placement of the Securities respectively in accordance with Article 21 of the Prospectus Regulation.

The following description is intended to illustrate the general method of operation of the Securities. The Securities are described in detail in the Terms and Conditions.

The description of the method of operation assumes in principle that the Security is acquired at the issue price at the time of the issue. In case of purchases or sales of the Securities in the secondary market, particular attention should be paid to the spread, i.e. the difference between the buying and selling prices of the Securities set by the Market Maker.

The Issuer may also increase the issue size of Securities issued under the Base Prospectus.

The applicable securities identification number of the Securities is set out in the applicable Final Terms.

6.1 Form of the Securities

Securities under the Base Prospectus may be issued as further explained in the following:

(i) German Global Certificates

Where the Product Conditions stipulate German Global Certificates to be applicable, the Securities will be evidenced by a global certificate (*Sammelurkunde*) in accordance with Section 9 a of the German Securities Custody Act (*Depotgesetz*) (the "**Global Certificate**").

The Global Certificate will be deposited with Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany (the "**Central Securities Depository**") and will be kept in custody by the Central Securities Depository until all obligations of the Issuer under the Securities have been fulfilled. No definitive securities will be issued. Bearers are entitled to co-ownership interests, economical ownership rights or comparable rights in the Global Certificates, which are transferred in accordance with the applicable rules and statutory regulations of the Central Securities Depository.

If the Issuer has certified and issued the Securities in the form of a Global Certificate, it reserves the right to convert the form of the securitisation into Central Register Securities during the term. The Issuer shall announce such conversion in accordance with Section 12 of the General Conditions.

(ii) German Central Register Securities

Where the Product Conditions stipulate German Central Register Securities to be applicable, the Securities will be evidenced as electronic securities ("**Central Register Securities**") pursuant to section 4 para. 2 of the German Electronic Securities Act (*Gesetz über elektronische Wertpapiere*, "**eWpG**").

As a rule, Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany, in its function as central securities depository, will maintain the central register for the Central Register Securities. Also, to the extent permitted by the provisions of the eWpG, another central securities depository may be selected as the registrar of Central Register Securities. The relevant central securities depository shall be specified in the respective Terms and Conditions (in each case a "**Central Securities Depository**").

Central Register Securities are issued by entering them in the electronic central register maintained by the register-keeping agent and by previously depositing the Terms and Conditions for the Security with the register-keeping agent as a permanent electronic instrument. The central register is maintained by a register-keeping agent acting in the capacity of a Central Securities Depository. As a result of the

maintenance of the central register by a Central Securities Depository, the Central Register Securities are covered by the securities clearing and settlement system.

The Central Register Security is registered with the Central Securities Depository. The Central Securities Depository is entered in the central register as the holder (collective entry) and administers the Securities on a fiduciary basis for the respective creditors ("**beneficiaries**" as defined by the eWpG). Central Register Securities in collective entry are deemed by law to be collective securities holdings. There is no right to individual entry in the name of a creditor. The Securities shall be transferred as a co-ownership interest in the collective securities holding in accordance with applicable rules and statutory regulations of the Central Securities Depository.

If the Issuer has certified and issued the Securities in the form of Central Register Securities, it reserves the right to convert the form of the securitisation into global certificate form during the term. The Issuer shall announce such conversion in accordance with Section 12 of the General Conditions.

(iii) Swiss Uncertificated Securities

Where the Product Conditions stipulate Swiss Uncertificated Securities to be applicable, the Securities represent intermediated securities within the meaning of the Swiss Federal Act on Intermediated Securities (*Bundesgesetz über Bucheffekten*, "**BEG**"). They will be issued initially in dematerialised form pursuant to Article 973 c of the Swiss Civil Code (*Zivilgesetzbuch*) (law of obligations) as uncertificated securities (*Wertrechte*). Uncertificated securities are created by the Issuer by a registration with a register of uncertificated securities maintained by the Issuer.

The uncertificated securities are then registered with the main register maintained by SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland (the "**Central Securities Depository**"). When the uncertificated securities are registered with the Central Securities Depository's main register and credited in one or more securities accounts, intermediated securities are created in accordance with Article 6 (1) c) BEG. Uncertificated securities in the form of intermediated Securities may be transferred or disposed of in some other way only in accordance with the provisions of the BEG and of the applicable law, i.e. by crediting the intermediated securities to a securities account of the purchaser.

(iv) Danish Uncertificated Securities

Where the Product Conditions stipulate Danish Uncertificated Securities to be applicable, the *Securities* will be issued in uncertificated and dematerialised book-entry form and will only be evidenced by book entries in the system of VP SECURITIES A/S, Weidekampsgade 14, P.O. Box 4040, 2300 Copenhagen S, Denmark ("VP SECURITIES" or the "Central Securities Depository") for registration of securities and settlement of securities transactions in accordance with Consolidated Act No. 1530 of 2 December 2015 on Securities Trading etc. (the "Securities Trading Act"), as amended from time to time, and Executive Orders issued thereunder including Executive Order No. 819 of 26 June 2013 on the registration of dematerialised securities in a central securities depository (*Bekendtgørelse om registrering m.v. af fondsaktiver i en værdipapircentral*) (the "Registration Order"). Transfers of Securities and other registration measures shall be made in accordance with the Securities Trading Act, the Registration Order and the regulations, rules and operating procedures applicable to and/or issued by VP SECURI-TIES from time to time. The Securities will be issued in uncertificated and dematerialised book-entry form and no global bearer securities or definitive securities will be issued in respect thereof. The Securities issued and cleared through VP SECURITIES are transferable negotiable instruments and not subject to any restrictions on their transferability within Denmark.

(v) Dutch Uncertificated Securities

Where the Product Conditions stipulate Dutch Uncertificated Securities to be applicable, the Securities will be issued and represented by a global bearer security (the "**Global Security**"), which shall be deposited with Nederlands Centraal Instituut voor Giraal Effectenverkeer B.V., Herengracht 459-469, 1017 BS Amsterdam, the Netherlands ("**Euroclear Nederland**" or the "**Central Securities Depository**"). The Securities will be registered in uncertificated book-entry form with Euroclear Nederland. No Securities in definitive form will be issued. The Securities are subject to the Dutch Securities Giro Act (*Wet giraal effectenverkeer*, "**Wge**") (as amended from time to time) and the applicable rules issued by Euroclear. Delivery (*uitlevering*) of Securities will only be possible in the limited circumstances prescribed by the Wge. The Security holders shall receive co-ownership participations in and/or rights with respect to the Global Security which are transferable in accordance with the Wge and the rules and regulations applicable to and/or issued by Euroclear Nederland.

(vi) Finnish Registered Securities

Where the Product Conditions stipulate Finnish Registered Securities to be applicable, the Securities will be in dematerialised form and will only be evidenced by book entries in the system of Euroclear Finland Oy, PL 1110, Urho Kekkosen katu 5C, 00101 Helsinki, Finland (the "**Central Securities Depository**") for registration of securities and settlement of securities transactions in accordance with the Finnish Act on Book-Entry Accounts (827/1991, as amended and/or re-enacted from time to time) and the Finnish Act on the Book-Entry System and Clearing Operations (348/2017, as amended and/or re-enacted from time to time) to the effect that there will be no certificated securities.

(vii) French Dematerialized Bearer Securities

Where the Product Conditions stipulate Securities in the form of French Dematerialized Bearer Securities to be applicable, the Securities will be issued in bearer dematerialized form (*titres au porteur dématérialisés*). Title to the Securities will be evidenced in compliance with Articles L.211-3 et *seq.* of the French *Code Monétaire et Financier* by book entries (*inscription en compte*) in the system of Euroclear France S.A., 66 rue de la Victoire 75009 Paris, France ("**Euroclear France**" or the "**Central Securities Depository**"), acting as central securities depository and which shall credit the accounts of the relevant Security Account Holders. No physical document of title (including *certificats représentatifs* pursuant to Article R. 211-7 of the French *Code Monétaire et Financier*) will be issued in respect of the Securities. Transfers of the Securities and other registration measures shall be made in compliance with the French *Code Monétaire et Financier*, the regulations, rules and operating procedures applicable to and/or issued by Euroclear France.

(viii) Italian Uncertificated Certificates

Where the Product Conditions stipulate Italian Uncertificated Certificates to be applicable, the Securities are issued in bearer uncertificated and dematerialised book-entry form pursuant to the Italian Financial Services Act (*Testo Unico della Finanza*) and cleared through and registered at Monte Titoli S.p.A., with registered office in Piazza degli Affari, 6, 20123 Milan, Italy (the "**Central Securities Depository**") in accordance with the Italian Financial Securities Act and the relevant implementing rules governing central depositories, settlement services, guarantee systems and related management companies, issued by Bank of Italy and CONSOB.

No physical securities, such as global temporary or permanent securities or definitive securities will be issued in respect of the *Italian Uncertificated Certificates*. However, any holder of Italian Uncertificated Certificates still has the right to obtain a certificate pursuant to articles 83-*quinquies* paragraph 3, and 83-*novies*, paragraph 1., letter b), of the Italian Financial Services Act.

(ix) Norwegian Registered Securities

Where the Product Conditions stipulate Norwegian Registered Securities to be applicable, the Securities will be in dematerialized registered form and will only be evidenced by book entries in the system of the Norwegian Central Securities Depositary VPS ASA, P.O. Box 4, 0051, Oslo, Norway (VPS) (the "**Central Securities Depository**") for registration of securities and settlement of securities transactions in accordance with the Norwegian Securities Register Act (*lov om registrering av finansielle instrumenter 2002 5. juli nr. 64*). There will be neither global bearer securities issued through VPS must comply with the Norwegian Securities Trading Act, and the procedures applicable to and/or issued by the VPS from time to time and as amended from time to time. Transfers of the title to the Securities and other registration measures shall be made in accordance with the Norwegian Securities Register Act (*lov om registrering av finansielle instrumenter 2002 5. juli nr. 64*), the regulations, rules and operating procedures applicable to and/or issued by VPS.

(x) Swedish Registered Securities

Where the Product Conditions stipulate Swedish Registered Securities to be applicable, the Securities will be in dematerialised form and will only be evidenced by book entries in the system of Euroclear Sweden AB, Klarabergsviadukten 63, Box 191, SE-101 23 Stockholm, Sweden (the "**Central Securities Depository**") for registration of securities and settlement of securities transactions in accordance with Chapter 4 of the Swedish Financial Instruments Accounts Act (*lag (1998:1479) om värdepapperscentraler och kontoföring av finansiella instrument*) (the "**SFIA Act**") to the effect that there will be no certificated securities. Euroclear Sweden is a Swedish private limited liability company which operates under the supervision of the Swedish Financial Supervisory Authority (*Finansinspektionen*) and is authorised as a central securities depository.

The holder of Swedish Registered Securities will be the person evidenced as such by the register for such Securities maintained by Euroclear Sweden on behalf of the Issuer. Where a nominee (*förvaltare*) in accordance with the SFIA Act is so evidenced it shall be treated by the Issuer as the holder of the relevant Swedish Registered Securities.

Title to the Swedish Registered Securities will pass by way of registration in the Euroclear Sweden register, perfected in accordance with the legislation (including the SFIA Act), rules and regulations applicable to and/or issued by Euroclear Sweden that are in force and effect from time to time.

Settlement of sale and purchase transactions in respect of Swedish Registered Securities in Euroclear Sweden will take place in accordance with market practice at the time of the transaction. Transfers of interests in the relevant Swedish Registered Securities will take place in accordance with the then applicable rules and procedures of Euroclear Sweden.

The person evidenced (including any nominee) as a holder of Swedish Registered Securities shall be treated as the holder of such Swedish Registered Securities for the purposes of payment of principal or interest on such Swedish Registered Securities.

The Issuer shall have the right to obtain extracts from the debt register of Euroclear Sweden.

6.2 General description of the Securities

The Securities issued under the Base Prospectus are tradeable bearer securities and give the respective Security Holder the right to the payment of a Cash Amount or the delivery of shares, securities representing shares (ADRs/GDRs) or other dividend-bearing securities, bonds, investment units, index certificates and exchange traded products ("**ETPs**") ("**Assets**") by the Issuer in accordance with the Final Terms of the Securities. The rights of the respective Security Holders are governed in detail by the applicable Terms and Conditions and during the term of the Securities are either represented by a global certificate or note or are registered as uncertificated, book-entry securities, in accordance with the Final Terms. The settlement procedure for the Securities is described in section 3 of the General Conditions in conjunction with the Product Conditions.

On the basis of the Securities, investors can participate in the performance of a particular Underlying (share, security representing shares (ADR/GDR) or other dividend-bearing security, bond, index, commodity, future or interest rate future, exchange rate, interest rate, investment unit or virtual currency) or of several Underlyings of the type mentioned (Securities described as "**Multi**"), without having to purchase the respective Underlying directly. Because of various features of the Securities, an investment in the Securities is not comparable to a direct investment in the respective Underlying. These include, in particular, the finite term, the possible payment of a Cash Amount, the absence of a right to distributions (e.g. dividends), subscription rights or other similar income, and the risk of the insolvency of the Issuer and of the relevant Guarantor. Depending on the Security Type, there are other product features that distinguish the Securities from a direct investment.

In particular, the Securities described in the Base Prospectus of the "Reverse Bonus Certificates" type are also not comparable with a direct investment in the Underlying for the reason that the performance of the Security is the reverse of the performance of the Underlying.

Investors must therefore form a well-founded opinion about the performance of the respective Underlying or Underlyings when making their investment decisions, and must always be aware that the past performance of an Underlying does not permit any conclusions to be drawn about its future performance.

The purchase of the Securities may lead to a loss of the capital invested by the investor. In the worst case, the risk of loss may result in the total loss of the capital invested and the transaction costs incurred. This risk will be realised if the price of the Underlying or Underlyings falls to zero (0) or – in the case of Securities of the "Reverse Bonus Certiticates" type – if the price of the Underlying reaches or exceeds the reverse level and exists irrespective of the financial capacity of the Issuer and of the relevant Guarantor. The Securities will only produce a positive return if the Cash Amount or the value of the assets delivered is higher than the purchase price the investor has paid for the Security (including any associated costs and fees). If the Cash Amount or the value of the assets delivered is lower than the purchase price to sta and fees), the investor will suffer a loss.

Investors must always be aware that the market may perform differently from what they had hoped. Given the finite term of the Securities, in the event that the Security performs adversely for the respective investor in relation to its purchase price there can be no assurance that its value will subsequently recover before the end of the term to the level of the purchase price paid by the investor.

6.3 Description of the rights

Upon the purchase of the Securities, the Issuer grants each Security Holder the right to the redemption of the Securities, i.e. to the payment of a Cash Amount or the delivery of Assets (shares, securities representing shares (ADRs/GDRs) or other dividend-bearing securities, bonds, investment units, index certificates or ETPs) at maturity of the Securities. All rights and obligations relating to the Securities are determined in accordance with the Terms and Conditions (see section 8 of this Base Prospectus).

Limitations to the rights

In addition to particular rights applying in the case of a market disruption event, as described in section 7 "Market Disruption Event" of the General Conditions in section 7.1 of this Base Prospectus, the Issuer has the ability to terminate the Securities extraordinarily by giving notice in certain cases defined in section 6 of the General Conditions. These extraordinary termination rights will be exercised, for example, in cases where, following changes in the Underlying, it is not possible in the Issuer's opinion to make an adjustment to the Securities linked to the Underlying affected that makes sense in financial terms. In the event of extraordinary termination, the investors will lose their rights described above in their entirety. There is a risk that the termination amount paid will be equal to zero (0).

The Issuer may provide for a "termination right of the Issuer" in the Terms and Conditions, as described in section 6b "Ordinary Termination of the Securities by the Issuer" of the General Conditions in section 7.1 of this Base Prospectus. In the event of ordinary termination of the Securities, there is a claim to redemption of the Securities at the nominal amount or at the calculation amount or another amount specified in the Terms and Conditions and, if applicable, to payment of interest up to the relevant ordinary termination date. An ordinary termination right may be exercised, for example, in cases where the return on the Securities is higher and therefore more expensive for the Issuer than the current market environment.

Ranking of the Securities

The Securities without triparty collateral management (TCM) constitute direct and unsecured obligations of the Issuer that rank *pari passu* in relation to one another and in relation to all other current and future unsecured and unsubordinated obligations of the Issuer, with the exception of obligations that have priority due to mandatory statutory requirements.

The Securities with triparty collateral management (TCM) constitute direct and unsecured obligations of the Issuer that are collateralized in accordance with the terms of the Framework Agreement and rank *pari passu* in relation to one another and in relation to all other current and future unsecured and unsubordinated obligations of the Issuer, with the exception of obligations that have priority due to mandatory statutory requirements.

A detailed description of the rights attaching to the Securities – including any limitations to them – is included in section 6.4 as well as – for Securities with TCM – in section 6.5 and is contained in the Terms and Conditions.

6.4 Operation of the Securities

6.4.1 General information applying to all products

The following analysis contains a general description of the method of operation and principal features of the various Security Types that are the subject of the Base Prospectus. The final features of the Securities are specified in the Final Terms. The rights and obligations of the Issuer and of the Security Holders are governed definitively by the Terms and Conditions.

No current income

The Securities do not provide any current income (such as interest or dividends, with the exception of interest income in the case of Reverse Convertible structures or coupon payments in the case of structures with unconditional coupon or interest payments). The only method of generating income is an increase in the price of the Security. Investors must always bear in mind that the performance of the market may differ from their expectations. The investor's potential gain or loss is always dependent on the purchase price paid for the Securities and is calculated as the difference between the purchase price and the Cash Amount, or the difference between the purchase price and the selling price in the event that the Securities are sold prior to maturity (in each case taking into account transaction costs and any taxes incurred).

Redemption style of the Securities

The Securities are issued with a redemption style which is either "cash settlement" or "(physical) delivery", as indicated in each case in the Final Terms.

For Securities with a cash settlement redemption style, redemption of the Securities by the Issuer on the Maturity Date always takes the form of the payment of a cash amount, the amount of which is determined – depending on the type of Security – in accordance with the applicable Product Conditions (see section 8.2 of this Base Prospectus).

For Securities with a physical delivery redemption style, the Product Conditions may stipulate in certain cases that the Issuer will deliver an Asset (as defined above) instead of making a cash payment. In this event, the applicable Final Terms will specify the Asset(s) to be delivered (referred to as "deliverable asset" in the Terms and Conditions), and – if the deliverable asset is not the Underlying or one of the Underlyings – contain information about the deliverable asset or assets or indicate where information about the deliverable asset or assets or indicate where information about the deliverable.

The number of Assets to be delivered (deliverable assets) for each Security in these circumstances is based on the number of the deliverable asset specified in the relevant Final Terms.

Fractions of deliverable assets are not delivered. Instead of delivering the relevant fraction, the Issuer will pay a Cash Amount in the settlement currency of the Securities (fractional amount), as specified in the applicable Final Terms. The consolidation of a number of fractional amounts to create claims for the delivery of Assets is not permitted.

<u>Ratio</u>

The Securities – with the exception of the "Reverse Bonus Certificates with Calculation Amount" type of Security – may be issued with a ratio. The ratio may be expressed as a number or as a fraction and indicates the number of units of the Underlying to which one Security is linked.

For example: If the ratio is expressed as the number 10, one Security is linked to 10 units of the Underlying. On the other hand, a ratio expressed as a fraction, for example 10:1, indicates that 10 Securities are linked to 1 unit of the Underlying. Since in the latter example one Security is linked to one tenth of an Underlying, therefore, this ratio could also be expressed as the number 0.1.

The ratio is important in particular – except for Securities with a calculation amount – for the calculation of the Cash Amount. For Securities with a (physical) delivery redemption style, the ratio determines the number of Assets that the Issuer may be required to deliver.

Securities with a nominal amount or calculation amount

Certain types of Security may be issued with a <u>nominal amount or calculation amount</u>. In such cases it should be noted that redemption at the respective <u>nominal amount or calculation amount</u> is not guaranteed and that the relevant Cash Amount may be (significantly) less than the <u>nominal amount or</u> calculation<u>amount</u>, and in the worst case may be zero (0). Similarly, if the redemption style is (physical) delivery, the equivalent value of the Assets delivered may be (significantly) less than the <u>nominal amount</u> or calculation<u>amount</u>, and in the worst case may be zero (0).

Currency conversion / Quanto Structure

If the Underlying for the Securities is denominated wholly or partly in a currency other than the settlement currency, the respective rate of exchange between the currency of the Underlying and the settlement currency plays an important role in calculating the Cash Amount. This rate may be constantly changing and may be different on the date of the currency conversion from the rate of exchange on the date when the Securities were purchased. Changes in the rate of exchange between the currency of the Underlying and the settlement currency will already affect the value of the Securities during their term, since the bid and offer prices are quoted in the relevant settlement currency.

The Issuer may provide in the Final Terms for all of the Security Types presented below that the features of the Securities include currency hedging, with the result that the movement of the exchange rate between the currency of the Underlying and the settlement currency has no effect on the level of the Cash Amount of the Security. The Issuer and/or Market Maker achieves this using a quantity adjusted option, or Quanto for short ("**Quanto Structure**"), and specifies the conversion rate between the two currencies at the time of the issue. In the case of Securities with a Quanto Structure, therefore, conversion from the currency of the Underlying into the settlement currency of the Securities uses a conversion rate of 1:1.

For Securities without a Quanto Structure, the Cash Amount is converted into the settlement currency at the applicable conversion rate. In this event, the Issuer will specify the relevant exchange rate for the conversion of any payments arising from the Securities in the Terms and Conditions.

The individual Security Types are explained below (leaving taxes, charges and transaction costs out of account). The redemption profiles shown are illustrative in nature.

6.4.2 Discount certificate structures (Product No. 1)

a) Discount Certificates

At the time of issue, Discount Certificates are quoted at a discount to the current price of the Underlying. At the end of the term, the value of the Discount Certificate corresponds to the Underlying to which it is linked, but is limited to a maximum amount.

The investor cannot benefit from the Underlying reaching or exceeding the cap on the valuation date. The performance that the investment can achieve is therefore limited to the percentage spread between the purchase price (price of the Security at the date of purchase by the investor) and the maximum amount (i.e. the cap taking into account the ratio). On the other hand, however, the reduced purchase price compared with the quoted price of the Underlying creates two advantages: Firstly, there is a risk buffer, because the investor will only suffer a loss at the end of the term if the Underlying has fallen below the purchase price of the Discount Certificate. Secondly, there are opportunities to achieve a return in a sideways market or in the event that the price of the Underlying falls slightly.

The Issuer will redeem the Securities at maturity by payment of the maximum amount, if the reference price of the Underlying on the valuation date is equal to or above the cap. In this event, investors will achieve the maximum possible return from their Discount investment.

If the reference price of the Underlying on the valuation date is determined to be below the cap, the Issuer will pay a cash amount in the case of Securities with a cash settlement redemption style. The investor will then achieve a positive return as before if the quoted price of the Underlying (taking into account the ratio) on the valuation date is between the maximum amount and the purchase price of the Security. If the reference price of the Underlying (taking into account the ratio) on the valuation date is between the investor will incur a loss, but it will be lower than in the case of a direct investment thanks to the discounted purchase price.

For Securities with a (physical) delivery redemption style, the Issuer will deliver an Asset (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a Cash Amount.

b) Express Discount Certificates

The Express version of Discount Certificates also features a "redemption level" for the Underlying, which creates one or more opportunities for early redemption and can therefore result in the rapid achievement of the targeted return.

The redemption level is a particular price threshold for the respective Underlying, specified at the time of issue of the Security.

The Express version results in automatic early redemption by payment of the maximum amount, if the quoted price of the Underlying is higher than or - if so provided in the Final Terms - equal to the (respective) redemption level during a period or at a time specified in the Final Terms.

c) Protect (Express) Discount Certificates and Protect Pro (Express) Discount Certificates

The particular feature of this further development of the Discount Certificate is an additional barrier, which is below the price of the Underlying at the time of issue.

The Issuer will redeem the Protect (Express) Discount Certificates at maturity by payment of the maximum amount, if the observation price of the Underlying has not fallen below or – if so provided in the Final Terms – reached the barrier during the observation period, irrespective of the price of the Underlying on the valuation date.

If the observation price of the Underlying has fallen below or, where applicable, reached the barrier during the observation period, the Protect Discount Certificate is converted into a traditional Discount Certificate with the corresponding payment and delivery arrangements at the maturity of the Securities (depending on the respective redemption style).

In the event that the barrier is observed only on the valuation date at the time of the determination of the reference price (closing price observation, also referred to as a Protect **Pro** Discount Certificate), the

Issuer will redeem the Securities at maturity by payment of the maximum amount, if the reference price of the Underlying on the valuation date is higher than or, where applicable, equal to the barrier.

If the reference price of the Underlying on the valuation date is below or, where applicable, equal to the barrier, the Issuer will pay a Cash Amount for Securities with a cash settlement redemption style, determined on the basis of the reference price of the Underlying. In this event, for Securities with a (physical) delivery redemption style the Issuer will deliver an Asset (see the description above relating to Discount Certificates).

6.4.3 Multi-Discount certificate structures (Product No. 2)

a) Multi Discount Certificates

In the case of Multi Discount Certificates, investors are investing indirectly in a number of Underlyings at a discount to the current prices of the respective Underlyings. In return, however, their participation in rising prices is limited to the maximum amount. The maximum achievable profit is therefore also fixed at the date of issue.

The Issuer will redeem the Securities at maturity by payment of the maximum amount, if the reference prices of all of the Underlyings on the valuation date are equal to or higher than the respective strike.

If at least one reference price of an Underlying on the valuation date is determined to be below the respective applicable strike, the Issuer will pay a cash settlement in the case of Securities with a cash settlement redemption style.

For Securities with a (physical) delivery redemption style, the Issuer will deliver an Asset (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a cash settlement. The Asset to be delivered is determined on the basis of the Underlying with the lowest or highest percentage performance (as specified in the applicable Final Terms).

b) Protect Multi Discount Certificates and Protect Pro Multi Discount Certificates

The features of Protect Multi Discount Certificates include an individual barrier for each Underlying, which is below the price of the respective Underlying at the time of issue.

The Issuer will redeem the Securities at maturity by payment of the maximum amount, if none of the observation prices of the Underlyings has fallen below or – if so provided in the Final Terms – reached the respective barrier during the observation period, irrespective of the prices of the Underlyings on the valuation date.

If at least one Underlying has fallen below or, where applicable, reached the respective barrier during the observation period, the Protect Multi Discount Certificate is converted into a Multi Discount Certificate with the corresponding payment and delivery arrangements at the maturity of the Securities (depending on the respective redemption style).

In the event that the respective barrier is observed only on the valuation date at the time of the determination of the respective reference price (closing price observation, also referred to as a Protect **Pro** Multi Discount Certificate), the Issuer will redeem the Securities at maturity by payment of the maximum amount, if all of the reference prices of the Underlyings on the valuation date are higher than or – if so provided in the Final Terms – equal to the barrier.

If the quoted value of at least one reference price of an Underlying on the valuation date is below or, where applicable, equal to the respective barrier, the Issuer will pay a cash settlement in the case of Securities with a cash settlement redemption style. For Securities with a (physical) delivery redemption style, the Issuer will deliver Underlyings with the worst performance or Assets linked to the Underlying with the worst performance, instead of paying a cash settlement (see the description above relating to Multi Discount Certificates).

6.4.4 Bonus certificate structures (Product No. 3)

a) Bonus Certificates and Bonus Pro Certificates

The coupon mechanism for Bonus Certificates consists of a coupon level and a barrier. The coupon level is specified at the time of issue above the current price of the Underlying or corresponding to it and remains unchanged during the entire term. The barrier is set at the time of issue above or below the current price of the Underlying.

Provided that the observation price of the Underlying does not fall below or – if so provided in the Final Terms – reach the barrier during the observation period, at the maturity of the Securities the investor will receive the reference price of the Underlying taking into account the ratio, but at least the coupon

amount (which corresponds to the coupon level taking into account the ratio). As a result of this structure, the investor is able to achieve positive returns compared with a direct investment (any distributions on the Underlying are disregarded) even in markets tending sideways or falling slightly. At prices above the coupon level, the investor participates in the performance of the Underlying on a one-to-one basis.

If the observation price of the Underlying falls below or – if so provided in the Final Terms – reaches the barrier during the observation period, the coupon mechanism will no longer apply and the Issuer will pay a cash settlement for Securities with a cash settlement redemption style, which (taking into account the ratio or – in the case of Bonus Certificates with an Airbag feature – the Airbag ratio) is equal to the reference price of the Underlying. For Securities with a (physical) delivery redemption style, in this case the Issuer will deliver an Asset (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a cash settlement.

In the event that the barrier is observed only on the valuation date at the time of the determination of the reference price (closing price observation, also referred to as a Bonus **Pro** Certificate) and the reference price of the Underlying on the valuation date is above or – if so provided in the Final Terms – equal to the barrier, the investor will receive the reference price of the Underlying taking into account the ratio, but at least the coupon amount.

If the reference price of the Underlying on the valuation date is below or, where applicable, equal to the barrier, the Issuer will pay a cash settlement for Securities with a cash settlement redemption style, which (taking into account the ratio or – in the case of Bonus Certificates with an Airbag feature – the Airbag ratio) is equal to the reference price of the Underlying.

For Securities with a (physical) delivery redemption style, the Issuer will also pay a corresponding cash settlement, if the reference price of the Underlying on the valuation date is higher than or – if so provided in the Final Terms – equal to the coupon level. However, if the reference price of the Underlying on the valuation date is below or – if so provided – equal to the barrier, for Securities with a (physical) delivery redemption style the Issuer will deliver an Asset, as described above.

b) Bonus Cap Certificates and Bonus Cap Pro Certificates

Bonus Cap Certificates function in the same way as traditional Bonus Certificates with one significant exception: In addition to a coupon level and barrier, these Securities also have a cap, which is set above or equal to the coupon level. This means that investors can only participate in price increases of the Underlying up to the cap.

The Issuer will redeem the Securities at maturity by payment of the coupon amount, if the observation price of the Underlying has not fallen below or – if so provided in the Final Terms – reached the barrier during the observation period and the reference price on the valuation date is quoted below or – if so provided in the Final Terms – equal to the coupon level.

If the reference price of the Underlying on the valuation date is higher than or – if so provided in the Final Terms – equal to the coupon level or if a barrier event occurs during the observation period, the Issuer will pay a cash settlement for Securities with a cash settlement redemption style, which (taking into account the ratio) is equal to the reference price of the Underlying. However, the amount of the cash settlement is limited to the maximum amount (i.e. the cap taking into account the ratio).

For Securities with a (physical) delivery redemption style, the Issuer will also pay a cash settlement (limited to the maximum amount), if the observation price of the Underlying has not fallen below or, where applicable, reached the barrier during the observation period and the reference price of the Underlying on the valuation date is higher than or, where applicable, equal to the coupon level. On the other hand, if the observation price of the Underlying triggers a barrier event during the observation period and the reference price of the Underlying on the valuation date is below the cap, the Issuer will deliver an Asset (as described for Bonus Certificates) for Securities with a (physical) delivery redemption style. If the observation price of the Underlying triggers a barrier event during the observation period, but the reference price of the Underlying on the valuation date is once again equal to or higher than the cap, then for Securities with a (physical) delivery redemption style the investor will receive payment of the maximum amount instead of the delivery of an Asset.

In the event that the barrier is observed only on the valuation date at the time of the determination of the reference price (closing price observation, also referred to as a Bonus Cap Pro Certificate), the Issuer will redeem the Securities at maturity by payment of the coupon amount, if the reference price of the Underlying on the valuation date is above or – if so provided in the Final Terms – equal to the barrier and below or – if so provided – equal to the coupon level.

If the reference price of the Underlying on the valuation date is below or, where applicable, equal to the barrier or above or – if so provided – equal to the coupon level, the Issuer will pay a cash settlement (limited to the maximum amount) for Securities with a cash settlement redemption style.

For Securities with a (physical) delivery redemption style, the Issuer will also pay a cash settlement (limited to the maximum amount), if the reference price of the Underlying on the valuation date is higher than or, where applicable, equal to the coupon level. However, if the reference price of the Underlying on the valuation date is below or – if so provided – equal to the barrier, the Issuer will deliver an Asset for Securities with a (physical) delivery redemption style, as described above.

6.4.5 Multi Bonus certificate structures (Product No. 4)

a) Multi Bonus Certificates and Multi Bonus Pro Certificates

Multi Bonus Certificates enable the investor to participate in the performance of several Underlyings. The coupon mechanism consists of a calculation amount, a coupon level, a strike for each Underlying, and a barrier for each Underlying which is below the strike of the respective Underlying.

If none of the observation prices of the Underlyings has fallen below or – if so provided in the Final Terms – reached the respective barrier during the observation period, the Issuer will pay a cash settlement at the maturity of the Securities. The cash settlement corresponds to the calculation amount multiplied by either the performance of the Underlying with the highest or lowest performance or by the average percentage performance of all the Underlyings, determined on the basis of the reference prices of the respective Underlyings on the valuation date in relation to the respective strike, but at least to the coupon level.

If at least one observation price of an Underlying has fallen below or - if so provided in the Final Terms - reached the respective barrier during the observation period, the coupon mechanism no longer applies.

For Securities with a cash settlement redemption style, the Issuer will pay a cash settlement equal to the calculation amount multiplied by either the performance of the Underlying with the highest or lowest performance of all Underlyings or by a different performance as described in the respective final terms. For Securities with a (physical) delivery redemption style on the other hand, the Issuer will deliver an Asset in accordance with the ratio.

In the event that the respective barrier is observed only on the valuation date at the time of the determination of the reference prices (closing price observation, also referred to as a Multi Bonus **Pro** Certificate), the Issuer will pay a cash settlement at the maturity of the Securities, if the reference prices of all of the Underlyings are higher than or – if so provided in the Final Terms – equal to the barrier. The cash settlement is equal to the calculation amount multiplied by either the performance of the Underlying with either the lowest or highest performance of all Underlyings or by a different performance as described in the respective final terms, determined on the basis of the reference prices of the respective Underlyings on the valuation date in relation to the respective strike, but at least to the coupon level.

If the reference price of at least one Underlying on the valuation date falls below or, where applicable, reaches the respective barrier, the Issuer will pay a cash settlement in the case of Securities with a cash settlement redemption style. The cash settlement is equal to the calculation amount multiplied by either the lowest or highest performance of all the Underlyings or by a different performance as described in the respective final terms.

For Securities with a (physical) delivery redemption style, the Issuer will deliver an Asset (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a cash settlement. The Asset to be delivered is determined on the basis of the Underlying with the lowest or highest performance or by a different performance as described in the respective final terms.

b) Multi Bonus Cap Certificates and Multi Bonus Cap Pro Certificates

The particular feature of Multi Bonus Cap Certificates compared with Multi Bonus Certificates is that they also have a cap, which is set as a percentage above or equal to the coupon level.

If none of the observation prices of the respective Underlyings has fallen below or – if so provided in the Final Terms – reached the respective barrier during the observation period, the Issuer will pay a cash settlement at the maturity of the Securities. The cash settlement is equal to the calculation amount multiplied by either the performance of the Underlying with the best or worst performance or by the average percentage performance of the Underlyings, determined on the basis of the reference prices of the respective Underlyings on the valuation date in relation to the respective strike, but at least to the coupon level and at most to the maximum amount.

If at least one observation price of the respective Underlyings has fallen below or – if so provided in the Final Terms – reached the respective barrier during the observation period, the coupon mechanism no longer applies.

In this event, the Issuer will pay a cash settlement for Securities with a cash settlement redemption style, which is equal to the calculation amount multiplied by the percentage performance of the Underlying with the best or worst performance or by the average percentage performance of the Underlyings, determined on the basis of the reference prices of the respective Underlyings on the valuation date in relation to the respective strike, but at most to the maximum amount.

For Securities with a (physical) delivery redemption style, the Issuer will deliver an Asset (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a cash settlement. The Asset to be delivered is determined on the basis of the Underlying with either the lowest or highest performance or by a different performance as described in the respective final terms. In the event that the equivalent value of the Assets to be delivered is equal to or higher than the maximum amount, the investor will receive payment of the maximum amount instead of delivery of the Assets.

In the event that the respective barrier is observed only on the valuation date at the time of the determination of the reference prices (closing price observation, also referred to as a Multi Bonus Cap **Pro** Certificate), the Issuer will pay a cash settlement at the maturity of the Securities, if none of the reference prices of the respective Underlyings has fallen below or – if so provided in the Final Terms – reached the respective barrier on the valuation date. The cash settlement is equal to the calculation amount multiplied by either the performance of the Underlyings, determined on the basis of the reference prices of the respective Underlyings on the valuation date in relation to the respective strike, but at least to the coupon level and at most to the maximum amount.

If at least one reference price of an Underlying fallen below or - if so provided in the Final Terms - reached the respective barrier on the valuation date, the claim to payment of the coupon amount described above is lost and the Issuer will pay a cash settlement for Securities with a cash settlement redemption style.

The cash settlement is equal to the calculation amount multiplied by the percentage performance of the Underlying with the best or worst performance or by the average percentage performance of the Underlyings, determined on the basis of the reference prices of the respective Underlyings on the valuation date in relation to the respective strike, but at most to the maximum amount.

For Securities with a (physical) delivery redemption style, the Issuer will deliver an Asset (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a cash settlement. The Asset to be delivered is determined on the basis of the Underlying with either the lowest or highest performance or by a different performance as described in the respective final terms. In the event that the equivalent value of the Assets to be delivered is equal to or higher than the maximum amount, the investor will receive payment of the maximum amount instead of delivery of the Assets.

6.4.6 Reverse Bonus certificate structures with Ratio (Product No. 5)

a) Reverse Bonus Certificates

In the case of Reverse Bonus Certificates, the investor generally benefits if the price of the Underlying falls. Increases in the price of the Underlying are normally disadvantageous for the investor, on the other hand. The value of these certificates therefore generally rises – subject to other factors and product features which are significant for the value of the Securities – when the price of the Underlying falls, and vice versa.

The features of the Reverse Bonus Certificates include a reverse level, a coupon level and a barrier. The investor has the opportunity to benefit from negative performance by the Underlying and slight increases in price which do not (reach or) exceed the barrier. These Securities do not provide for (physical) delivery as a redemption style.

If the observation price of the Underlying does not rise above or – if so provided in the Final Terms – reach the barrier at any time during the observation period, at the maturity of the Securities the Issuer will pay the difference between the reverse level and the reference price of the Underlying on the valuation date (taking into account the ratio), but at least the coupon amount. The coupon amount is calculated from the difference between the reverse level and the coupon level (taking into account the ratio).

If the observation price of the Underlying rises above or - if so provided in the Final Terms - reaches the barrier at least once during the observation period, the claim to payment of the coupon amount

described above is lost. In this event, at the maturity of the Securities the Issuer will pay the difference between the reverse level and the reference price of the Underlying on the valuation date (taking into account the ratio) (but at least zero (0)).

b) Reverse Bonus Pro Certificates

In general terms, Reverse Bonus Pro Certificates function in the same way as the Reverse Bonus Certificates described above. However, the barrier is not observed during an observation period, but only on the valuation date at the time of the determination of the reference price (closing price observation).

In the case of Reverse Bonus Pro Certificates, therefore, the investor receives the Cash Amount calculated as shown above if the reference price of the Underlying on the valuation date does not exceed or – if so provided in the Final Terms – reach the barrier.

c) Reverse Bonus Cap Certificates

Reverse Bonus Cap Certificates function in the same way as traditional Reverse Bonus Certificates with one significant exception: in addition to a reverse level, coupon level and barrier, these Securities also have a cap, which is set below or equal to the coupon level. This means that investors can only participate in price falls of the Underlying as far as the cap.

For Reverse Bonus Cap Certificates, the Cash Amount is calculated in principle as in the preceding section for Reverse Bonus Certificates, but is subject to an upper limit of the difference between the reverse level and the cap (taking into account the ratio).

d) Reverse Bonus Cap Pro Certificates

In general terms, Reverse Bonus Cap Pro Certificates function in the same way as the Reverse Bonus Cap Certificates described above. However, the barrier is not observed during an observation period, but only on the valuation date at the time of the determination of the reference price (closing price observation).

In the case of Reverse Bonus Pro Certificates, therefore, the investor receives the Cash Amount calculated as shown above if the reference price of the Underlying on the valuation date does not exceed or – if so provided in the Final Terms – reach the barrier. If the reference price of the Underlying on the valuation date exceeds or – if so provided in the Final Terms – reach the barrier, lf the reference price of the Underlying on the valuation date exceeds or – if so provided in the Final Terms – reaches the barrier, the claim to payment of the coupon amount described above is lost and the investor receives the corresponding Cash Amount as described above.

6.4.7 Reverse Bonus certificate structures with Calculation Amount (Product No. 6)

a) Reverse Bonus Certificates

In the case of Reverse Bonus Certificates, the investor generally benefits if the price of the Underlying falls. Increases in the price of the Underlying are normally disadvantageous for the investor, on the other hand. The value of these certificates therefore generally rises – subject to other factors and product features which are significant for the value of the Securities – when the price of the Underlying falls, and vice versa.

The features of the Reverse Bonus Certificates include a reverse level, a coupon level and a barrier. The investor has the opportunity to benefit from negative performance by the Underlying and slight increases in price which do not (reach or) exceed the barrier. These Securities do not provide for (physical) delivery as a redemption style.

If the observation price of the underlying does not rise above or – if so provided in the Final Terms – reach the barrier at any time during the observation period, at the maturity of the Securities the Issuer will pay a Cash Amount calculated based on the reverse of the performance of the underlying since the issue date. In this event, the Cash Amount is equal to the calculation amount multiplied by the difference, divided by the initial reference price, between the reverse level and the reference price of the underlying the calculation amount by the difference, divided by the initial reference, divided by the initial reference price, between the reverse level and the reference price, between the reverse level and the calculated by multiplying the calculation amount by the difference, divided by the initial reference price, between the reverse level and the coupon level.

If the observation price of the underlying rises above or – if so provided in the Final Terms – reaches the barrier at least once during the observation period, the claim to payment of the coupon amount described above is lost. The Cash Amount paid by the Issuer at the maturity of the Securities in this event is equal to the calculation amount multiplied by the difference, divided by the initial reference price,

between the reverse level and the reference price of the underlying on the valuation date (but at least to zero (0)).

b) Reverse Bonus Pro Certificates

In general terms, Reverse Bonus Pro Certificates function in the same way as the Reverse Bonus Certificates described above. However, the barrier is not observed during an observation period, but only on the valuation date at the time of the determination of the reference price (closing price observation).

In the case of Reverse Bonus Pro Certificates, therefore, the investor receives the Cash Amount calculated as shown above if the reference price of the Underlying on the valuation date does not exceed or – if so provided in the Final Terms – reach the barrier.

c) Reverse Bonus Cap Certificates

Reverse Bonus Cap Certificates function in the same way as traditional Reverse Bonus Certificates with one significant exception: in addition to a reverse level, coupon level and barrier, these Securities also have a cap, which is set below or equal to the coupon level. This means that investors can only participate in price falls of the Underlying as far as the cap.

For Reverse Bonus Cap Certificates, the Cash Amount is calculated in principle as in the preceding section for Reverse Bonus Certificates, but is subject to an upper limit on the calculation amount multiplied by the difference, divided by the initial reference price, between the reverse level and the cap.

d) Reverse Bonus Cap Pro Certificates

In general terms, Reverse Bonus Cap Pro Certificates function in the same way as the Reverse Bonus Cap Certificates described above. However, the barrier is not observed during an observation period, but only on the valuation date at the time of the determination of the reference price (closing price observation).

In the case of Reverse Bonus Pro Certificates, therefore, the investor receives the Cash Amount calculated as shown above if the reference price of the Underlying on the valuation date does not exceed or – if so provided in the Final Terms – reach the barrier. If the reference price of the Underlying on the valuation date exceeds or – if so provided in the Final Terms – reach the barrier, lf the reference price of the Underlying on the valuation date exceeds or – if so provided in the Final Terms – reaches the barrier, the claim to payment of the coupon amount described above is lost and the investor receives the corresponding Cash Amount as described above.

6.4.8 Outperformance certificate structures (Product No. 7)

a) Outperformance Certificates

Outperformance Certificates have at least one (Upper) Participation Factor, which determines the degree in which the investor participates in price gains of the Underlying above the Strike. In addition, the final terms may also provide for a Lower Participation Factor, which determines the degree of participation in price losses of the Underlying below the Strike. If no Lower Participation Factor is provided for in the final terms, the investor participates 1 : 1 in the losses of the Underlying.

If the Reference Price of the Underlying is above the Strike on the Valuation Date, the investor will receive a cash amount upon maturity of the securities, which is calculated by adding the Strike to the product of the (Upper) Participation Factor and the difference between the Reference Price of the Underlying on the Valuation Date and the Strike (taking into account the Ratio).

For securities with the redemption style (physical) delivery and a Participation Factor of at least 1, the final terms may provide that the investor receives an asset (deliverable asset) corresponding to the number of the deliverable asset instead of the predetermined cash settlement. If the Participation Factor is above 1, the investor will receive the participation exceeding the factor 1 as a cash settlement.

If the Reference Price of the Underlying on the Valuation Date is lower than the Strike, the Investor will receive a cash settlement for securities with the redemption style payment (cash settlement) which corresponds to the sum of the Strike and any difference between the Reference Price of the Underlying and the Strike multiplied by the Lower Participation Factor (taking into account the Ratio). For securities with the redemption style (physical) delivery, the issuer will deliver an asset (deliverable asset) corresponding to the number of the deliverable asset instead of a cash settlement.

b) Protect Outperformance Certificates and Protect Pro Outperformance Certificates

In contrast to Outperformance Certificates, Protect Outperformance certificates have an additional Barrier.

As long as this Barrier has not been breached by the Observation Price of the Underlying during the Observation Period, the investor receives at least the Strike (taking into account the Ratio) upon maturity of the securities, even if the Reference Price of the Underlying is quoted below the Strike on the Valuation Date.

If the Barrier has been breached during the Observation Period, the partial protection by the barrier is detached and the Protect Outperformance Certificate behaves like an ordinary Outperformance Certificate, as described above.

In the event that the Barrier is observed exclusively on the Valuation Date at the time the respective Reference Price is determined (closing price, also referred to as Protect Pro Outperformance Certificate), the investor receives a cash settlement at maturity of the securities, which is calculated by adding the Strike multiplied by the (Upper) Participation Factor to the difference between the Reference Price of the Underlying on the Valuation Date and the Strike (taking into account the Ratio), if the Reference Price of the Underlying on the Valuation Date is above the Strike. If the Reference Price is below the Strike but above the Barrier, the investor receives the Strike (taking into account the Ratio). If the Reference Price of the Underlying is below the Barrier on the Valuation Date, the cash amount for securities with the redemption style payment (cash settlement) is equal to the sum of the Strike and the difference between the Reference Price of the Underlying and the Strike multiplied by the Lower Participation Factor (taking into account the Ratio). For securities with the redemption style (physical) delivery, the issuer will deliver an asset (deliverable asset) corresponding to the number of the deliverable asset instead of a cash settlement.

c) Capped Outperformance certificate structures

With Capped Outperformance Certificates, the investor participates in price gains of the Underlying above the Strike according to the participation factor, limited by the Cap. If the price of the Underlying rises above the Cap, the investor no longer benefits. The participation factor may be higher or lower than 1. A participation factor greater than 1 means that the investor participates disproportionately in price gains of the Underlying above the Strike. A participation factor of less than 1, on the other hand, means a under proportionately participation of the investor in price gains of the Underlying above the Strike.

The investor therefore receives the maximum possible cash settlement (maximum amount) if the Reference Price of the Underlying on the Valuation Date is at or above the Cap. The maximum amount is calculated by adding the Strike to the product between the difference between the Cap and the Strike multiplied by the Participation Factor (taking into account the Ratio).

If the Reference Price of the Underlying the Reference Price of the Underlying on the Valuation Date is below the Cap but above the Strike, the investor will receive the Strike plus the difference between the Reference Price and the Strike multiplied by the Participation Factor (taking into account the Ratio).

For Securities with the redemption style (physical) delivery and a Participation Factor of at least 1, the final terms may provide that the investor receives an asset (deliverable asset) corresponding to the number of the deliverable asset instead of the predetermined cash settlement. If the Participation Factor is above 1, the investor will receive the participation exceeding the factor 1 as a cash settlement.

If the Reference Price of the Underlying on the Valuation Date is lower than the Strike, the Investor will receive a cash settlement for securities with the redemption style payment (cash settlement) which corresponds to the sum of the Strike and any difference between the Reference Price of the Underlying and the Strike multiplied by the Lower Participation Factor (taking into account the Ratio). For securities with the redemption style (physical) delivery, the issuer will deliver an asset (deliverable asset) corresponding to the number of the deliverable asset instead of a cash settlement.

d) Protect Capped Outperformance Certificates and Protect Pro Capped Outperformance Certificates

In contrast to Capped Outperformance Certificates, Protect Capped Outperformance certificates have an additional Barrier.

As long as this Barrier has not been breached by the Observation Price of the Underlying during the Observation Period, the investor receives at least the Strike (taking into account the Ratio) upon maturity of the securities, even if the Reference Price of the Underlying is quoted below the Strike on the Valuation Date.

If the Barrier has been breached during the Observation Period, the partial protection by the barrier is detached and the Protect Capped Outperformance Certificate behaves like an ordinary Capped Outperformance Certificate, as described above.
In the event that the barrier is only considered on the valuation day at the time the respective reference price is determined (closing price consideration, also referred to as a Protect Pro Capped Outperformance Certificate), the investor will receive at least the strike price (taking into account the subscription ratio) on maturity of the securities if the reference price of the Underlying asset is quoted below the strike price but above the barrier on the valuation day. Otherwise the Protect Pro Capped Outperformance Certificate behaves like a normal Capped Outperformance Certificate, as described above.

6.4.9 Express structures (Product No. 8)

a) Express Certificates/Notes

Express Certificates/Notes are linked to an Underlying and their features include a strike and a redemption level (or more than one redemption level, where applicable). The strike generally corresponds to the price of the Underlying on the issue date or fixing date, but may also be fixed at a lower or higher level. The features of Express Certificates/Notes also include a coupon threshold (or more than one coupon threshold, where applicable). The redemption level and the coupon threshold each consist of one or more price threshold(s) that are determined in percentage terms on the basis of the price of the Underlying on the issue date or fixing date. A different redemption level or a different coupon threshold may be specified for each valuation date.

Early redemption / redemption at maturity

The distinguishing characteristic of Express Certificates/Notes is that the redemption date depends on whether the reference price or observation price (as specified in the Final Terms) of the Underlying on a valuation date is higher than or – if so provided in the Final Terms – equal to the respective applicable redemption level. If this is the case, the term of the Securities ends early and the investor receives payment of a cash settlement following the valuation date on which the relevant price exceeded or – if so provided in the Final Terms – reached the redemption level ("**Early Redemption**"). The level of the cash settlement in the event of Early Redemption ("**Early Redemption Amount**") generally corresponds to the nominal amount or calculation amount. However, the Final Terms may also provide that the Early Redemption Amount is equal to the nominal amount or calculation amount multiplied by the performance of the Underlying (but at least to the nominal amount or calculation amount), or to the nominal amount or calculation amount multiplied by a redemption factor that may be specified in the Final Terms. If the reference price of the Underlying on a valuation date, at which time the conditions for Early Redemption are assessed again.

If Early Redemption does not result on any of the valuation dates, the reference price of the Underlying on the final valuation date determines the amount and nature of the redemption:

- If the reference price of the Underlying on the final valuation date is above or if so provided in the Final Terms equal to the strike or the final redemption level, the investor receives the nominal amount or calculation amount .
- But if the reference price of the Underlying on the final valuation date is below or if so provided in the Final Terms – equal to the strike or the final redemption level, the investor receives either a cash settlement equal to the nominal amount or calculation amount multiplied by the performance of the Underlying, or – if (physical) delivery is specified as the redemption style in the Final Terms – an Asset (deliverable asset) in accordance with the number of the deliverable asset. In this event, the cash settlement or the equivalent value of the Asset delivered will be less than the nominal amount or calculation amount.

Coupon payments

In addition, Express Certificates/Notes offer the possibility of receiving an additional cash amount (coupon amount). The coupon amount is determined at the time of the issue either as a certain amount or, as the case may be, depending on the level of objective reference values (for example the level of the Underlying and / or the performance of the Underlying). The coupon amount may be different for each observation date or coupon payment date or for individual observation dates or coupon payment dates.

Coupon payments are based on the reference price or observation price of the Underlying ("**Conditional Coupon Payment**").

For the purpose of a Conditional Coupon Payment, a determination is made whether a coupon event defined in the Product Conditions has occurred on an observation date. If this is the case, the investor

receives the coupon amount allocated to that observation date. Otherwise, no coupon amount is paid for that observation date.

Following an Early Redemption, no (further) coupon payments are made on the Securities.

b) Protect Express Certificates/Notes and Protect Pro Express Certificates/Notes

Express Certificates/Notes may also feature a barrier (Protect Express Certificates/Notes). The barrier is specified at the time of issue, normally below the strike. If the observation price of the Underlying does not fall below or – if so provided in the Final Terms – reach the barrier at any time during the observation period, the investor will at least receive the nominal amount or calculation amount at the end of the term, even if the reference price on the final valuation date is below or – if so provided in the Final Terms – equal to the strike. If a barrier event has occurred, however, the investor will participate in the losses suffered by the Underlying.

It is frequently specified in the case of Protect Express Certificates/Notes that the barrier will only be observed on the final valuation date (closing price observation, also referred to as a Protect **Pro** Express Certificate/Bond). In such cases the investor will at least receive the nominal amount or calculation amount, provided that the reference price on the final valuation date is above or – if so provided in the Final Terms – equal to the barrier. The investor will participate in the losses suffered by the Underlying only if the reference price is below or – if so provided in the Final Terms – equal to the barrier.

Repayment of the nominal amount or calculation amount at least is guaranteed, as long as a barrier event has not occurred. In this case, however, the investment may not generate a return for the investor if no coupon amounts are paid.

c) Memory Express Certificates/Notes

(Protect (Pro)) Express Certificates/Notes described as "Memory" offer the additional possibility of subsequently recovering coupon payments not made. If the investor does not receive a coupon amount for an observation date but the conditions for a coupon payment are met on a subsequent observation date, coupon payments previously omitted are paid additionally on the relevant observation date.

d) Best Entry Express Certificates/Notes

In the case of (Memory) (Protect (Pro)) Express Certificates/Notes described as "Best Entry", the initial reference price is not specified at the time of issue, but only at a later date. In these circumstances, the lowest reference price (or other price which may be stipulated in the Final Terms) of the Underlying observed during a period defined in the Final Terms (Best Entry observation period) is normally specified as the initial reference price on the fixing date.

e) Express structures described as Trigger

Express structures can be structured in such a way that the investor receives an additional cash amount (also referred to as a coupon amount) on specified observation dates, if the reference price of the Underlying or of all the Underlyings on an observation date is above or – if so specified in the Final Terms – equal to the (respective) coupon threshold of the Underlying or Underlyings. The level of the coupon amount is either specified in advance or varies depending on the level of the Underlying (and is calculated in accordance with a specific formula provided in the Final Terms). Different levels for the cash amount may be specified for each observation date.

f) Best Express Certificates/Notes

In the case of Express Certificates/Notes ((Pro) with Barrier) with the designation "Best", a coupon amount is paid – provided that the relevant conditions are met on an observation date. This coupon amount is equal to the higher of either (a) an amount specified in the Final Terms or (b) the nominal amount or calculation amount multiplied by the coupon performance of the Underlying on the relevant observation date. The coupon performance of the Underlying shall be equal to the difference between (a) the quotient of the reference price of the Underlying on the respective observation date and the strike and (b) one (1).

g) Express structures with ordinary termination by the Issuer

The Final Terms may provide that the Issuer has an ordinary termination right on certain termination dates. If the Issuer exercises its ordinary termination right, the term of the Express Certificates/Notes ends early. In this case, the investor receives the nominal amount, the calculation amount or another amount specified in the Product Conditions. In addition, the investor receives any interest payments due on the relevant termination date. Thereafter, the investor will not receive any further payments.

h) Express structures with exercise right of the Security Holder

The Final Terms may provide that the Security Holder of the Express Certificates/Notes has the right to demand payment of the Cash Amount upon Exercise. For this purpose, the Security Holder must exercise the exercise right on an exercise date. Depending on the Terms and Conditions for the respective Security, the Cash Amount upon Exercise may correspond to the nominal amount, the calculation amount, an amount determined as an appropriate market price for the Security or an amount determined in another manner. In addition, the investor receives any interest payments due on the relevant exercise date. Thereafter, the investor will receive no further payments.

6.4.10 Multi Express Structures (Product Nr. 9)

a) Multi Express Certificates/Notes

(Best Entry) (Memory) (Protect (Pro)) (Individual Observation) Multi Express Certificates/Notes are linked not just to one Underlying but to several Underlyings, in contrast to (Best Entry) (Memory) (Protect (Pro)) Express Certificates/Notes.

For these Securities, any Early Redemption, the payment of a coupon amount and also the payment of the Cash Amount at the maturity of the Securities depend on the respective prices of all the Underlyings. For example, Early Redemption for (Memory) (Protect (Pro)) *Multi* Express Certificates/Notes is subject to the condition that the reference prices or observation prices (as determined in the relevant Final Terms) of all Underlyings on a valuation date (also called "collective observation") are above or – if so provided in the Final Terms – equal to their respective redemption levels. If provided for, coupon payments are only made if the reference prices or observation prices of all Underlyings on an observation date are higher than or – if so provided in the Final Terms – equal to their respective coupon thresholds.

If Early Redemption has not taken place, the nature and level of redemption at maturity is also determined on the basis of the reference prices of all the Underlyings on the final valuation date: If the reference price of at least one Underlying is below or – if so provided in the Final Terms – equal to its strike or final redemption level and – for structures with a barrier – if a barrier event has also occurred, the level of the Cash Amount or the equivalent value of the Assets to be delivered is generally determined on the basis of the Underlying with the lowest or highest performance of all Underlyings or by a different performance as described in the respective final terms. In other cases the investor receives payment of the nominal amount or calculation amount.

b) Multi Express structures described as Trigger

Multi Express structures can be structured in such a way that the investor receives an additional cash amount (also referred to as a coupon amount) on specified observation dates, if the reference price of the Underlying or of all the Underlyings on an observation date is above or – if so specified in the Final Terms – equal to the (respective) coupon threshold of the Underlying or Underlyings. The level of the coupon amount is either specified in advance or varies depending on the level of the Underlying (and is calculated in accordance with a specific formula provided in the Final Terms). Different levels for the cash amount may be specified for each observation date.

c) Multi Express structures described as Lock-in

Multi Express structures may also feature a "lock-in level", which is normally set above the (respective) strike. On certain observation dates (the "lock-in observation dates") an assessment is made of whether the requirements for a "lock-in event" have been met, i.e. the reference price of the Underlying or of all the Underlyings is above or – if so provided in the Final Terms – equal to the (respective) lock-in level of the Underlying or Underlyings. If this is the case on one of the lock-in observation dates, the investor receives payment of the nominal amount or calculation amount on the maturity date, irrespective of the reference price of the Underlying or Underlyings on the valuation date or – if applicable – the occurrence of a barrier event. A different lock-in level may be set for each lock-in observation date.

d) Multi Express Structures described as Individual Observation

In the case of Multi Express structures with the designation "Individual Observation", the individual Underlyings are observed individually. Thus, Early Redemption is not subject to the condition that the reference prices or observation prices of all Underlyings on <u>one</u> valuation date are above or – if so provided in the Final Terms – equal to their respective redemption levels ("collective observation"). "Individual Observation" means that the reference prices or observation prices of all Underlyings are above or – if so provided in the Final Terms – equal to their respective redemption prices of all Underlyings are above or – if so provided in the Final Terms – equal to their respective redemption levels either on one

valuation date or <u>on different</u> valuation dates. Early Redemption only takes place if it is determined that the relevant prices of all Underlyings were above or – if so provided in the Final Terms – equal to their respective redemption levels on one of the valuation dates, i.e. not necessarily on the same valuation date.

e) Multi Express structures with ordinary termination by the Issuer

The Final Terms may provide that the Issuer has an ordinary termination right on certain termination dates. If the Issuer exercises its ordinary termination right, the term of the Multi Express Certificates/Notes ends early. In this case, the investor receives the nominal amount, the calculation amount or another amount specified in the Product Conditions. In addition, the investor receives any interest payments due on the relevant termination date. Thereafter, the investor will not receive any further payments.

f) Multi Express structures with exercise right of the Security Holder

The Final Terms may provide that the Security Holder of the Multi Express Certificates/Notes has the right to demand payment of the Cash Amount upon Exercise. For this purpose, the Security Holder must exercise the exercise right on an exercise date. Depending on the Terms and Conditions for the respective Security, the Cash Amount upon Exercise may correspond to the nominal amount, the calculation amount, an amount determined as an appropriate market price for the Security or an amount determined in another manner. In addition, the investor receives any interest payments due on the relevant exercise date. Thereafter, the investor will receive no further payments.

6.4.11 Fixed Coupon Express structures (Product No. 10)

a) Fixed Coupon Express Certificates/Notes

Fixed Coupon Express Certificates/Notes function in a similar manner to Express Certificates/Notes. They are also linked to an Underlying and feature a strike and a redemption level (or more than one redemption level, where applicable). Fixed Coupon Express Certificates/Notes differ from Express Certificates/Notes in that they do not provide for a Conditional Coupon Payment. Instead, the investor receives either the coupon amount allocated to that coupon payment date on each coupon payment date irrespective of the performance of the Underlying ("**Unconditional Coupon Payment**") or an interest amount on one or more interest payment dates specified in the Final Terms. It should be noted, however, that in the event of Early Redemption (see the relevant explanations in section 7.4.5) no (further) coupon payments are made in respect of the Securities or the interest accrual period ends early, respectively.

b) Protect Fixed Coupon Express Certificates/Notes and Protect Pro Fixed Coupon Express Certificates/Notes

As in the case of Express Certificates/Notes, the features of Fixed Coupon Express Certificates/Notes may also include a barrier (known as Protect Fixed Coupon Express Certificates/Notes or Protect Pro Fixed Coupon Express Certificates/Notes). The details relating to the method of operation of Protect Express Certificates/Notes and Protect Pro Express Certificates/Notes in section 7.4.5.b) also apply analogously to Protect Fixed Coupon Express Certificates/Notes and Protect Pro Express Certificates/Notes and Protect Pro Express Certificates/Notes in Section 7.4.5.b) also apply analogously to Protect Fixed Coupon Express Certificates/Notes and Protect Pro Fixed Coupon Express Certificates/Notes.

c) Fixed Coupon Express structures described as Trigger

Fixed Coupon Express structures can be structured in such a way that the investor receives an additional cash amount (also referred to as a coupon amount) on specified observation dates, if the reference price of the Underlying or of all the Underlyings on an observation date is above or – if so specified in the Final Terms – equal to the (respective) coupon threshold of the Underlying or Underlyings. The level of the coupon amount is either specified in advance or varies depending on the level of the Underlying (and is calculated in accordance with a specific formula provided in the Final Terms). Different levels for the cash amount may be specified for each observation date.

d) Best Entry Fixed Coupon Express Certificates/Notes

In the case of (Protect (Pro)) Fixed Coupon Express Certificates/Notes described as "Best Entry", the initial reference price is not specified at the time of issue, but only at a later date. In these circumstances, the lowest reference price (or other price which may be stipulated in the Final Terms) of the Underlying observed during a period defined in the Final Terms (Best Entry observation period) is normally specified as the initial reference price on the fixing date.

e) Fixed Coupon Express structures with ordinary termination by the Issuer

The Final Terms may provide that the Issuer has an ordinary termination right on certain termination dates. If the Issuer exercises its ordinary termination right, the term of the Fixed Coupon Express Certificates/Notes ends early. In this case, the investor receives the nominal amount, the calculation amount or another amount specified in the Product Conditions. In addition, the investor receives any interest payments due on the relevant termination date. Thereafter, the investor will not receive any further payments.

f) Fixed Coupon Express structures with exercise right of the Security Holder

The Final Terms may provide that the Security Holder of the Fixed Coupon Express Certificates/Notes has the right to demand payment of the Cash Amount upon Exercise. For this purpose, the Security Holder must exercise the exercise right on an exercise date. Depending on the Terms and Conditions for the respective Security, the Cash Amount upon Exercise may correspond to the nominal amount, the calculation amount, an amount determined as an appropriate market price for the Security or an amount determined in another manner. In addition, the investor receives any interest payments due on the relevant exercise date. Thereafter, the investor will receive no further payments.

6.4.12 Multi Fixed Coupon Express Structures (Product Nr. 11)

a) Multi Fixed Coupon Express Certificates/Notes

(Best Entry) (Protect (Pro)) (Individual Observation) Multi Fixed Coupon Express Certificates/Notes are linked not just to one Underlying but to several Underlyings, in contrast to (Best Entry) (Protect (Pro)) Fixed Coupon Express Certificates/Notes. The details relating to the method of operation of Multi Express Certificates/Notes in section 7.4.5.e) also apply analogously to Multi Fixed Coupon Express Certificates/Notes.

b) Multi Fixed Coupon Express structures described as Trigger

Multi Fixed Coupon Express structures can be structured in such a way that the investor receives an additional cash amount (also referred to as a coupon amount) on specified observation dates, if the reference price of the Underlying or of all the Underlyings on an observation date is above or – if so specified in the Final Terms – equal to the (respective) coupon threshold of the Underlying or Underlyings. The level of the coupon amount is either specified in advance or varies depending on the level of the Underlying (and is calculated in accordance with a specific formula provided in the Final Terms). Different levels for the cash amount may be specified for each observation date.

c) Multi Fixed Coupon Express structures described as Lock-in

Multi Fixed Coupon Express structures may also feature a "lock-in level", which is normally set above the (respective) strike. On certain observation dates (the "lock-in observation dates") an assessment is made of whether the requirements for a "lock-in event" have been met, i.e. the reference price of the Underlying or of all the Underlyings is above or – if so provided in the Final Terms – equal to the (respective) lock-in level of the Underlying or Underlyings. If this is the case on one of the lock-in observation dates, the investor receives payment of the nominal amount or calculation amount on the maturity date, irrespective of the reference price of the Underlying or Underlying or Underlyings on the valuation date or – if applicable – the occurrence of a barrier event. A different lock-in level may be set for each lock-in observation date.

d) Multi Fixed Coupon Express Structures described as Individual Observation

In the case of Multi Fixed Coupon Express structures with the designation "Individual Observation", the individual Underlyings are observed individually. Thus, Early Redemption is not subject to the condition that the reference prices or observation prices of all Underlyings on <u>one</u> valuation date are above or – if so provided in the Final Terms – equal to their respective redemption levels ("collective observation"). "Individual Observation" means that the reference prices or observation prices of all Underlyings are above or – if so provided in the Final Terms – equal to their respective redemption levels either on one valuation date or <u>on different</u> valuation dates. Early Redemption only takes place if it is determined that the relevant prices of all Underlyings were above or – if so provided in the Final Terms – equal to their respective redemption levels either on one valuation date or <u>on different</u> valuation dates. Early Redemption only takes place if it is determined that the relevant prices of all Underlyings were above or – if so provided in the Final Terms – equal to their respective redemption levels on one of the valuation dates, i.e. not necessarily on the same valuation date.

e) Multi Fixed Coupon Express structures with ordinary termination by the Issuer

The Final Terms may provide that the Issuer has an ordinary termination right on certain termination dates. If the Issuer exercises its ordinary termination right, the term of the Multi Fixed Coupon Express Certificates/Notes ends early. In this case, the investor receives the nominal amount, the calculation amount or another amount specified in the Product Conditions. In addition, the investor receives any interest payments due on the relevant termination date. Thereafter, the investor will not receive any further payments.

f) Multi Fixed Coupon Express structures with exercise right of the Security Holder

The Final Terms may provide that the Security Holder of the Multi Fixed Coupon Express Certificates/Notes has the right to demand payment of the Cash Amount upon Exercise. For this purpose, the Security Holder must exercise the exercise right on an exercise date. Depending on the Terms and Conditions for the respective Security, the Cash Amount upon Exercise may correspond to the nominal amount, the calculation amount, an amount determined as an appropriate market price for the Security or an amount determined in another manner. In addition, the investor receives any interest payments due on the relevant exercise date. Thereafter, the investor will receive no further payments.

6.4.13 Reverse Convertible structures (Product No. 12)

Depending on the type of Underlying, Reverse Convertibles are also referred to as equity-linked, indexlinked or commodity-linked notes.

Reverse Convertible structures provide the opportunity to generate a return in the event of stagnant, gently rising or gently falling prices of the Underlying or Underlyings. A positive return can be achieved if the Underlyings simply maintain their level or fall only slightly. The investor normally receives the maximum profit if the Underlyings reach or exceed their allocated strike.

In all cases the investor receives the interest payments which are independent of the performance of the Underlyings.

a) Reverse Convertibles

At the maturity of the Securities, the investor receives the nominal amount or calculation amount, provided that the reference price of the Underlying on the valuation date is above or – if so provided in the Final Terms – equal to the strike.

If, however, the reference price of the Underlying on the valuation date is below or – if so provided in the Final Terms – equal to the strike, the investor receives – in the case of Securities with a cash settlement redemption style – a cash amount calculated on the basis of the reference price of the Underlying on the valuation date after reflecting the ratio or by multiplying the nominal amount or calculation amount by the performance of the Underlying. For Securities with a (physical) delivery redemption style, the Issuer will deliver an Asset (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a cash amount.

In addition, the investor receives an interest amount on one or more interest payment dates specified in the Final Terms. The payment of interest is independent of the performance of the Underlying.

b) Barrier Reverse Convertibles (Protect Reverse Convertibles and Protect Pro Reverse Convertibles)

In contrast to Reverse Convertibles, Barrier Reverse Convertibles also feature a barrier which is defined at the time of issue.

The investor receives the nominal amount or calculation amount at maturity if (i) a barrier event has not occurred or (ii) a barrier event has occurred, but the reference price of the Underlying on the valuation date is above or – if so provided in the Final Terms – equal to the strike.

On the other hand, the Issuer will pay a cash amount – in the case of Securities with a cash settlement redemption style – if a barrier event has occurred and the reference price of the Underlying on the valuation date is below or – if so provided in the Final Terms – equal to the strike. The cash amount is calculated on the basis of the reference price of the Underlying on the valuation date (taking into account the ratio) or by multiplying the nominal amount or calculation amount by the performance of the Underlying. For Securities with a (physical) delivery redemption style, the Issuer will deliver an Asset (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a cash amount.

A barrier event occurs if either (i) the observation price of the Underlying falls below or - if so provided in the Final Terms - is equal to the barrier at least once during the observation period or (ii) - in the

event of closing price observation (also referred to as a Protect Pro Reverse Convertible) – the reference price of the Underlying on the valuation date is below or – if so provided in the Final Terms – equal to the barrier.

In addition, the investor receives an interest amount on one or more interest payment dates specified in the Final Terms. The payment of interest is independent of the performance of the Underlying.

c) Reserve Convertible structures described as Floater or Floored Floater

The features of (Barrier) Reverse Convertibles of the Floater variety include a variable rate of interest instead of a fixed rate of interest.

This variable rate of interest depends on a reference interest rate and is determined during the term of the Securities on the dates specified in the Final Terms for the respective interest period.

The determination of the rate of interest applicable for an interest period is generally carried out prior to the start of an interest period. The interest is then normally paid in arrears at the end of the interest period. The Final Terms may also provide for a combination of fixed and variable interest payments, i.e. for the payment of a fixed rate of interest for specified interest periods and a variable rate of interest for other interest periods.

(Barrier) (Multi) Reverse Convertibles of the Floored Floater variety also bear a variable rate of interest. However, a minimum interest rate is specified as the lower limit (floor) for the variable rate of interest and represents the minimum interest payment to the investor.

d) Reverse Convertible structures described as Best Entry

In the case of (Barrier) Reverse Convertibles described as "Best Entry", the initial reference price is not specified at the time of issue, but only at a later date. In these circumstances, the lowest reference price (or other price which may be stipulated in the Final Terms) of the Underlying observed during a period defined in the Final Terms (Best Entry observation period) is normally specified as the initial reference price on the fixing date.

e) Reverse Convertible structures described as Trigger

(Barrier) Reverse Convertibles can be structured in such a way that the investor receives an additional cash amount (also referred to as a coupon amount) on specified observation dates, if the reference price of the Underlying or of all the Underlyings on an observation date is above or – if so specified in the Final Terms – equal to the (respective) coupon threshold of the Underlying or Underlyings. The level of the coupon amount is either specified in advance or varies depending on the level of the Underlying (and is calculated in accordance with a specific formula provided in the Final Terms). Different levels for the cash amount may be specified for each observation date.

f) Reverse Convertible structures described as Lock-in

(Barrier) Reverse Convertibles may also feature a "lock-in level", which is normally set above the (respective) strike. On certain observation dates (the "lock-in observation dates") an assessment is made of whether the requirements for a "lock-in event" have been met, i.e. the reference price of the Underlying or of all the Underlyings is above or – if so provided in the Final Terms – equal to the (respective) lock-in level of the Underlying or Underlyings. If this is the case on one of the lock-in observation dates, the investor receives payment of the nominal amount or calculation amount on the maturity date, irrespective of the reference price of the Underlying or Underlying or Underlying or Underlyings on the valuation date or – if applicable – the occurrence of a barrier event. A different lock-in level may be set for each lock-in observation date.

g) Reverse Convertible structures with partial redemption during the term

The Final Terms may provide for part of the nominal amount or calculation amount of the (Barrier) Reverse Convertibles to be redeemed before the end of the term. In this event, on the maturity date (provided that the other relevant requirements, as described above, have been met) either the correspondingly reduced nominal amount or calculation amount is paid, or cash amount or the delivery of assets on the basis of a correspondingly reduced ratio is specified. In such cases, interest payable is also determined on the basis of the reduced nominal amount or calculation amount from the date of the partial redemption.

h) Reverse Convertible structures with ordinary termination by the Issuer

The Final Terms may provide that the Issuer has an ordinary termination right on certain termination dates. If the Issuer exercises its ordinary termination right, the term of the (Barrier) Reverse Convertibles ends early. In this case, the investor receives the nominal amount, the calculation amount or another

amount specified in the Product Conditions. In addition, the investor receives any interest payments due on the relevant termination date. Thereafter, the investor will not receive any further payments.

i) Reverse Convertible structures with exercise right of the Security Holder

The Final Terms may provide that the Security Holder of the (Barrier) Reverse Convertibles has the right to demand payment of the Cash Amount upon Exercise. For this purpose, the Security Holder must exercise the exercise right on an exercise date. Depending on the Terms and Conditions for the respective Security, the Cash Amount upon Exercise may correspond to the nominal amount, the calculation amount, an amount determined as an appropriate market price for the Security or an amount determined in another manner. In addition, the investor receives any interest payments due on the relevant exercise date. Thereafter, the investor will receive no further payments.

6.4.14 Multi Reverse Convertible Structures (Product Nr. 13)

Depending on the type of Underlying, Reverse Convertibles are also referred to as equity-linked, indexlinked or commodity-linked notes.

Reverse Convertible structures provide the opportunity to generate a return in the event of stagnant, gently rising or gently falling prices of the Underlying or Underlyings. A positive return can be achieved if the Underlyings simply maintain their level or fall only slightly. The investor normally receives the maximum profit if the Underlyings reach or exceed their allocated strike.

In all cases the investor receives the interest payments which are independent of the performance of the Underlyings.

a) Multi Reverse Convertibles

In contrast to Reverse Convertibles, Multi Reverse Convertibles are linked to multiple Underlyings and not just one.

At the maturity of the Securities, the investor receives the nominal amount or calculation amount, provided that the reference prices of all the Underlyings on the valuation date are above or – if so provided in the Final Terms – equal to the respective strikes.

If, on the other hand, the reference price of at least one Underlying on the valuation date is below or – if so provided in the Final Terms – equal to its respective strike, the Issuer will pay a cash amount – in the case of Securities with a cash settlement redemption style – calculated on the basis of the reference price or the performance of the Underlying with the lowest or highest performance or another performance specified in the Final Terms. For Securities with a (physical) delivery redemption style, the Issuer will deliver the relevant Underlying or an Asset linked to that Underlying (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a cash amount.

In addition, the investor receives an interest amount on one or more interest payment dates specified in the Final Terms. The payment of interest is independent of the performance of the Underlyings.

b) Barrier Multi Reverse Convertibles (Protect Multi Reverse Convertibles and Protect Pro Multi Reverse Convertibles)

Barrier Multi Reverse Convertibles combine the methods of operation of Multi Reverse Convertibles and Barrier Reverse Convertibles.

The investor receives the nominal amount or calculation amount at the maturity of the Securities if (i) a barrier event has not occurred or (ii) a barrier event has occurred, but the reference prices of all the Underlyings on the valuation date are above or - if so provided in the Final Terms - equal to the respective strikes.

If, on the other hand, a barrier event has occurred and the reference price of at least one Underlying on the valuation date is below or – if so provided in the Final Terms – equal to its respective strike, the Issuer will pay a cash amount – in the case of Securities with a cash settlement redemption style – calculated on the basis of the reference price or the performance of the Underlying with the lowest or highest performance or another performance specified in the Final Terms. For Securities with a (physical) delivery redemption style, the Issuer will deliver the relevant Underlying or an Asset linked to that Underlying (deliverable asset) in accordance with the specified number of the deliverable asset, instead of paying a cash amount.

A barrier event occurs if either (i) the observation price of at least one Underlying falls below or – if so provided in the Final Terms – is equal to the relevant barrier for the respective Underlying at least once

during the observation period or (ii) – in the event of closing price observation (also referred to as a Protect Pro Multi Reverse Convertible) – the reference price of at least one Underlying on the valuation date is below or – if so provided in the Final Terms – equal to the relevant barrier for the respective Underlying.

In addition, the investor receives an interest amount on one or more interest payment dates specified in the Final Terms. The payment of interest is independent of the performance of the Underlyings.

c) Multi Reverse Convertible structures described as Floater or Floored Floater

The features of (Barrier) Multi Reverse Convertibles of the Floater variety include a variable rate of interest instead of a fixed rate of interest.

This variable rate of interest depends on a reference interest rate and is determined during the term of the Securities on the dates specified in the Final Terms for the respective interest period.

The determination of the rate of interest applicable for an interest period is generally carried out prior to the start of an interest period. The interest is then normally paid in arrears at the end of the interest period. The Final Terms may also provide for a combination of fixed and variable interest payments, i.e. for the payment of a fixed rate of interest for specified interest periods and a variable rate of interest for other interest periods.

(Barrier) Multi Reverse Convertibles of the Floored Floater variety also bear a variable rate of interest. However, a minimum interest rate is specified as the lower limit (floor) for the variable rate of interest and represents the minimum interest payment to the investor.

d) Multi Reverse Convertible structures described as Best Entry

In the case of (Barrier) Multi Reverse Convertibles described as "Best Entry", the initial reference price is not specified at the time of issue, but only at a later date. In these circumstances, the lowest reference price (or other price which may be stipulated in the Final Terms) of the Underlying observed during a period defined in the Final Terms (Best Entry observation period) is normally specified as the initial reference price on the fixing date.

e) Multi Reverse Convertible structures described as Trigger

(Barrier) Multi Reverse Convertibles can be structured in such a way that the investor receives an additional cash amount (also referred to as a coupon amount) on specified observation dates, if the reference price of the Underlying or of all the Underlyings on an observation date is above or – if so specified in the Final Terms – equal to the (respective) coupon threshold of the Underlying or Underlyings. The level of the coupon amount is either specified in advance or varies depending on the level of the Underlying (and is calculated in accordance with a specific formula provided in the Final Terms). Different levels for the cash amount may be specified for each observation date.

f) Multi Reverse Convertible structures described as Lock-in

(Barrier) Multi Reverse Convertibles may also feature a "lock-in level", which is normally set above the (respective) strike. On certain observation dates (the "lock-in observation dates") an assessment is made of whether the requirements for a "lock-in event" have been met, i.e. the reference price of the Underlying or of all the Underlyings is above or – if so provided in the Final Terms – equal to the (respective) lock-in level of the Underlying or Underlyings. If this is the case on one of the lock-in observation dates, the investor receives payment of the nominal amount or calculation amount on the maturity date, irrespective of the reference price of the Underlying or Underlying or Underlying or Underlyings on the valuation date or – if applicable – the occurrence of a barrier event. A different lock-in level may be set for each lock-in observation date.

g) Multi Reverse Convertible structures with partial redemption during the term

The Final Terms may provide for part of the nominal amount or calculation amount of the (Barrier) Multi Reverse Convertibles to be redeemed before the end of the term. In this event, on the maturity date (provided that the other relevant requirements, as described above, have been met) either the correspondingly reduced nominal amount or calculation amount is paid, or cash amount or the delivery of assets on the basis of a correspondingly reduced ratio is specified. In such cases, interest payable is also determined on the basis of the reduced nominal amount or calculation amount from the date of the partial redemption.

h) Multi Reverse Convertible structures with ordinary termination by the Issuer

The Final Terms may provide that the Issuer has an ordinary termination right on certain termination dates. If the Issuer exercises its ordinary termination right, the term of the Multi (Barrier) Reverse

Convertibles ends early. In this case, the investor receives the nominal amount, the calculation amount or another amount specified in the Product Conditions. In addition, the investor receives any interest payments due on the relevant termination date. Thereafter, the investor will not receive any further payments.

i) Multi Reverse Convertible structures with exercise right of the Security Holder

The Final Terms may provide that the Security Holder of the Multi (Barrier) Reverse Convertibles has the right to demand payment of the Cash Amount upon Exercise. For this purpose, the Security Holder must exercise the exercise right on an exercise date. Depending on the Terms and Conditions for the respective Security, the Cash Amount upon Exercise may correspond to the nominal amount, the calculation amount, an amount determined as an appropriate market price for the Security or an amount determined in another manner. In addition, the investor receives any interest payments due on the relevant exercise date. Thereafter, the investor will receive no further payments.

6.5 Securities with triparty collateral management (TCM)

Securities with TCM are collateralised by an agreement entered into by Bank Vontobel AG, Zurich, as collateral provider, (the "**Collateral Provider**"), SIX Repo AG, Zurich, Switzerland, acting as a direct representative for and in the name of the Security Holder as collateral taker, SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland, acting as custodian and collateral manager, and Vontobel Financial Products GmbH, Frankfurt am Main, Germany, as the Issuer (the "**Framework Agreement**"). **The Framework Agreement forms part of the Terms and Conditions.** The legal position of the investors in relation to the collateralization of the Securities is determined by the provisions of the Framework Agreement. Upon request, the Issuer may provide a copy of the Framework Agreement free of charge at its office (Vontobel Financial Products GmbH, Bockenheimer Landstraße 24, 60323 Frankfurt am Main, Germany).

The Collateral Provider provides corresponding collateral. The collateral is pledged in favour of the investors, who are represented for this purpose by the collateral taker. The collateral is used for the purpose of satisfying the liabilities of the Issuer to the investors in the event of insolvency or similar events (e.g. payment default, restructuring, liquidation etc.) or in the event of under-collateralisation. The collateral is selected by the Collateral Provider and deposited with SIX SIS AG in a segregated TCM account and securities account in the name of the Collateral Provider.

The costs of the TCM collateralisation (including the lending costs for the collateral required) are reflected in the pricing of the Securities and thus borne indirectly by the investors.

Collateralization removes the bankruptcy risk of the Issuer only to the extent that the proceeds from the liquidation of collateral upon occurrence of a liquidation event (less the costs of liquidation and payout) are able to meet the Security Holders' claims.

The claims of the Security Holders of Securities with TCM under the Framework Agreement are in principle independent of the claims of the Security Holders in connection with the guarantee of Vontobel Holding AG, Zurich, Switzerland as Swiss Guarantor and/or the guarantee of Bank Vontobel Europe AG, Munich, Germany as German Guarantor – as indicated in the respective Final Terms (for the guarantees see section 8. of this Base Prospectus).

Method of collateralisation

The collateral to be provided by the Collateral Provider is based on the respective value of the product (the "**Current Value**"). The calculation of the Current Value of the product is performed exclusively by the Collateral Provider in accordance with recognised accounting principles, but without an independent review. Neither the collateral manager nor SIX SIS AG nor SIX Financial Information AG performs a recalculation or other review of the calculation of the Current Value. The Collateral Provider notifies the Current Value to SIX Financial Information AG which then publishes it. On the basis of the Current Value published by SIX Financial Information AG, SIX SIS AG calculates whether the coverage requirements for the collateral have been met.

Neither the collateral manager nor SIX SIS AG nor SIX Financial Information AG are liable for losses or damage suffered by a collateral taker as the result of the deficient calculation of the Current Value or the deficient notification of that value to SIX Financial Information AG. The Collateral Provider may fulfil the function of the calculation agent. The calculation agent will notify the method employed for the calculation of the Current Value on request. The method of calculation is specified for each product at the date of issue and remains unchanged throughout its term. The collateral provided for a product is

intended only for that product (the "Earmarked Collateral") and does not collateralise any other Securities.

The collateral taker acquires a security interest in accordance with Article 25 (2) b) of the Swiss Federal Act on Intermediated Securities (*Bundesgesetz über Bucheffekten*, "BEG") in the collateral and a right of lien in accordance with Article 899 et seq. of the Swiss Code of Obligations (*Schweizerisches Obligationenrecht*, "**OR**") over cash funds provided as collateral. The Current Value of a product is calculated by the Collateral Provider, notified to SIX Financial Information AG on each business day and published on the corresponding website of SIX Financial Information AG. The collateral is valued and adjusted by SIX SIS AG several times on each business day on the basis of the securities prices and/or exchange rates provided by SIX Financial Information AG. The permitted collateral is selected by SIX SIS AG on an ongoing basis from a variety of types of securities, including those securities representing direct or indirect underlyings of the product. Permitted collateral includes, for example, bonds, notes and/or funds without restriction as to the domicile of the respective issuing company. The Collateral Provider will inform the Security Holder on request about the collateral permitted in each case for the purpose of collateralising the product.

Liquidation of collateral

If the Collateral Provider fails to fulfil its obligations, the collateral will be liquidated by the collateral manager or a liquidator under the terms of the applicable legal regulations. The collateral may be liquidated in particular (the "**Liquidation Events**"), if (i) the Collateral Provider does not provide the collateral required or fails to do so in due time, unless the deficiency is remedied within five (5) business days; (ii) the Issuer does not perform a payment or delivery obligation relating to a product when due under the Terms and Conditions or fails to do so in due time, unless the deficiency is remedied within five (5) business days or (iii) the Swiss Financial Market Supervisory Authority (Eidgenössische Finanzmarktaufsicht, "FINMA") orders protective measures pursuant to Article 26 (1) (f) or (h) of the Swiss Federal Act on Banks and Savings Banks (*Bundesgesetz über die Banken und Sparkassen*, "**Swiss Banking Act**"), restructuring measures pursuant to Article 28 et seq. of the Swiss Banking Act or liquidation (bankruptcy) pursuant to Article 33 et seq. of the Swiss Banking Act with respect to the Issuer or the Collateral Provider, or a foreign supervisory authority or competent court issues a comparable order.

Determination of a Liquidation Event

The collateral manager is under no obligation to undertake investigations with regard to the occurrence of a Liquidation Event. For the purpose of determining the occurrence of a Liquidation Event, it bases its decision on information received from the Collateral Provider or from official sources of information (e.g. FINMA). The collateral manager determines whether an event qualifies as a Liquidation Event and the time at which the Liquidation Event occurred, with binding effect for the Security Holders. The Liquidation Event results in the (early) termination of the Securities.

Procedure on the occurrence of a Liquidation Event

If a Liquidation Event occurs, the collateral manager is entitled in its reasonable discretion, immediately or at a later time, to give public notice of the following: (i) the existence of a Liquidation Event, (ii) all relevant procedures it has undertaken in connection with the liquidation of the Earmarked Collateral, (iii) all relevant procedures it has undertaken in connection with the usage of the liquidation proceeds and their payment to the collateral taker and (iv) all other information relevant to the collateral taker.

Maturity of the product and Security Holders' claims against the Issuer

A Liquidation Event in relation to a product does not give rise to the occurrence of a Liquidation Event in relation to other collateralised Securities of the Issuer. Following the occurrence of a Liquidation Event, the collateralised liabilities attributable to the Securities for which the Liquidation Event has occurred become due and payable with immediate effect. The collateral manager will notify the Security Holder of the maturity date for the Liquidation Event. The acquisition of a Security collateralised in accordance with the Framework Agreement by a Security Holder automatically entails acceptance of the collateral manager as its representative for the purposes of the triparty collateral management arrangement.

In dealings with the collateral manager and SIX SIS AG, the Security Holders are bound by the provisions of the Framework Agreement and in particular the choice of Swiss law and the exclusive jurisdiction of the courts of the Canton of Zurich (Switzerland).

Following the occurrence of a Liquidation Event in relation to a product, the collateral manager determines the liquidation value of that product as the last available Current Value prior to the

occurrence of the Liquidation Event. This value is binding for the Collateral Provider and the Security Holders. The relevant Current Values form the basis for the claims of the Security Holders against the Issuer at the maturity of the products in accordance with the provisions of the Framework Agreement.

Liquidation costs and payment to the Security Holders

All costs of the collateral manager and all costs in connection with the liquidation of the collateral (including fees, taxes and levies) will be covered in advance out of the liquidation proceeds of the collateral. Furthermore, the collateral manager is entitled to cover all outstanding claims in connection with the costs of the collateral manager and the costs related to the realisation of the collateral (including fees, taxes and duties) due to it under the terms of the Framework Agreement in advance out of the liquidation proceeds of the collateral. The remaining liquidation proceeds will be available for payment to the Security Holders of the product. The pro rata net liquidation proceeds due to the Security Holders will be transferred to the participants in SIX SIS AG on a "delivery against payment" basis. A participant means a SIX SIS participant as defined in the General Terms and Conditions of SIX SIS Ltd. (GTC SIX SIS), as amended from time to time. The collateral manager is released hereby from all further obligations.

The Security Holders' claim shall not bear interest. Payment to the Security Holders may be delayed for practical or legal reasons. If payment is delayed for any reason whatsoever, the collateral manager and SIX SIS AG shall not be liable for default interest or damages. Each product is collateralised by its Earmarked Collateral. The maximum claim of a Security Holder for satisfaction out of the net liquidation proceeds of the Earmarked Collateral is therefore based on the Current Value of the product. The Security Holders' claims against the Issuer arising from the product are reduced to the extent of the pro rata net liquidation proceeds paid.

Liability

The parties to the Framework Agreement are liable for damages only in the event of gross negligence or wilful intent. Further liability is excluded.

6.6 General description of the Underlying

The Securities may be linked in each case to one or more shares, securities representing shares (ADRs/GDRs), other dividend-bearing securities, bonds, indices, commodities, futures, interest rate futures, exchange rates, interest rates, investment units and virtual currencies.

The relevant Final Terms will specify the respective Underlying or the respective Underlyings and contain information about the respective Underlying(s) or indicate where information about the respective Underlying(s), and in particular about its or their past and future performance and its or their volatility, can be obtained.

In the eventuality that an index is specified as the Underlying in the relevant Final Terms and that index is provided by a legal or natural person acting in association with the Issuer or on its behalf, the Issuer makes the following statement:

- the complete set of rules of the index and information on the performance of the index are freely
 accessible on the website prospectus.vontobel.com (on the relevant product page for the
 respective Security accessible by entry of the respective ISIN) under the heading
 <<Underlying>> or the website of the Index Sponsor; and
- the governing rules (including methodology of the index for the selection and the re-balancing of the constituents of the index, the description of market disruption events and adjustment rules) are based on predetermined and objective criteria.

The Cash Amount may be calculated or otherwise determined by reference to an index or a combination of indices. Any such index may constitute a benchmark within the meaning of Regulation (EU) 2016/1011 (the "**Benchmark Regulation**"). If any such index does constitute such a benchmark, the Final Terms will indicate whether or not the benchmark is provided by an administrator included in the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority ("**ESMA**") pursuant to Article 36 of the Benchmark Regulation. Not every index will fall within the scope of the Benchmarks Regulation. Furthermore, transitional provisions in the Benchmark Regulation may have the result that the administrator of a particular benchmark is not required to appear in the register of administrator under the Benchmarks at the date of the applicable Final Terms. The registration status of any administrator under the Benchmark Regulation is a matter of public record and, save where required by applicable law, the Issuer does not intend to update the Final Terms to reflect any change in the registration status of the administrator.

The Issuer does not intend to provide further information about the Underlying after the issue.

6.7 Increase of Securities

The issue size of Securities issued under this Base Prospectus (respectively the "**Original Securities**") may be increased under this Base Prospectus ("**Increase of Issue**"), and the Securities' issue size may be increased on more than one occasion. Final Terms are prepared for the respective Additional Securities (as defined below) for this purpose in accordance with the specimen in section 9 of this Base Prospectus.

The Additional Securities together with the Original Securities form a single issue of Securities within the meaning of section 13 of the General Conditions (corresponding to the increased issue volume), i.e. they have the same securities identification numbers and the same features.

"Additional Securities" refers to the Securities whose issue size, specified in the Product Conditions, represents the increase in the issue size of the Original Securities. The sequential number of the increase in the respective Securities is indicated on the cover sheet of the Final Terms.

In the case of an increase of issues of products issued under the Base Prospectus for Investment Products dated 16 May 2024, the Base Prospectus for Investment Products dated 19 May 2023, the Base Prospectus for Investment Products dated 26 May 2021, the Base Prospectus for Investment Products dated 26 May 2021, the Base Prospectus for Investment Products dated 18 June 2020 and the base prospectus for Investment Products dated 10 July 2019, each in the form of any supplements (each a "**First Base Prospectus**" and together the "**First Base Prospectuses**"), the terms and conditions specified in section 8 of the Base Prospectus are not relevant for the Additional Securities. Instead the general conditions as well as the terms and conditions from the relevant First Base Prospectus are included in this Base Prospectus by reference in accordance with Article 19 of the Prospectus Regulation.

The Base Prospectus and any supplements thereto, the respective registration documents as well as the Final Terms for a particular issue are accessible by entry of the respective ISIN on the website prospectus.vontobel.com. Printed copies will be available on request free of charge from the Issuer (Bockenheimer Landstr. 24, 60323 Frankfurt am Main, Germany).

6.8 Yield over the term

The yield of the Securities can only be determined at the end of the term, as only then is the actual Cash Amount paid and the actual term of the Securities fully known. Therefore no information on the expected yield can be given.

For the calculation of the individual yield over the entire term, the Security Holder must take into account the price originally paid, the Cash Amount, the term of the Securities and the individual transaction costs.

6.9 Aspects relating to public offers of the Securities

As described in the Base Prospectus, the Securities may be sold by means of a public offer during a defined offer period or during a subscription period, as specified in the respective Final Terms. The Issuer and/or the Offeror reserve(s) the right during the respective offer period to cancel the offer.

Investors should note that, in the event of an offer of the Securities during a subscription period, the Issuer and/or the Offeror reserves the right to terminate the subscription period early or, if so provided in the Final Terms, to extend it, to satisfy subscription applications in relation to the offer only partially (in particular in the event of oversubscription), or not to proceed with the issue of the Securities, without giving reasons. In these circumstances, it is possible that an investor subscribing for Securities will be allotted only a smaller number of Securities than the number subscribed for, or no Securities at all. Payments made by a subscribing investor relating to Securities that are not allotted to the investor for one of the reasons mentioned will be reimbursed. Reimbursements may be subject to delay, however, no interest will accrue on the amount of the reimbursement. In the event of the early termination or extension of the subscription period, the fixing date applying for the specification of particular features of the Securities, and accordingly the value date, may be rescheduled.

In such a case the subscribing investor may no longer be able to make an alternative investment or may be able to do so only on less favourable terms.

6.10 Aspects relating to specific client objective and needs, such as a sustainable investment

In respect of any Securities issued with specific client objective and needs, such as a sustainable investment, there can be no assurance that such client objective and needs will be suitable for the investment criteria of an investor

The target market which is principally distributed by the offeror as defined in the respective Final Terms relating to any specific Securities may provide that it aims to fit specific client objective and needs, such as the client objective and need for a "sustainable", "environmental", "ESG" (Environmental, Social and Governance) or equivalently-labelled investment which - in case of a "environmental" investment - may provide a substantial contribution to a given environmental objective for a given economic activity ("ESG Contribution"). Prospective investors should have regard to the information set out in the relevant target market regarding such specific client objective and needs and must determine for themselves the relevance of such information for the purpose of any investment in such Securities together with any other investigation such investor deems necessary. In particular no assurance is given by the Issuer that the identification of client objective and needs will satisfy, whether in whole or in part, any present or future investor expectations or requirements as regards any investment criteria or guidelines with which such investor or its investments are required to comply, whether by any present or future applicable law or regulations or by its own by-laws or other governing rules or investment portfolio mandates, in particular with regard to any direct or indirect environmental, sustainability or social impact of any projects or uses, the subject of or related to, any ESG Contribution. Furthermore, it should be noted that there is currently no clearly defined definition (legal, regulatory or otherwise) of, nor market consensus as to what constitutes, a "sustainable", "environmental", "ESG" or an equivalently-labelled project or as to what precise attributes are required for a particular project to be defined as "sustainable" or such other equivalent label nor can any assurance be given that such a clear definition or consensus will develop over time. Accordingly, no assurance is or can be given to investors that any projects or uses the subject of, or related to, any ESG Contribution will meet any or all investor expectations regarding such "sustainable", "environmental", "ESG" or other equivalently-labelled objectives or that any adverse environmental, social and/or other impacts will not occur during the term of a respective Securities, the implementation of any economic activity or uses the subject of, or related to, any ESG Contribution.

No assurance or representation is given as to the suitability or reliability for any purpose whatsoever of any opinion or certification of any third party (whether or not solicited by the Issuer) which may be made available in connection with the issue of any Securities and in particular with any ESG Contribution to fulfil any environmental, sustainability, social and/or other criteria. For the avoidance of doubt, any such opinion or certification is not, nor shall be deemed to be, incorporated in and/or form part of the Base Prospectus. Any such opinion or certification is not, nor should be deemed to be, a recommendation by the Issuer or any other person to buy, sell or hold any such Securities. Any such opinion or certification is only current as of the date that opinion was initially issued. Prospective investors must determine for themselves the relevance of any such opinion or certification for the purpose of any investment in such Securities. Currently, the provider of such opinions and certifications are not subject to any specific regulatory or other regime or oversight.

In the event that any such Securities are listed or admitted to trading on any dedicated "environmental", "ESG", "environmental" or other equivalently-labelled segment of any stock exchange or securities market (whether or not regulated), no representation or assurance is given by the Issuer or any other person that such listing or admission satisfies, whether in whole or in part, any present or future investor expectations or requirements as regards any investment criteria or guidelines with which such investor or its investments are required to comply, whether by any present or future applicable law or regulations or by its own by-laws or other governing rules or investment portfolio mandates, in particular with regard to any direct or indirect environmental, sustainability or social impact of any projects or uses, the subject of or related to, any ESG Contribution. Furthermore, it should be noted that the criteria for any such listings or admission to trading may vary from one stock exchange or securities market to another. Nor is any representation or assurance given or made by the Issuer or any other person that any such listing or admission to trading will be obtained in respect of any such Securities or, if obtained, that any such listing or admission to trading will be maintained during the life of the Securities.

6.11 Continuation of the Public Offer

Under this Base Prospectus, the public offer of Securities which first commenced under a First Base Prospectus (as defined in section 6.7 of the Base Prospectus) and which is continuing uninterrupted at the date of approval of this Base Prospectus, will continue on the basis of this and any succeeding base

prospectuses in accordance with Article 8 paragraph 11 of the Prospectus Regulation until the end of the offer term of the Securities (as defined in the relevant Final Terms) as described below:

For the Securities referred to in section "13. List of Securities with a continuation of the public offer" of this Base Prospectus, for which the public offer is continuing, the Terms and Conditions included in a First Base Prospectus (as defined in section 6.7 of the Base Prospectus), are incorporated by reference into this Base Prospectus. The Terms and Conditions contained in Section 7 of this Base Prospectus are not relevant for the Securities for which the public offering is continued.

The Securities whose public offering is to be continued are identified by listing their international security identification number (ISIN) in section "13. List of Securities with a continuation of the public offer" of this Base Prospectus. The Final Terms for the Securities identified therein are published on the website https://prospectus.vontobel.com and are available by entering the respective ISIN.

6.12 Securities with sustainablity features

Subject to certain conditions, the Securities can be classified as Securities with sustainability features that promote one of the following sustainability characteristics: (i) consideration of principal adverse impacts on certain sustainability factors (so-called principal adverse impacts - PAI), (ii) sustainable investments or (iii) environmentally sustainable investments.

The requirements for the allocation of sustainability characteristics for securities by the issuer are described in more detail in Vontobel's ESG Product and Transparency Standard as amended from time to time (available at: https://derinet.vontobel.ch/baseprospectusadditionaldocument/84.pdf) and summarized below. Vontobel's ESG Product and Transparency Standard is based on the concepts, regulations and standards:

The sustainability concept of various associations of the German banking industry

The allocation of sustainability features made as at the date of the Base Prospectus is mainly based on the sustainability concept of various associations of the German banking industry valid as at the date of the securities prospectus (the **"Associations Concept**", available at: https://die-dk.de/media/files/211213_ESG_Verb%C3%A4ndekonzeptENG_final.pdf).

In this context, sustainability characteristics may refer in particular to the following sustainability characteristics: (i) consideration of principal adverse impacts (PAI) on certain sustainability factors, (ii) sustainable investments within the meaning of the EU Disclosure Regulation (Regulation (EU) 2019/2088) or (iii) environmentally sustainable investments within the meaning of the EU Taxonomy Regulation (Regulation (EU) 2020/852). In connection with the consideration of PAI, the investor is not directly focussed on the promotion of a specific environmental objective or social concern through the investment. Rather, the investment in securities is not intended to cause any damage in connection with one or more of the following PAI topic areas: (i) greenhouse gas emissions, (ii) biodiversity, (iii) water, (iv) waste and/or (v) social and labour matters. The Association Concept does not form part of the base prospectus and has not been reviewed or approved by BaFin or any other supervisory authority.

The Sustainability Code of the German Structured Securities Association

In addition to the requirements for the allocation of sustainability characteristics for securities, which are based on the association concept, the Sustainability Code of the German Structured Securities Association (BSW; formerly: German Derivatives Association - DDV) (the "BSW Code"; available at: https://www.derbsw.de/EN/MediaLibrary/Document/Code%20of%20Conduct/22%2008%2001%20DD V%20Nachhaltigkeitskodex%20englisch.pdf) formulates further requirements for the issuer. These requirements relate to the issuer or the group to which the issuer belongs and include, for example, compliance with the United Nations Global Compact (the "UN Global Compact") and the status as a sustainable company on the basis of at least one rating agency. The UN Global Compact is a strategic initiative for companies that commit to aligning their business activities and strategies with ten universally recognized principles on human rights, labour standards, environmental protection and anti-corruption. In addition, the sustainability goals set out in the United Nations' "Agenda 2030" must be observed. More detailed information is available https://www.unglobalcompact.org/what-isat gc/mission/principles.

The Issuer, respectively the parent company of the Vontobel Group, Vontobel Holding AG, fulfils these requirements. It is a member of the UN Global Compact and is thus committed to aligning its business activities and strategies with ten universally recognised principles on human rights, labour standards, environmental protection and anti-corruption. In addition, various ESG ratings are available for Vontobel Holding AG and companies of the Vontobel Group, such as the ESG Risk Rating from Sustainalytics, which rates Vontobel Holding AG on a scale of of 17.8 (low risk) on a scale of 0 to 40+ as at the date of

the Base Prospectus (available at: https://www.sustainalytics.com/esg-rating/vontobel-holdingag/1007985068). The Vontobel Group has also published various regulations and reports in connection with sustainability performance, including in the areas of governance & transparency, investment solutions or private client advisory services (available at: https://www.vontobel.com/en-ch/aboutvontobel/responsibility/sustainability-report/).

The BSW Code does not form part of the Base Prospectus and has not been reviewed or approved by BaFin or any other supervisory authority.

Vontobel's ESG Product and Transparency Standard

The Offeror may categorise and publicly offer Securities in accordance with Vontobel's rules for the classification of products from a sustainability perspective (the "**Vontobel's ESG Product and Transparency Standard**") based on certain sustainability characteristics. Vontobel's ESG Product and Transparency Standard is a voluntary framework implemented by Vontobel and is based on the requirements of the Associations Concept and the BSW Code. It sets out further requirements, in particular regarding the conditions for the selection of an underlying (if the terms and conditions of the Security provide for an underlying).

Vontobel's ESG Product and Transparency Standard is available at: https://derinet.vontobel.ch/baseprospectusadditionaldocument/84.pdf; it does not form part of the Base Prospectus and has not been reviewed or approved by BaFin or any other supervisory authority.

Based on Vontobel's ESG Product and Transparency Standard, Securities can therefore be classified as Securities with sustainability features that promote one of the following sustainability characteristics: (i) consideration of principal adverse impacts on certain sustainability factors (so-called principal adverse impacts - PAI) (which corresponds to product category C "Products that consider principle adverse impacts (PAIs) on environmental and social factors" as described in the BSW Code), (ii) sustainable investments (which corresponds to product category B "Products with sustainability impact" as described in the BSW Code) or (iii) environmentally sustainable investments (which corresponds to product category A "Products with environmental impact" as described in the BSW Code).

The information on whether and which sustainability feature has been assigned to a specific Security is available on the website https://prospectus.vontobel.com by entering the respective ISIN.

a) Promotion of the sustainability feature "Consideration of the most important adverse impacts on certain sustainability factors (so-called principle adverse impacts - PAI)"

For investors who wish to invest in the category of Securities with sustainability characteristics that take into account the most important adverse impacts on certain sustainability factors (so-called principle adverse impacts - PAI), the focus is not directly on promoting a specific environmental goal or social issue through the investment. Rather, the securities investment should not cause any damage in connection with one or more of the following PAI topic areas: (i) greenhouse gas emissions, (ii) biodiversity, (iii) water, (iv) waste and/or (v) social issues and employee concerns.

In addition to the requirements for the Issuer of the Securities described above, certain criteria must be observed in this category when selecting the Underlying on the date of issue of the Security (if the product terms and conditions provide for an underlying). These underlying-related criteria include that (1) the company that issued the underlying (e.g. the shares or bonds of a company) has not committed any material violations of the UN Global Compact, (2) certain underlyings are excluded as part of an exclusion procedure and (3) the underlying is selected in accordance with a dedicated ESG strategy.

The exclusion criteria include at least the minimum exclusions set out in the BSW Code (as amended from time to time), which include the exclusion of companies that generate a certain percentage of their sales (production and/or distribution) from armaments, tobacco production or coal production. Securities with agricultural commodities (soft commodities) as the Underlying are generally excluded.

As part of the dedicated ESG strategy, the issuer of the relevant underlying must have at least an MSCI ESG rating of BB. MSCI ESG Ratings aim to measure a company's management of financially relevant ESG risks and opportunities. They use a rules-based methodology to identify industry leaders and laggards according to their exposure to ESG risks and how well they manage those risks relative to peers. The MSCI ESG ratings range from leader (AAA, AA), average (A, BBB, BB) to lagging (B, CCC). In addition to the requirements of the BSW Code, the ESG strategy also excludes other activities and companies that Vontobel considers to have a negative environmental and/or social impact, such as activities related to fossil fuels, including the extraction, storage and transportation of petroleum products, natural gas and thermal and metallurgical coal. In addition, certain requirements are placed on the company's carbon footprint and the implied temperature increase expected in connection with

the company's activities. A company's carbon footprint in this context is assessed by a metric provided by MSCI ESG Research that relates the company's greenhouse gas emissions to its Enterprise Value Including Cash (EVIC). Implied temperature rise is a metric provided by MSCI ESG Research, expressed in degrees Celsius, which shows the alignment of companies, portfolios and funds with global temperature targets. Further details on the ESG strategy can be found in the latest version of Vontobel's ESG Product and Transparency Standard.

b) Promotion of the sustainability characteristics "sustainable investments" and "environmentally sustainable investments"

In connection with the use of the proceeds from the issue of securities, securities with sustainability features can be issued either for (i) general utilisation of funds or (ii) special utilisation of funds (allocation to a pool of assets with sustainability features). Vontobel's Product and Transparency Standard stipulates that, in connection with the issue of a security promoting the sustainability features "sustainable investments" and "environmentally sustainable investments", suitable assets must be held on the assets side of the balance sheet of a Vontobel Group company over the entire term of the respective security in an amount at least equal to the gross issue proceeds of the respective security, which contain the aforementioned sustainability features either individually or together.

The allocation of the issue proceeds of a particular security to a pool of assets with sustainability features has the following material significance:

- The risk and payout profile of the security with sustainability features remains unchanged in comparison with a comparable security without a sustainability feature in terms of its payout structure.
- The security holder does not bear the market price and credit risks arising from the assets in the pool.
- By investing in Securities with sustainability features, the investor wishes to see at least the amount of the gross issue proceeds invested in assets with certain sustainability features that can be allocated to a corresponding pool of assets by a company of the Vontobel Group.

Vontobel's ESG Product and Transparency Standard ensures that a Vontobel Group company has sufficient suitable assets in the pool at least in the amount of the gross issue proceeds and that corresponding suitable assets are available over the term of the respective securities, whereby the composition of the respective pool may vary over the term.

Eligible assets that can be included in the pool are assets that meet the requirements of (i) the EU Disclosure Regulation (Regulation (EU) 2019/2088) or (ii) the EU Taxonomy Regulation (Regulation (EU) 2020/852). For each of these eligible assets, Vontobel determines a corresponding quota in accordance with the EU Disclosure Regulation and/or the EU Taxonomy Regulation. A quota for the entire pool is then determined on the basis of the individual asset quotas. This value is communicated to the distributors for the correspondingly allocated securities or can be called up on the website https://prospectus.vontobel.com by entering the respective ISIN.

The technical assessment criteria applicable as of the date of inclusion of the asset in the pool in the context of theHeiko EU Disclosure Regulation and/or the EU Taxonomy Regulation are decisive for the fulfilment of the requirements of the EU Disclosure Regulation and/or the EU Taxonomy Regulation for an eligible asset. In connection with the EU Taxonomy Regulation, for example, the starting point is a specific economic activity and one of six environmental objectives to be primarily pursued (e.g. climate change mitigation). On the basis of the technical assessment criteria as defined by the EU Taxonomy Regulation, this economic activity is deemed to be taxonomy-compliant if it makes a significant contribution, for example to climate change mitigation as defined by the EU Taxonomy Regulation, without significantly harming the other five environmental objectives (Do No Significant Harm - DNSH). At the same time, certain minimum requirements (minimum safeguards), e.g. in relation to social and human rights, must be fulfilled.

Further details, including the allocation of the gross issue proceeds to the pool of assets, the management of the proceeds from the securities as well as the reporting and the scope and frequency of audits for compliance with the relevant regulations, are contained in Vontobel's ESG product and transparency standard in its current version.

Investors should note that any consideration of sustainability features in Securities issued under this Base Prospectus is currently based on a voluntary concept that is not subject to any legal requirements and has not been reviewed or approved by a supervisory authority. Future changes to the product strategy, the sustainability features and the applicable concepts and criteria are possible at any time without the Issuer having to inform investors of this. This does not apply in the event of significant new factor, material mistake or material inaccuracy (such as a material change in a relevant market standard or Vontobel's ESG product and transparency standard) that trigger an obligation to prepare a supplement under the conditions of Article 23 of the Prospectus Regulation.

Investors should also note that changes in the categorisation of a Security's sustainability features are possible at any time (including during the term), for example due to a change in the underlying product strategy, a change in the assessment or valuation of the Issuer, an Underlying or certain industrial sectors. In this context we would like to point out in particular that an underlying that was considered a possible underlying possible underlying for a security in connection with the promotion of the sustainability feature sustainability feature "Consideration of principal adverse impacts on certain sustainability sustainability factors (principle adverse impacts - PAI)", may lose this rating during the term of the security.

It should also be noted that, regardless of the type of sustainability features and changes to them, each investor must assess for themselves whether the respective Security fulfils their own sustainability preferences. There is no standardised assessment concept for securities that take sustainability features into account as at the date of the Base Prospectus.

7. Terms and Conditions

The "General Conditions" (see section 7.1 of this Base Prospectus) – except for increases of issuances of products issued under a First Base Prospectus (as defined in section 6.7 of the Base Prospectus) – apply in principle to all Securities to be issued under this Base Prospectus. The features of the Securities and in particular the precise nature of the security right are specified in each case in the "Product Conditions" (see section 7.2 of this Base Prospectus).

The Product Conditions supplement the General Conditions with the product- and issue-specific product features.

The product features identified by means of a placeholder • or square brackets [] as an option in the Product Conditions will be not be specified by the Issuer until shortly prior to the start of the offer and will be added in the Final Terms. If, in the event of an offer of Securities during a subscription period, details of the relevant Securities are not specified until the subscription period has expired, those details will be published in the manner prescribed in the Final Terms.

The Product Conditions in the form in which they are published in the Final Terms must be read in conjunction with the General Conditions and together with the General Conditions constitute the terms and conditions (the "**Terms and Conditions**"). The General Conditions will not be repeated in the Final Terms.

References in the Base Prospectus or in the Final Terms to the term "**Securities**" are intended to include all securities and every form in which securities and intermediated securities are issued under the Base Prospectus and the Final Terms.

7.1 General Conditions

Section 1 Security Right, Status, Guarantee

(1) Vontobel Financial Products GmbH, Frankfurt am Main, Germany (the "**Issuer**") shall issue Securities from time to time. The Issue Date, Issue Size and the Product Features of the Securities shall be specified in each case in the "Product Conditions". The "General Conditions" and the "Product Conditions", as published in the Final Terms, together constitute the terms and conditions (the "**Terms and Conditions**").

(2) Each Security identified by its respective securities identification numbers (in each case a "**Security**") shall create a right on the part of the Security Holder (as defined in section 8 (4) below) to require the Issuer to redeem the Security in accordance with section 3 of these General Conditions in conjunction with the Product Conditions (the "**Security Right**").

(3) Termination of the Securities by the Security Holder shall not be possible – notwithstanding the provisions of section 6c in conjunction with the applicable Product Conditions.

(4) The obligations arising from the Securities constitute direct and unsecured obligations of the Issuer that rank *pari passu* in relation to one another and in relation to all other unsecured and unsubordinated obligations of the Issuer, with the exception of obligations that have priority due to mandatory statutory requirements.

If the Product Conditions provide for triparty collateral management (TCM) for the Securities, the obligations arising from the Securities constitute – notwithstanding the preceding sentence – direct obligations of the Issuer that are secured by assets of the Collateral Provider in accordance with Section 5a. In such case, the Security Holders shall be bound in dealings with the collateral manager and SIX SIS AG by the provisions of the Framework Agreement, specifically the choice of Swiss law and the exclusive jurisdiction of the courts of the Canton of Zurich (Switzerland).

If the Product Conditions stipulate Guarantor – Vontobel Holding AG, Zurich (the Swiss Guarantor), the following paragraph (5) shall apply:

(5) The performance of the Issuer's obligations under these Terms and Conditions is guaranteed by Vontobel Holding AG, Zurich, Switzerland (the "Swiss Guarantor"). The obligations of the Swiss Guarantor under the guarantee (the "Swiss Guarantee") constitute direct, unconditional and unsecured obligations of the Swiss Guarantor that rank *pari passu* in relation to one another. Upon the first request of the Security Holders and written confirmation by them that an amount relating to the Securities has not been paid by the Issuer at the proper time, the Swiss Guarantor shall pay to the Security Holders without undue delay all amounts payable in accordance with the Terms and Conditions. If the Terms and Conditions provide for the delivery of Deliverable Assets by the Issuer, the Swiss Guarantor will instead pay a Cash Amount equal to the monetary value of the Deliverable Assets to be delivered, as specified in the Product Conditions. Deliverable Assets will not be delivered by the Swiss Guarantor. All rights and obligations arising from the Swiss Guarantee shall be subject in all respects to Swiss law. The courts of the Canton of Zurich shall have exclusive jurisdiction over all actions and legal disputes relating to the Swiss Guarantee. The place of jurisdiction shall be Zurich 1. Notwithstanding the foregoing, appeals may be lodged with the Swiss Federal Supreme Court (*Schweizerisches Bundesgericht*) in Lausanne, whose decision shall be final.

If the Product Conditions stipulate Guarantor – Bank Vontobel Europe AG, Munich (the German Guarantor), the following paragraph (5) shall apply:

(5) The performance of the Issuer's obligations under these Terms and Conditions is guaranteed by Bank Vontobel Europe AG, Munich, Germany (the "German Guarantor"). The obligations of the German Guarantor under the guarantee (the "German Guarantee") constitutes direct, unsubordinated and unsecured obligations of the German Guarantor ranking, in the event of dissolutions, liquidation or insolvency of the German Guarantor or any proceeding to avoid insolvency of the German Guarantor, pari passu with all other present and future unsubordinated and unsecured obligations of the German Guarantor, save for such obligations which may be preferred by applicable law. The guarantee does not constitute a guarantee upon first demand (Garantie auf erstes Anfordern). Upon written demand by the Security Holders and their written confirmation that an amount under the Securities has not been paid when due by the Debtor or the Swiss Guarantor, the German Guarantor shall pay to them all amounts required to fulfil the intent and purpose of the German Guarantee. Payments under the German Guarantee are subject to (without limitation) the Terms and Conditions of the Securities. If the Terms and Conditions provide for the delivery of Deliverable Assets by the Issuer, the German Guarantor will instead pay a Cash Amount equal to the monetary value of the Deliverable Assets to be delivered, as specified in the Product Conditions. Deliverable Assets will not be delivered by the German Guarantor. The form and content of the German Guarantee as well as all rights and duties arising therefrom are governed exclusively by the laws of Germany. Non-exclusive court of venue for all litigation with the German Guarantor and arising from the legal relations established under the German Guarantee is Munich.

Section 2 Definitions

For the purposes of these Terms and Conditions, the following definitions shall apply, subject to more specific provisions in the Product Conditions:

Barrier	shall have - if applicable - the meaning specified in the Product Conditions.
Business Day	means a day (other than a Saturday or Sunday),
	 (a) on which the Central Securities Depository and Clearing System is open for business transactions; and
	(b) on which either (i) – for payments to be made in Euro – the Trans- European Automated Real-time Gross Settlement Express Transfer (TARGET2) System is operating or (ii) – for payments to be made in any other currency than Euro – commercial banks and foreign exchange markets in the principal financial centre in the country of the currency process payments and are open for business transactions (including trading in foreign exchange and foreign currency deposits).
Сар	shall have - if applicable - the meaning specified in the Product Conditions.
Calculation Amount	shall have - if applicable - the meaning specified in the Product Conditions.
Coupon Amount	shall have – if applicable – the meaning specified in the Product Conditions.
Coupon Level	shall have – if applicable – the meaning specified in the Product Conditions.
Coupon Threshold	shall have – if applicable – the meaning specified in the Product Conditions.
Currency of the Underlying	means the currency specified in the Product Conditions in which the Underlying is traded or in which its rate or price is determined.
Deliverable Asset	means – if applicable – in the case of the "(physical) delivery" Redemption Style the deliverable asset specified in the Product Conditions.
	The Deliverable Asset defines the type of assets that may be deliverable.
Derivatives Exchange	means any derivatives exchange or any trading system which has been specified in the Product Conditions for the Underlying for the purpose of determining Market Disruption Events pursuant to section 7 of the General Conditions or the making of adjustments pursuant to section 6 of the General Conditions or the determination of the Reference Price, as well as their legal successors and any substitute exchange or any substitute trading system to which trading in futures or options contracts linked to the Underlying has been transferred.
	If no derivatives exchange has been specified in the Product Conditions, the Derivatives Exchange for the purposes of the Terms and Conditions shall be the derivatives exchange with the greatest trading volume in options and futures contracts linked to the Underlying.
Exercise Date(s)	means, in the event that an exercise right pursuant to section 6c exists, the dates specified in the Product Conditions on which the Security Holder may redeem the Securities and therefore require payment of the Cash Amount upon Exercise.
	The Issuer shall specify the "First Exercise Date" and the "Exercise Record Date" (if applicable) in the Product Conditions.
	The Issuer shall also specify the "Exercise Agent" in the Product Conditions.
Exchange Day	shall have the meaning specified in the Product Conditions.
Expiry Date (<i>Data di</i> <i>Scadenza</i>)	means the Expiry Date set out in the Product Conditions.
Final Valuation Date	means, if the Product Conditions stipulate more than one Valuation Date, the last of the Valuation Dates.

Initial Reference Price	means the price of the Underlying specified in the Product Conditions at the date on which the Securities are issued by the Issuer.
Issue Date	means the date specified in the Product Conditions on which the Securities are issued by the Issuer [or $-$ in the event of the early termination [or extension] of the subscription period $-$ the date announced by the Issuer in accordance with section 12 of the General Conditions].
Issue Size	describes – if applicable – the issue volume and means the total issue size of the issue specified in the Product Conditions.
Lower Participation Factor	shall have if applicable the meaning specified in the Product Conditions.
Maturity Date	means the Business Day specified in the Product Conditions on which the Issuer pays the Cash Amount via the central securities depository for onward transfer to the Security Holders.
Nominal Amount	eq:shall-have-if-applicable-the-meaning-specified in the Product Conditions.
Observation Date	shall have — if the possibility of a coupon payment pursuant to section 5 is provided for — the meaning specified in the Product Conditions.
Product Features	means the Product Features set out in the Product Conditions.
Ratio	means – if applicable – the relationship between the Security and the Underlying specified in the Product Conditions.
	If it is specified as a fraction, it expresses the number of Securities required to represent a particular number of Underlyings, i.e.:
	number of Securities: number of Underlyings
	If it is specified as a decimal number, it expresses the number of units of the Underlying to which a Security is linked, i.e.:
	number of Underlyings for 1 Security.
Redemption Level	shall have – if the possibility of early redemption pursuant to section 4 of the General Conditions is provided for – the meaning specified in the Product Conditions.
Redemption Style	means the redemption style specified in the Product Conditions.
	The Redemption Style may be either "cash settlement" or "(physical) delivery" and is relevant for the form of redemption at maturity pursuant to section 3 of the General Conditions:
	(a) If "cash settlement" is applicable, redemption shall be effected by the payment of a Cash Amount.
	(b) If "(physical) delivery" is applicable, redemption shall be effected either by the payment of a Cash Amount or by the delivery of a Deliverable Asset, as specified in detail in the respective Product Conditions.
Reference Agent	shall have the meaning specified in the Product Conditions.
Reference Price	means the relevant price of an Underlying specified in the Product Conditions on the respective Valuation Date.
Reverse Level	eq:shall-have-if-applicable-the-meaning-specified in the Product Conditions.
Settlement Currency	means the currency specified in the Product Conditions in which the Security is issued.
Strike	${\it shall have-if applicable-the meaning specified in the Product Conditions.}$
Term	The Term of the Securities shall begin on the Issue Date (inclusive) and shall end – subject to sections 4, 6, 14 and 15 of the General Conditions – on the Valuation Date or – if there is more than one Valuation Date – on the Final Valuation Date (inclusive).

Termination Date(s)	means – if an Ordinary Right of Termination of the Issuer pursuant to section 6b is applicable – the dates on which the Issuer can terminate the Securities ordinarily and so arrange for the payment of the Ordinary Termination Amount.
	The Issuer shall specify in the Product Conditions either fixed Termination Dates or the "First Termination Date" together with the rules for determining the subsequent Termination Dates and stipulate the "Termination Record Date".
Total Nominal Amount	describes – if applicable – the issue volume and means the total nominal amount of the issue specified in the Product Conditions.
Underlying(s)	means the (respective) Underlying(s) specified in the Product Conditions.
Upper Participation Factor	shall have – if applicable – the meaning specified in the Product Conditions.
Valuation Date(s)	means the relevant date(s) for the determination of the Reference Price in accordance with the Product Conditions, subject to any postponement pursuant to section 7 of the General Conditions.

Section 3 Redemption, Maturity

Subject to extraordinary termination by the Issuer pursuant to section 6 (3) and - to the extent applicable under the Product Conditions - subject to ordinary termination by the Issuer pursuant to section 6b or exercise by the Security Holder pursuant to section 6c and in accordance with the other provisions of the Terms and Conditions, each Security shall create a claim on the part of the Security Holder against the Issuer for the redemption of the Securities on the Maturity Date ("**Redemption at Maturity**") and, if the Registry Type is stipulated to be Italian Uncertificated Certificates and the Securities have a finite term, shall automatically expire on the Expiry Date (*Data di Scadenza*). The type of Redemption at Maturity shall depend on the Redemption Style specified in the Product Conditions.

The Security Holder's claim (with respect both to its type and to its amount) shall be determined and calculated, become due and be satisfied in accordance with the Terms and Conditions, i.e. these General Conditions in conjunction with the Product Conditions.

(1) (Protect (Pro)) (Express) Discount Certificates (Product No. 1)

- (a) Subject to sections 6 and 7 and if applicable in accordance with the Product Conditions subject to sections 4 and 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions.
- (b) The Securities shall not bear interest (i.e. section 5 shall not be applicable) and shall not entitle the holder to dividend payments or other distributions.
- (c) For this security type, the Product Conditions set out under section 8.2.1 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(2) (Protect (Pro)) Multi Discount Certificates (Product No. 2)

- (a) Subject to if applicable in accordance with the Product Conditions sections 6, 6a and 7 and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions.
- (b) The Securities shall not bear interest (i.e. section 5 shall not be applicable) and shall not entitle the holder to dividend payments or other distributions.
- (c) For this security type, the Product Conditions set out under section 8.2.2 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(3) Bonus (Cap) (Pro) Certificates (Product No. 3)

- (a) Subject to if applicable in accordance with the Product Conditions sections 6, 6a and 7 and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions.
- (b) The Securities shall not bear interest (i.e. section 5 shall not be applicable) and shall not entitle the holder to dividend payments or other distributions.

(c) For this security type, the Product Conditions set out under section 8.2.3 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(4) Multi Bonus (Cap) (Pro) Certificates (Product No. 4)

- (a) Subject to if applicable in accordance with the Product Conditions sections 6, 6a and 7 and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions.
- (b) The Securities shall not bear interest (i.e. section 5 shall not be applicable) and shall not entitle the holder to dividend payments or other distributions.
- (c) For this security type, the Product Conditions set out under section 8.2.4 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(5) Reverse Bonus (Cap) (Pro) Certificates with Ratio (Product No. 5)

- (a) Subject to if applicable in accordance with the Product Conditions sections 6, 6a and 7 and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions, provided that the Cash Amount is positive.
- (b) If the Cash Amount is not positive, the Security Right shall expire worthless.
- (c) The Securities shall not bear interest (i.e. section 5 shall not be applicable) and shall not entitle the holder to dividend payments or other distributions.
- (d) For this security type, the Product Conditions set out under section 8.2.5 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(6) Reverse Bonus (Cap) (Pro) Certificates with Calculation Amount (Product No. 6)

- (a) Subject to if applicable in accordance with the Product Conditions sections 6, 6a and 7 and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions, provided that the Cash Amount is positive.
- (b) If the Cash Amount is not positive, the Security Right shall expire worthless.
- (c) The Securities shall not bear interest (i.e. section 5 shall not be applicable) and shall not entitle the holder to dividend payments or other distributions.
- (d) For this security type, the Product Conditions set out under section 8.2.6 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(7) (Protect (Pro)) (Capped) Outperformance Certificates (Product No. 7)

- (a) Subject to if applicable in accordance with the Product Conditions sections 6, 6a and 7 and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Terms and Conditions.
- (b) The Securities shall not bear interest (i.e. section 5 (1) to (5) are not applicable) and shall not entitle the holder to dividend payments or other distributions.
- (c) For this security type, the Product Conditions set out under section 8.2.13 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(8) (Best Entry) (Trigger) (Protect (Pro)) Fixed Coupon Express Certificates/Notes (Product No.8)

- (a) Subject to Early Redemption pursuant to section 4 and subject to if applicable in accordance with the Product Conditions – sections 6, 6a, 6b and 7 and subject to effective exercise by the Security Holder pursuant to section 6c in conjunction with the Product Conditions and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions.
- (b) The Securities may entitle the holder to coupon payments pursuant to section 5 (6) and/or shall bear interest pursuant to section 5 (1) to (5), as specified in each case in conjunction with the Product Conditions. They shall not carry any further entitlement to dividend payments or other distributions.
- (c) For this security type, the Product Conditions set out under section 8.2.77.2.7 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(9) (Best Entry) (Trigger) (Memory) (Protect (Pro)) (Individual Observation) Multi Express Certificates/Notes (Product No. 9)

- (a) Subject to Early Redemption pursuant to section 4 and subject to if applicable in accordance with the Product Conditions – sections 6, 6a, 6b and 7 and subject to effective exercise by the Security Holder pursuant to section 6c in conjunction with the Product Conditions and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions.
- (b) The Securities shall not bear interest (i.e. section 5 (1) to (5) are not applicable) and shall not entitle the holder to dividend payments or – with the exception of any coupon payments pursuant to section 5 (6) in conjunction with the Product Conditions – other distributions.
- (c) For this security type, the Product Conditions set out under section 8.2.8 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(10) (Best Entry) (Trigger) (Protect (Pro)) Fixed Coupon Express Certificates/Notes (Product No. 10)

- (a) Subject to Early Redemption pursuant to section 4 and subject to if applicable in accordance with the Product Conditions – sections 6, 6a, 6b and 7 and subject to effective exercise by the Security Holder pursuant to section 6c in conjunction with the Product Conditions and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions.
- (b) The Securities may entitle the holder to coupon payments pursuant to section 5 (6) and/or shall bear interest pursuant to section 5 (1) to (5), as specified in each case in conjunction with the Product Conditions. They shall not carry any further entitlement to dividend payments or other distributions.
- (c) For this security type, the Product Conditions set out under section 8.2.9 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(11) (Best Entry) (Trigger) (Lock-in) (Protect (Pro)) (Individual Observation) Multi Fixed Coupon Express Certificates/Notes (Product No. 11)

- (a) Subject to Early Redemption pursuant to section 4 and subject to if applicable in accordance with the Product Conditions – sections 6, 6a, 6b and 7 and subject to effective exercise by the Security Holder pursuant to section 6c in conjunction with the Product Conditions and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Conditions.
- (b) The Securities shall not bear interest (i.e. section 5 (1) to (5) are not applicable) and shall not entitle the holder to dividend payments or – with the exception of any coupon payments pursuant to section 5 (6) in conjunction with the Product Conditions – other distributions.
- (c) For this security type, the Product Conditions set out under section 8.2.10 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(12) (Best Entry) (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Reverse Convertibles (Product No. 12)

- (a) Subject to if applicable in accordance with the Product Conditions sections 6, 6a, 6b and 7 and subject to effective exercise by the Security Holder pursuant to section 6c in conjunction with the Product Conditions and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Terms and Conditions.
- (b) The Securities shall bear interest in accordance with section 5 (1) to (5) in conjunction with the Product Terms and Conditions. They do not grant any further rights to dividend payments or – apart from possible coupon payments pursuant to section 5 (6) in conjunction with the Product Terms and Conditions – other distributions.
- (c) For this security type, the Product Terms and Conditions set out under section 8.2.11 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

(13) (Best Entry) (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Multi Reverse Convertibles (Product No. 13)

- (a) Subject to if applicable in accordance with the Product Conditions sections 6, 6a, 6b and 7 and subject to effective exercise by the Security Holder pursuant to section 6c in conjunction with the Product Conditions and subject to section 14, the Securities shall be redeemed automatically on the Maturity Date and redemption shall be effected in accordance with the Product Terms and Conditions.
- (b) The Securities shall bear interest in accordance with section 5 (1) to (5) in conjunction with the Product Terms and Conditions. They do not grant any further rights to dividend payments or apart from

possible coupon payments pursuant to section 5 (6) in conjunction with the Product Terms and Conditions – other distributions.

(c) For this security type, the Product Terms and Conditions set out under section 8.2.12 shall apply. The latter also include the rules for determining Redemption at Maturity, among other things.

Section 4 Early Redemption

If the Product Conditions include the possibility of **Early Redemption** in accordance with the provisions of this section 4, the following shall apply:

(1) If a Redemption Event defined in the Product Conditions occurs on a Valuation Date, the Term of the Securities shall end automatically on that Valuation Date without the need for a separate termination of the Securities by the Issuer, and the Securities shall be redeemed early by payment of the Early Redemption Amount specified in the Product Conditions ("**Early Redemption**"). Where applicable, an Interest Amount or Coupon Amount in accordance with section 5 shall also be paid.

(2) The Early Redemption Amount payable in the event of Early Redemption shall be paid, subject to section 10 (5), on the following Payment Date or – if a Payment Date is not specified for each Valuation Date in the Product Conditions – within five (5) Business Days following that Valuation Date (the "**Early Redemption Date**"). No further payments shall be made in respect of the Security following an Early Redemption.

Section 5 Interest, Coupon Payments

(1) Interest Accrual Period, Interest Rate and Interest Period:

If the Product Conditions specify Interest Type – Fixed Interest, the following provisions shall apply:

- (a) The Securities shall bear interest from the Interest Commencement Date specified in the Product Conditions (inclusive) at the Interest Rate specified in the Product Conditions based on the calculation amount or nominal amount or if a reduced nominal amount or calculation amount is specified in the Product Terms from the date specified in the Product Terms under "Partial Redemption" in relation to the reduced nominal amount or calculation amount for each Security and each Interest Period (as defined below) using the Interest Calculation Method (as defined in paragraph (5) in connection with the relevant Product Conditions). The interest accrual period of the Securities shall end subject to the following paragraph (3) upon the expiry of the day preceding the Maturity Date.
- (b) The period between the Interest Commencement Date (inclusive) and the first Interest Payment Date (exclusive) and, where applicable, the respective period between the first Interest Payment Date or the subsequent Interest Payment Dates (inclusive) and the respective next Interest Payment Dates (exclusive) shall be referred to in each case as an "Interest Period".

If the Product Conditions specify **Interest Type – Variable Interest**, the following provisions shall apply:

- (a) The Securities shall bear interest from the Interest Commencement Date specified in the Product Conditions (inclusive) at the Variable Interest Rate (as defined below) based on the calculation amount or nominal amount or if a reduced nominal amount or calculation amount is specified in the Product Terms from the date specified in the Product Terms under "Partial Redemption" in relation to the reduced nominal amount or calculation amount for each Security and each Interest Period (as defined below) using the Interest Calculation Method (as defined in paragraph (5) in connection with the relevant Product Conditions). The interest accrual period of the Securities shall end subject to the following paragraph (3) upon the expiry of the day preceding the Maturity Date.
- (b) The period between the Interest Commencement Date (inclusive) and the first Interest Payment Date (exclusive) and, where applicable, the respective period between the first Interest Payment Date or the subsequent Interest Payment Dates (inclusive) and the respective next Interest Payment Dates (exclusive) shall be referred to in each case as an "Interest Period".
- (c) The interest rate applicable for an Interest Period (the "Variable Interest Rate") shall correspond to the Reference Interest Rate (as defined below) determined for the respective Interest Period on the relevant Interest Determination Date (as defined in the Product Conditions), with the addition or subtraction, where applicable, of any premium or discount ("Spread") specified in the Product Conditions or multiplied, where applicable, by any multiplication factor specified in the Product Conditions (the "Multiplication Factor").

If a minimum interest rate ("Floor") is specified in the Product Conditions and the Variable Interest Rate determined for an Interest Period is lower than the Floor, the Variable Interest Rate for that

Interest Period shall be equal to the Floor. If no Floor is stipulated in the Product Conditions, the Variable Interest Rate for that Interest Period shall amount to least 0% p.a.

If a maximum interest rate ("**Cap**") is specified in the Product Conditions and the Variable Interest Rate determined for an Interest Period is higher than the Cap, the Variable Interest Rate for that Interest Period shall be equal to the Cap.

The Variable Interest Rate for the respective Interest Period shall be announced pursuant to section 12 once it has been determined.

The "**Reference Interest Rate**" shall be the interbank rate or swap rate specified in the Product Conditions as displayed on the screen page specified in the Product Conditions or a successor page (the "**Screen Page**") on the respective Interest Determination Date at the determination time stipulated in the Product Conditions.

If the Screen Page is not available at the specified time or if the Reference Interest Rate is not displayed, the Calculation Agent shall determine the Reference Interest Rate using a different financial information service. If the Reference Interest Rate referred to above is no longer displayed in one of the ways referred to above or cease to exist, the Calculation Agent shall be entitled to specify an interest rate determined on the basis of currently prevailing market practice as the Reference Interest Rate at the time specified on the Calculation Agent shall be entitled, but not obliged, to ask reference banks to provide their respective quotations for an interest rate corresponding to the Reference Interest Rate at the time specified on the relevant Interest Determination Date. If at least two of the reference banks have submitted a corresponding quotation to the Calculation Agent, the Reference Interest Rate can be determined using the arithmetic mean calculated by the Calculation Agent (rounded, where relevant, to the nearest thousandth of a percentage point) of the quotations provided to it by those reference banks. If the Reference Interest Rate cannot be determined in the aforementioned manner, the Reference Interest Rate shall be calculated on the basis of the Reference Interest Rate displayed on the Screen Page on the immediately preceding Business Day.

If the Reference Interest Rate has a negative value, it shall be offset against the Spread, so that it reduces the Spread.

(2) Payment of Interest:

Interest shall be payable in each case in arrears on the Interest Payment Date(s) specified in the Product Conditions ((respectively) the "Interest Payment Date"). The interest amount payable (the "Interest Amount") for each Interest Payment Date shall be rounded in accordance with section 10. If an Interest Payment Date is not a Business Day, the Interest Payment Date shall be postponed in accordance with the rules set out in section 5 (4).

(3) Early end of the Interest Accrual Period in the case of certain events:

- (a) In the event of Extraordinary Termination pursuant to section 6 (3), interest shall cease to accrue on the Securities upon the expiry of the day immediately preceding the day on which the Termination Amount is paid.
- (b) If the <u>possibility of Early Redemption</u> pursuant to section 4 is applicable in accordance with the Product Conditions, the following shall apply:

In the event of Early Redemption, interest shall cease to accrue on the Securities upon the expiry of the day preceding the Payment Date on which Early Redemption takes place. In this case, interest shall accrue on the calculation amount or nominal amount of the Securities up to that Payment Date (exclusive) at the Interest Rate applicable for the respective Interest Period.

Notwithstanding the foregoing, the Product Conditions may provide that the Interest Amount for the whole of the current Interest Period shall be paid early on that Payment Date.

(c) In the case of Securities with triparty collateral management (TCM) (Section 5a), no (further) interest payments shall be made on the Securities if a Liquidation Event occurs. In the event of the occurrence of a Liquidation Event pursuant to § 5a, interest payments on the Securities shall end at the end of the day immediately preceding the day on which the Securities fall due pursuant to Section 5a paragraph (6).

(4) Business Day Convention:

If an Interest Payment Date is not a Business Day, the following rules shall apply to the extent that they are specified as applicable as the "**Business Day Convention**" in the Product Conditions.

following:	If an Interest Payment Date is not a Business Day, the Interest Payment Date shall be the next following Business Day.
modified following:	If an Interest Payment Date is not a Business Day, the Interest Payment Date shall be the next following Business Day, unless the Interest Payment Date would fall into the next calendar month as a result; in this event, the Interest Payment Date shall be the immediately preceding Business Day.
<u>unadjusted:</u>	The Interest Amount due on the relevant Interest Payment Date and, where applicable, the following Interest Amount shall not be adjusted accordingly if an Interest Payment Date is postponed. This postponement of an Interest Payment Date shall not give rise to any claim to additional interest and other payments.
<u>adjusted:</u>	The Interest Amount due on the relevant Interest Payment Date and, where applicable, the following Interest Amount shall be adjusted accordingly if an Interest Payment Date is postponed.

(5) Interest Calculation Method:

If the Securities bear interest, the Interest Calculation Method shall be specified in the Product Conditions. The terms employed shall have the following meanings for this purpose:

- 30/360: Interest shall be calculated on the basis of a year with 360 days and with 12 months of 30 days each.
- act/360: Interest shall be calculated on the basis of a year with 360 days. Each month shall be included in the calculation with the actual number of days.
- act/365: Interest shall be calculated on the basis of a year with 365 days. Each month shall be included in the calculation with the actual number of days.
- act/act: Interest shall be calculated on the basis of the days elapsed in an Interest Period and the actual number of days in a year (365 or 366) in accordance with the detailed provisions of ICMA Rule 251 (actual/actual).

(6) Coupon Payments:

If the Product Conditions specify **Payment Type – Conditional Coupon Payment**, the following provisions shall apply:

(a) If on one of the Observation Dates specified in the Product Conditions a Coupon Event defined in the Product Conditions occurs, the Issuer shall pay on the, subject to section 10 (5), following Coupon Payment Date defined in the Product Conditions the Coupon Amount allocated to that Observation Date in respect of each Security.

(b) If the Product Conditions specify Memory – Applicable, the possibility exists that coupon payments which are not made may be paid subsequently ("**Memory**") in accordance with the provisions of this paragraph (6)(b):

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- (i) on an Observation Date after the first Observation Date the conditions for payment of the respective Coupon Amount pursuant to paragraph (6)(a) of this section 5 are met, and
- (ii) on at least one of the preceding Observation Dates the conditions for payment of the respective Coupon Amount pursuant to paragraph (6)(a) of this section 5 were not met, and
- (iii) the Coupon Amount not paid has not already been paid retrospectively in accordance with this paragraph (6)(b),

the Coupon Amount or – in the event of more than one Coupon Amount not paid – the relevant Coupon Amounts shall be paid retrospectively on the next Coupon Payment Date. No interest will be payable with respect to any retrospective payments of Coupon Amounts for the period since the date on which they could originally have been paid.

(c) The Security Holder shall be entitled to receive a potential Coupon Amount in accordance with paragraph (6)(b) of this section 5 on the respective Coupon Payment Date only if the Security Holder acquired the Securities before the respective Ex-Date. If the Securities are purchased on or after the relevant Ex-Date, the Security Holder is not entitled to receive a Coupon Amount on that Coupon Payment Date. "**Ex-Date**" generally means the Business Day following the Observation Date on which the Coupon Event relevant for the Coupon Payment occurred. The Ex-Date may differ in individual cases. If this is the case, the Ex-Date will be announced in accordance with section 12.

(d) No (further) coupon payments shall be made in respect of the Securities in the event of Early Redemption for Securities with the possibility of Early Redemption (section 4).

(e) In the case of Securities with triparty collateral management (TCM) (Section 5a), no (further) coupon payments shall be made on the Securities if a Liquidation Event occurs. In the event of the occurrence of a Liquidation Event pursuant to § 5a, coupon payments on the Securities shall end at the end of the day immediately preceding the day on which the Securities fall due pursuant to Section 5a paragraph (6).

If the Product Conditions specify **Payment Type – Unconditional Coupon Payment**, the following provisions shall apply:

(a) The Issuer shall pay on each, subject to section 10 (5), Coupon Payment Date defined in the Product Conditions the Coupon Amount allocated to that Coupon Payment Date in respect of each Security.

b) The Security Holder shall be entitled to receive a Coupon Amount in accordance with paragraph (6)(b) of this section 5 on the respective Coupon Payment Date only if the Security Holder acquired the Securities before the respective Ex-Date. If the Securities are purchased on or after the relevant Ex-Date, the Security Holder is not entitled to receive a Coupon Amount on that Coupon Payment Date. "**Ex-Date**" generally means the second (2nd) Business Day preceding the respective Coupon Payment Date. The Ex-Date may differ in individual cases. If this is the case, the Ex-Date will be announced in accordance with section 12.

(c) No (further) coupon payments shall be made in respect of the Securities in the event of Early Redemption for Securities with the possibility of Early Redemption (section 4).

(d) In the case of Securities with triparty collateral management (TCM) (Section 5a), no (further) coupon payments shall be made on the Securities if a Liquidation Event occurs. In the event of the occurrence of a Liquidation Event pursuant to § 5a, coupon payments on the Securities shall end at the end of the day immediately preceding the day on which the Securities fall due pursuant to Section 5a paragraph (6).

Section 5a – Securities with triparty collateral management (TCM)

If the Product Conditions stipulate that the provisions of this Section 5a for **Securities with triparty** collateral management (TCM) are applicable, the following shall apply:

(1) The Securities with triparty collateral management (TCM) are collateralized in accordance with the provisions of the respective Triparty Collateral Management Collateral Agreement ("**Framework Agreement**") between Bank Vontobel AG, Zurich, as collateral provider, SIX Repo Ltd. Acting as collateral taker acting as a direct representative for and in the name of the Security Holder, SIX SIS AG acting as depository and triparty collateral manager and Vontobel Financial Products GmbH, Frankfurt am Main, as the Issuer. The legal position of the investors in relation to the collateralization of the Securities is determined by the provisions of the Framework Agreement. Upon request, the Issuer may provide a copy of the Framework Agreement free of charge at its office (Vontobel Financial Products GmbH, Bockenheimer Landstraße 24, 60323 Frankfurt am Main, Germany).

(2) The Current Value shall be determined as set out in the Framework Agreement.

Section 6 Adjustments, Extraordinary Termination of the Securities by the Issuer

Where the Underlying consists of **shares**, **securities** representing **shares** (ADRs or GDRs) or other **dividend-bearing securities**, the following shall apply:

(1) If, with respect to an Underlying, one of the events described below is announced in advance or occurs (the **"Adjustment Event**"):

- (a) capital increase by way of the issue of new shares or other dividend-bearing securities against contributions in cash or in kind with the grant of a subscription right, capital increase from retained earnings, issue of securities with option or conversion rights into shares, distribution of special dividends, capital reduction, share split, subdivision, consolidation or reclassification of the shares,
- (b) spin-off of a division of the company in such a manner that a new independent company is created or the division is absorbed by a third company,
- (c) probable or definitive cessation of stock exchange trading in the shares as a result of a bankruptcy, merger by absorption or new company formation or takeover of the company of the Underlying by another company,

(d) or another comparable event that, after determination by the Issuer, results in a dilution or concentration of the theoretical value of the relevant share,

the Issuer may adjust the Security Right in accordance with the following provisions.

(2) If an Adjustment Event pursuant to paragraph (1) exists, the Issuer will adjust the Security Right – subject to termination pursuant to paragraph (3) – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date.

If a Derivatives Exchange is specified in the Product Conditions, the Issuer may, in exercising its discretion for the purpose of making the adjustment, base the timing and terms of the adjustment on the manner in which the relevant Derivatives Exchange makes corresponding adjustments for futures or options contracts on the Underlying (share) traded on it, but shall not be obliged to do so. If doubts arise relating to the application of the adjustment rules of the Derivatives Exchange, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*).

The list presented above is not final. The decisive factor is whether the Derivatives Exchange considers it necessary to adjust the contract size, a contract Underlying or the quotation of the relevant Reference Agent for the determination of the price of the shares, or would consider it necessary if futures or options contracts on the Underlying were traded there. If neither futures nor options contracts linked to the shares of the company are traded on the Derivatives Exchange, the adjustment shall be made in the manner in which the Derivatives Exchange would do so if corresponding futures or options contracts were traded there. If doubts arise in this event relating to the application of the adjustment rules of the Derivatives Exchange, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*). In such cases, the Issuer shall endeavour to ensure – as far as legally and practically possible – that the economic position of the Security Holders is the same before and after the Adjustment Event.

The Issuer shall be entitled where appropriate to depart from the adjustments made by the Derivatives Exchange if it considers such a course of action to be necessary in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) in order to reflect differences between these Securities and the futures or options contracts traded on the Derivatives Exchange. This applies in particular to measures pursuant to paragraph (1) (b) and (c). Irrespective of whether, which and when adjustments are made on the Derivatives Exchange, the Issuer may make adjustments with the aim of ensuring that Security Holders remain as far as possible in the same economic position they were in prior to the measures pursuant to paragraph (1) (b) and (c).

"Effective Date" within the meaning of these Terms and Conditions means the first Exchange Day on which trading in the corresponding futures or options contracts takes place after taking account of the adjustment. If no corresponding futures or options contracts are traded on a derivatives exchange, the Issuer will also, in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), determine the Effective Date on which the adjusted Product Features shall apply for the first time, taking into account the timing of the change, adjustment or other measure.

Such adjustments may relate, in particular, to the Product Features as well as to the replacement of the share which forms an Underlying for the Security by a basket of shares or, in the case of a merger, by shares of the absorbing or newly formed company in an adjusted amount and, where appropriate, the designation of a different reference agent as the new Reference Agent.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (excluding Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Derivatives Exchange, an appropriate adjustment is not possible for any reason whatsoever (or if the Derivatives Exchange terminates the corresponding futures or options contracts on the Underlying early, or would do so if corresponding futures or options contracts were traded there), the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice in accordance with section 12 specifying the Termination Amount defined in the following. The termination shall become effective at the time notice is given in accordance with section 12 ("**Extraordinary Termination Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of an extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days after the Termination Date an amount in respect of each Security (the "**Termination Amount**"), which shall represent an appropriate market price for a Security immediately prior to the Termination Date as determined by the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), taking into account the remaining time value. For the purpose of determining the Termination

Amount for Securities with a finite Term in the event of termination following a merger event in the form of a takeover bid for which the consideration consists wholly or mainly of cash, the Calculation Agent may, in addition to the factors mentioned above, take into account the price of the relevant share immediately after the takeover bid is announced as well as other market parameters prevailing directly prior to the announcement of the takeover bid, and in particular may take into consideration all the rules that a derivatives exchange applies or would normally apply for the purpose of determining the theoretical fair value of the shares, such as expected dividends and implied volatilities.

In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (including Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Derivatives Exchange, an appropriate adjustment is not possible for any reason whatsoever (or if the Derivatives Exchange terminates the corresponding futures or options contracts on the Underlying early, or would do so if corresponding futures or options contracts were traded there), the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice in accordance with section 12 specifying the Termination Amount defined in the following. If so provided in the Product Conditions, the Issuer may also terminate the Securities extraordinarily in its reasonable discretion (*for Securities subject to German law, section 315 BGB*), if the Issuer and/or one of its affiliates is not in a position, even after making economically reasonable efforts, (i) to conclude, renew, replace, maintain, unwind, acquire or dispose of hedging transactions or (ii) to realise, recover or transfer the proceeds of such hedging transactions (referred to as "**Hedging Disruption Events**"). The termination **Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of an extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days after the Termination Date an amount in respect of each Security (the "**Termination Amount**"), which shall represent an appropriate market price for a Security immediately prior to the Termination Date as determined by the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), taking into account the remaining time value. For the purpose of determining the Termination Amount for Securities with a finite Term in the event of termination following a merger event in the form of a takeover bid for which the consideration consists wholly or mainly of cash, the Calculation Agent may, in addition to the factors mentioned above, take into account the price of the relevant share immediately after the takeover bid is announced as well as other market parameters prevailing directly prior to the announcement of the takeover bid, and in particular may take into consideration all the rules that a derivatives exchange applies or would normally apply for the purpose of determining the theoretical fair value of the shares, such as expected dividends and implied volatilities.

In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

(4) Adjustments and determinations and the date on which they come into effect shall be notified by the Issuer pursuant to section 12.

(5) The rules and regulations of the Reference Agent and of the Derivatives Exchange shall apply in addition to the provisions set out above.

(6) If the Underlying consists of securities representing shares, the provisions of paragraphs (1) to (5) shall apply analogously to the shares underlying the securities representing shares.

The events described below shall also qualify in each case as possible Adjustment Events:

- (a) modification of the conditions of the securities representing shares by their issuers;
- (b) cessation of the stock exchange quotation of the securities representing shares or of the share Underlying them;
- (c) insolvency of the issuer or of the custodian bank of the securities representing shares;
- (d) end of the term of the securities representing shares as a result of termination by the issuer of the securities representing shares;
- (e) or for any other reason that has comparable economic effects.

The Issuer may adjust the Security Right, subject to termination pursuant to paragraph (3), in the manner in which corresponding adjustments are made on the Derivatives Exchange for futures or options contracts on

the securities representing shares traded there, provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date. The same applies in the event that the issuer of the securities representing shares makes adjustments to the securities representing shares on the occurrence of one of the Adjustment Events described above, even if corresponding adjustments are not made on the Derivatives Exchange or would not be made if futures or options contracts on the securities representing shares were traded there. In other respects, the rules contained in this paragraph shall apply analogously.

(7) If the Underlying consists of other dividend-bearing securities (e.g. profit participation rights, participation certificates), the provisions of paragraphs (1) to (5) shall apply analogously to the other dividend-bearing securities and the issuing company.

If the Underlying consists of indices, the following shall apply:

(1) If, with respect to an Underlying, one of the events described below is announced in advance or occurs (the "**Adjustment Event**"):

- (a) change, adjustment or other measure affecting the relevant Underlying principles and regulations (index concept) and the calculation of the Underlying, resulting, in the opinion of the Issuer, in the relevant index concept or the relevant calculation of the Underlying no longer being comparable to those applying on the Issue Date. These factors are no longer comparable if, in particular, a change, adjustment or other measure results in a material change in the Underlying despite the fact that the prices of the individual securities included in the Underlying and their weightings remain the same.
- (b) cancellation of the Underlying and/or its replacement by a different index concept,
- (c) or for any other reason that has comparable economic effects,

the Issuer may adjust the Security Right in accordance with the following provisions.

(2) If an Adjustment Event pursuant to paragraph (1) exists, the Issuer will adjust the Security Right – subject to termination pursuant to paragraph (3) – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) and taking into account the most recent price determined for the Underlying, provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date, and for this purpose will determine Product Features to be adjusted the economic effect of which will correspond as closely as possible to the previous provisions.

If a Derivatives Exchange is specified in the Product Conditions, the Issuer may, in exercising its discretion for the purpose of making the adjustment, base the timing and terms of the adjustment on the manner in which the relevant Derivatives Exchange makes corresponding adjustments for futures or options contracts on the Underlying (index) traded on it, but shall not be obliged to do so. If doubts arise relating to the application of the adjustment rules of the Derivatives Exchange, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*). The Issuer shall be entitled where appropriate to depart from the adjustments made by the Derivatives Exchange if it considers such a course of action to be necessary in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) in order to reflect differences between these Securities and the futures or options contracts traded on the Derivatives Exchange.

"Effective Date" within the meaning of these Terms and Conditions means the first Exchange Day on which trading in the corresponding futures or options contracts takes place after taking account of the adjustment. If no corresponding futures or options contracts are traded on a derivatives exchange, the Issuer will also, in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), determine the Effective Date on which the adjusted Product Features shall apply for the first time, taking into account the timing of the change, adjustment or other measure.

If the index is cancelled or replaced by a different index concept, or if it is not possible to continue the licensing agreement between the Reference Agent and the Issuer or the Calculation Agent, the Issuer shall determine, making corresponding adjustments to the Product Features where appropriate, whether the calculation of the Security Right shall be based in future on another index concept and on which other index concept.

If the index is no longer calculated and determined or published by the Reference Agent but by another person, company or institution that the Issuer in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) considers to be suitable (the "**Substitute Reference Agent**"), then the Cash Amount shall be calculated where applicable on the basis of the index calculated and published by the Substitute Reference Agent. All references to the Reference Agent contained in these Terms and Conditions shall be deemed to refer analogously to the Substitute Reference Agent.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (excluding Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer, an appropriate adjustment or the specification of another relevant index concept is not possible for any reason whatsoever (or if the Derivatives Exchange terminates the corresponding futures or options contracts on the Underlying early, or would do so if corresponding futures or options contracts were traded there), the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice in accordance with section 12 specifying the Termination Amount defined in the following. The termination shall become effective at the time notice is given in accordance with section 12 ("**Extraordinary Termination Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (including Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer, an appropriate adjustment or the specification of another relevant index concept is not possible for any reason whatsoever (or if the Derivatives Exchange terminates the corresponding futures or options contracts on the Underlying early, or would do so if corresponding futures or options contracts were traded there), the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice in accordance with section 12 specifying the Termination Amount defined in the following. If so provided in the Product Conditions, the Issuer may also terminate the Securities extraordinarily in its reasonable discretion (*for Securities subject to German law, section 315 BGB*), if the Issuer and/or one of its affiliates is not in a position, even after making economically reasonable efforts, (i) to conclude, renew, replace, maintain, unwind, acquire or dispose of hedging transactions or (ii) to realise, recover or transfer the proceeds of such hedging transactions (referred to as "**Hedging Disruption Events**"). The termination **Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

(4) Adjustments and determinations and the date on which they come into effect shall be notified by the Issuer pursuant to section 12.

(5) The rules and regulations of the Reference Agent and of the Derivatives Exchange shall apply in addition to the provisions set out above.

If the Underlying consists of **bonds**, the following shall apply:

(1) If, with respect to an Underlying, one of the events described below is announced in advance or occurs (the "**Adjustment Event**"):

- (a) termination or repurchase or (early) redemption of the Underlying by its issuer,
- (b) probable or definitive cessation of stock exchange trading in the Underlying or replacement of the Issuer of the Underlying,
- (c) insolvency of the issuer of the Underlying,
- (d) limitation of the tradability of the Underlying,
- (e) negative change in the rating of the Underlying and/or its issuer,
- (f) imposition of taxes on income from the Underlying, or
- (g) for any other reason that has comparable economic effects to those in (a) to (f) above,

the Issuer may adjust the Security Right in accordance with the following provisions.

(2) If an Adjustment Event pursuant to paragraph (1) exists, the Issuer will adjust the Security Right – subject to termination pursuant to paragraph (3) – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date.

If a Derivatives Exchange is specified in the Product Conditions, the Issuer may, in exercising its discretion for the purpose of making the adjustment, base the timing and terms of the adjustment on the manner in which the issuer of the Underlying makes corresponding adjustments to the Underlying or the relevant Derivatives Exchange makes corresponding adjustments for futures or options contracts on the Underlying (bond) traded on it, but shall not be obliged to do so. If doubts arise relating to the application of the adjustment rules of the Derivatives Exchange, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*). The Issuer shall be entitled where appropriate to depart from the adjustments made by the Derivatives Exchange if it considers such a course of action to be necessary in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) in order to reflect differences between these Securities and the futures or options contracts traded on the Derivatives Exchange.

"Effective Date" within the meaning of these Terms and Conditions means the first Exchange Day on which trading in the corresponding futures or options contracts takes place after taking account of the adjustment. If no corresponding futures or options contracts are traded on a derivatives exchange, the Issuer will also, in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), determine the Effective Date on which the adjusted Product Features shall apply for the first time, taking into account the timing of the change, adjustment or other measure.

Adjustments of this nature may relate in particular to the Product Features as well as, for example, to the replacement of an Underlying (bond) by another Underlying (bond) or basket of bonds and, where applicable, the designation of another reference agent as the new Reference Agent. In such cases, the Issuer shall endeavour to ensure – as far as legally and practically possible – that the economic position of the Security Holders is the same before and after the Adjustment Event.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (excluding Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Derivatives Exchange, an appropriate adjustment is not possible for any reason whatsoever (or if the Derivatives Exchange terminates the corresponding futures or options contracts on the Underlying early, or would do so if corresponding futures or options contracts were traded there), the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice in accordance with section 12 specifying the Termination Amount defined in the following. The termination shall become effective at the time notice is given in accordance with section 1 ("**Extraordinary Termination Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (including Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Derivatives Exchange, an appropriate adjustment is not possible for any reason whatsoever (or if the Derivatives Exchange terminates the corresponding futures or options contracts on the Underlying early, or would do so if corresponding futures or options contracts were traded there), the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice in accordance with section 12 specifying the Termination Amount defined in the following. If so provided in the Product Conditions, the Issuer may also terminate the Securities extraordinarily in its reasonable discretion (*for Securities subject to German law, section 315 BGB*), if the Issuer and/or one of its affiliates is not in a position, even after making economically reasonable efforts, (i) to conclude, renew, replace, maintain, unwind, acquire or dispose of hedging transactions or (ii) to realise, recover or transfer the proceeds of such hedging transactions (referred to as "**Hedging Disruption Events**"). The termination **Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the

Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

(4) Adjustments and determinations and the date on which they come into effect shall be notified by the Issuer pursuant to section 12.

(5) The rules and regulations of the Reference Agent and of the Derivatives Exchange shall apply in addition to the provisions set out above.

If the Underlying consists of **commodities**, the following shall apply:

(1) If, with respect to an Underlying, one of the events described below is announced in advance or occurs (the "Adjustment Event"):

- (a) the Underlying is traded by the Reference Agent responsible for the determination of the Reference Price of the Underlying in a different quality, a different composition (e.g. with a different degree of purity or different place of origin) or a different standard unit of measurement,
- (b) in the event of the introduction, cancellation or modification of a tax levied on the Underlying, if this affects the price of the Underlying and if such introduction, cancellation or modification takes place after the Issue Date, or
- (c) other comparable changes relating to the Underlying,

the Issuer may adjust the Security Right in accordance with the following provisions.

(2) If an Adjustment Event pursuant to paragraph (1) exists, the Issuer will adjust the Security Right – subject to termination pursuant to paragraph (3) – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date.

The Issuer may, in exercising its discretion for the purpose of making the adjustment, base the timing and terms of the adjustment on the manner in which the relevant Reference Agent makes corresponding adjustments to the Underlying itself or the Derivatives Exchange makes adjustments for futures or options contracts on the Underlying traded on it, but shall not be obliged to do so. If doubts arise relating to the application of the adjustment rules of the Reference Agent or the Derivatives Exchange, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*).

"Effective Date" within the meaning of these Terms and Conditions means the first trading day on the Derivatives Exchange on which trading in the corresponding futures or options contracts takes place after taking account of the adjustment. If no corresponding futures or options contracts are traded on a derivatives exchange, the Issuer will also, in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), determine the Effective Date on which the adjustment or other measure.

Adjustments of this nature may relate in particular to the Product Features. In such cases, the Issuer shall endeavour to ensure – as far as legally and practically possible – that the economic position of the Security Holders is the same before and after the Adjustment Event.

If the Reference Price for an Underlying is no longer calculated and published by the Reference Agent but by another person, company or institution that the Issuer in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) considers to be suitable (the "**Substitute Reference Agent**"), then the Security Right shall be calculated on the basis of the price for the Underlying calculated and published by the Substitute Reference Agent. Furthermore, all references to the Reference Agent contained in these Terms and Conditions shall then be understood as references to the Substitute Reference Agent as far as the context allows.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (excluding Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. The termination shall become effective at the time notice is given in accordance with section 12 (**"Extraordinary Termination Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (including Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. If so provided in the Product Conditions, the Issuer may also terminate the Securities extraordinarily in its reasonable discretion (*for Securities subject to German law, section 315 BGB*), if the Issuer and/or one of its affiliates is not in a position, even after making economically reasonable efforts, (i) to conclude, renew, replace, maintain, unwind, acquire or dispose of hedging transactions or (ii) to realise, recover or transfer the proceeds of such hedging transactions (referred to as "**Hedging Disruption Events**"). The termination **Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

(4) Adjustments and determinations and the date on which they come into effect shall be notified by the Issuer pursuant to section 12.

(5) The rules and regulations of the Reference Agent and of the Derivatives Exchange shall apply in addition to the provisions set out above.

If the Underlying consists of futures or interest rate futures, the following shall apply:

(1) If, with respect to an Underlying, one of the events described below is announced in advance or occurs (the "Adjustment Event"):

- (a) adjustment of the Underlying on the Reference Agent,
- (b) cessation of trading in or early settlement of the Underlying on the Reference Agent,
- (c) material change to the concept of the Underlying or to the contract specifications on which the Underlying is based,
- (d) introduction, cancellation or modification of a tax levied on the reference instrument on which the Underlying is based, if this affects the price of the Underlying and if such introduction, cancellation or modification takes place after the Issue Date, or
- (e) other comparable changes relating to the Underlying,

the Issuer may adjust the Security Right in accordance with the following provisions.

(2) If an Adjustment Event pursuant to paragraph (1) exists, the Issuer will adjust the Security Right – subject to termination pursuant to paragraph (3) – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date.

The Issuer may, in exercising its discretion for the purpose of making the adjustment, base the timing and terms of the adjustment on the manner in which the Reference Agent makes corresponding adjustments to the Underlying itself, but shall not be obliged to do so. If doubts arise relating to the application of the adjustment rules of the Reference Agent, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*).

"Effective Date" within the meaning of these Terms and Conditions means the first trading day on which trading in the corresponding futures contracts takes place on the Reference Agent after taking account of the adjustment.

Adjustments of this nature may relate in particular to the Product Features as well as to the replacement of the Underlying. In such cases, the Issuer shall endeavour to ensure – as far as legally and practically possible –
that the economic position of the Security Holders is the same before and after the Adjustment Event and that the continuity of the performance of the reference indicators underlying the Securities is maintained.

If the Reference Price for the respective Underlying is no longer calculated and published on the Reference Agent but by another exchange that the Issuer in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) considers to be suitable (the "**Substitute Reference Agent**"), then the Cash Amount shall be calculated on the basis of the price for the Underlying calculated and published by the Substitute Reference Agent. Furthermore, all references to the Reference Agent contained in these Terms and Conditions shall then be understood as references to the Substitute Reference Agent as far as the context allows.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (excluding Hedging Disruption Events),** the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Reference Agent, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. The termination shall become effective at the time notice is given in accordance with section 12 ("**Extraordinary Termination Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (including Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Reference Agent, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. If so provided in the Product Conditions, the Issuer may also terminate the Securities extraordinarily in its reasonable discretion (*for Securities subject to German law, section 315 BGB*), if the Issuer and/or one of its affiliates is not in a position, even after making economically reasonable efforts, (i) to conclude, renew, replace, maintain, unwind, acquire or dispose of hedging transactions or (ii) to realise, recover or transfer the proceeds of such hedging transactions (referred to as "**Hedging Disruption Events**"). The termination ball become effective at the time notice is given in accordance with section 12 ("**Extraordinary Termination Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

(4) Adjustments and determinations and the date on which they come into effect shall be notified by the Issuer pursuant to section 12.

(5) The rules and regulations of the Reference Agent shall apply in addition to the provisions set out above.

If the Underlying consists of **exchange rates**, the following shall apply:

(1) If, with respect to an Underlying, one of the events described below is announced in advance or occurs (the "Adjustment Event"):

- (a) material changes in the method of calculating the Underlying,
- (b) other comparable changes relating to the Underlying,

the Issuer may adjust the Security Right in accordance with the following provisions.

(2) If an Adjustment Event pursuant to paragraph (1) exists, the Issuer will adjust the Security Right – subject to termination pursuant to paragraph (3) – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date.

The Issuer may, in exercising its discretion for the purpose of making the adjustment, base the timing and terms of the adjustment on the manner in which the Reference Agent makes corresponding adjustments to the Underlying itself, but shall not be obliged to do so. If doubts arise relating to the application of the adjustment rules of the Reference Agent, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*).

"Effective Date" within the meaning of the Terms and Conditions means the date on which the relevant adjustment is made by the Reference Agent.

Adjustments of this nature may relate in particular to the Product Features. In such cases, the Issuer shall endeavour to ensure – as far as legally and practically possible – that the economic position of the Security Holders is the same before and after the Adjustment Event.

If the Reference Price for the respective Underlying is no longer calculated and published by the Reference Agent but by another person, company or institution that the Issuer in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) considers to be suitable (the "**Substitute Reference Agent**"), then the Security Right shall be calculated on the basis of the price for the Underlying calculated and published by the Substitute Reference Agent. Furthermore, all references to the Reference Agent contained in these Terms and Conditions shall then be understood as references to the Substitute Reference Agent as far as the context allows.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (excluding Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Reference Agent, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. The termination shall become effective at the time notice is given in accordance with section 12 (**"Extraordinary Termination Date"**). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (including Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Reference Agent, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. If so provided in the Product Conditions, the Issuer may also terminate the Securities extraordinarily in its reasonable discretion (*for Securities subject to German law, section 315 BGB*), if the Issuer and/or one of its affiliates is not in a position, even after making economically reasonable efforts, (i) to conclude, renew, replace, maintain, unwind, acquire or dispose of hedging transactions or (ii) to realise, recover or transfer the proceeds of such hedging transactions (referred to as "**Hedging Disruption Events**"). The termination **Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

(4) Adjustments and determinations and the date on which they come into effect shall be notified by the Issuer pursuant to section 12.

(5) The rules and regulations of the Reference Agent shall apply in addition to the provisions set out above.

If the Underlying consists of interest rates, the following shall apply:

(1) If, with respect to an Underlying, one of the events described below is announced in advance or occurs (the "**Adjustment Event**"):

- (a) material changes in the method of calculating the Underlying,
- (b) other comparable changes relating to the Underlying,

the Issuer may adjust the Security Right in accordance with the following provisions.

(2) If an Adjustment Event pursuant to paragraph (1) exists, the Issuer will adjust the Security Right – subject to termination pursuant to paragraph (3) – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date.

The Issuer may, in exercising its discretion for the purpose of making the adjustment, base the timing and terms of the adjustment on the manner in which the Reference Agent makes corresponding adjustments to the Underlying, but shall not be obliged to do so. If doubts arise relating to the application of the adjustment rules of the Reference Agent, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*).

"Effective Date" within the meaning of the Terms and Conditions means the date on which the relevant adjustment is made by the Reference Agent.

Adjustments of this nature may relate in particular to the Product Features. In such cases, the Issuer shall endeavour to ensure – as far as legally and practically possible – that the economic position of the Security Holders is the same before and after the Adjustment Event.

If the Reference Price for the respective Underlying is no longer calculated and published by the Reference Agent but by another person, company or institution that the Issuer in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) considers to be suitable (the "**Substitute Reference Agent**"), then the Security Right shall be calculated on the basis of the price for the Underlying calculated and published by the Substitute Reference Agent. Furthermore, all references to the Reference Agent contained in these Terms and Conditions shall then be understood as references to the Substitute Reference Agent as far as the context allows.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (excluding Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Reference Agent, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. The termination shall become effective at the time notice is given in accordance with section 12 (**"Extraordinary Termination Date"**). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (including Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Reference Agent, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. If so provided in the Product Conditions, the Issuer may also terminate the Securities extraordinarily in its reasonable discretion (*for Securities subject to German law, section 315 BGB*), if the Issuer and/or one of its affiliates is not in a position, even after making economically reasonable efforts, (i) to conclude, renew, replace, maintain, unwind, acquire or dispose of hedging transactions or (ii) to realise, recover or transfer the proceeds of such hedging transactions (referred to as "**Hedging Disruption Events**"). The termination **Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

(4) Adjustments and determinations and the date on which they come into effect shall be notified by the Issuer pursuant to section 12.

(5) The rules and regulations of the Reference Agent shall apply in addition to the provisions set out above.

If the Underlying consists of **investment units**, the following shall apply:

(1) If, with respect to an Underlying, one of the events described below is announced in advance or occurs (the "**Adjustment Event**"):

- (a) the merger, transfer, consolidation, liquidation or termination of the fund;
- (b) restrictions on the issue or redemption of investment units by the fund;
- (c) change in the currency in which the investment units are calculated;
- (d) change in the number of investment units in the fund without corresponding cash flows into or out of the fund;
- (e) any other event comparable to the preceding (a) to (d) relating to the fund or to the investment units that may either have a similar effect on the value of the fund or the investment units or that is comparable to the events specified under (a) to (d);

the Issuer may adjust the Security Right in accordance with the following provisions.

(2) If an Adjustment Event pursuant to paragraph (1) exists, the Issuer will adjust the Security Right – subject to termination pursuant to paragraph (3) – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date, and provided that in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer this is necessary and appropriate in order to ensure that the economic position of the Security Holders is the same as it was immediately prior to the Adjustment Event.

The Issuer may, in exercising its discretion for the purpose of making the adjustment, base the timing and terms of the adjustment on the manner in which the Reference Agent or the fund company makes corresponding adjustments to the Underlying itself, but shall not be obliged to do so. If doubts arise relating to the application of the adjustment rules of the Reference Agent, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*).

"Effective Date" within the meaning of the Terms and Conditions means the date on which the relevant adjustment by the Reference Agent or the fund company becomes effective.

An adjustment of this nature may relate in particular to the Product Features. In such cases, the Issuer shall endeavour to ensure – as far as legally and practically possible – that the economic position of the Security Holders is the same before and after the Adjustment Event.

If the Reference Price for the respective Underlying is no longer calculated and published by the Reference Agent but by another person, company or institution that the Issuer in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) considers to be suitable (the "**Substitute Reference Agent**"), then the Security Right shall be calculated on the basis of the price for the Underlying calculated and published by the Substitute Reference Agent. Furthermore, all references to the Reference Agent contained in these Terms and Conditions shall then be understood as references to the Substitute Reference Agent as far as the context allows.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (excluding Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer, it is not possible for any reason whatsoever to make an appropriate adjustment and/or if the Issuer determines that, as a result of the adjustment, it or its collateral provider is not able to enter into the hedging transactions necessary to cover its payment obligation arising from the issue of the Securities or is able to do so only under disproportionately more onerous conditions of an economic or practical nature, or if an Extraordinary Fund Event pursuant to paragraph (4) exists, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. The termination shall become effective at the time notice is given in accordance with section 12 ("**Extraordinary Termination Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315,*

317 BGB) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (including Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer, it is not possible for any reason whatsoever to make an appropriate adjustment and/or if the Issuer determines that, as a result of the adjustment, it or its collateral provider is not able to enter into the hedging transactions necessary to cover its payment obligation arising from the issue of the Securities or is able to do so only under disproportionately more onerous conditions of an economic or practical nature, or if an Extraordinary Fund Event pursuant to paragraph (4) exists, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. If so provided in the Product Conditions, the Issuer may also terminate the Securities extraordinarily in its reasonable discretion (*for Securities subject to German law, section 315 BGB*), if the Issuer and/or one of its affiliates is not in a position, even after making economically reasonable efforts, (i) to conclude, renew, replace, maintain, unwind, acquire or dispose of hedging transactions or (ii) to realise, recover or transfer the proceeds of such hedging transactions (referred to as "**Hedging Disruption Events**"). The termination **Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

(4) An "Extraordinary Fund Event" within the meaning of these Terms and Conditions means the occurrence of one of the events listed below:

- (a) the investigation of, or regulatory measures with respect to the activities of, the relevant Reference Agent or fund company by the competent regulatory authority relating to the existence of unauthorised actions or the breach of a statutory, regulatory requirement or rule;
- (b) the merger, transfer, consolidation, liquidation or termination of the fund company;
- (c) revocation of the authorisation or sales authorisation of the fund company or for the fund;
- (d) the madatory redemption of investment units by the fund;
- (e) a change in the tax laws applying to the fund or a change in the fund's tax status pursuant to section 5 of the German Investment Tax Act (*Investmentsteuergesetz*);
- (f) an event which is likely to make it impossible to determine the price of the Underlying during the Term of the Securities.

(5) Adjustments and determinations and the date on which they come into effect shall be notified by the Issuer pursuant to section 12.

(6) The rules and regulations of the Reference Agent and/or of the fund company shall apply in addition to the provisions set out above.

If the Underlying consists of virtual currencies, the following shall apply:

(1) If, with respect to an Underlying, one of the events described below in announced in advance or occurs (the "Adjustment Event"):

- (a) material changes in the method of calculating the Underlying,
- (b) adjustment of the Underlying on one of the Reference Agents,
- (c) cessation of trading in or early settlement of the Underlying on one of the Reference Agents,
- (d) material change in the concept of the Underlying or in the technical specifications on which the Underlying is based,
- (e) introduction, cancellation or modification of a tax, fee, duty or other costs which are levied on the Underlying or in connection with the reference instrument on which the Underlying is based, if this affects the price of the Underlying and if such introduction, cancellation or modification takes place after the Issue Date, or

(f) other comparable changes relating to the Underlying,

the Issuer may adjust the Security Right in accordance with the following provisions.

(2) If an Adjustment Event pursuant to paragraph (1) exists, the Issuer will adjust the Security Right – subject to termination pursuant to paragraph (3) – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*), provided that the Effective Date for the Adjustment Event is prior to the or prior to a Valuation Date or falls on that date.

The Issuer may, in exercising its discretion for the purpose of making the adjustment, base the timing and terms of the adjustment on the manner in which one of the Reference Agents makes corresponding adjustments to the Underlying itself, but shall not be obliged to do so. If doubts arise relating to the application of the adjustment rules of the Reference Agent, the Issuer shall decide such questions in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*).

"Effective Date" within the meaning of these Terms and Conditions means the first trading day on which trading in the corresponding virtual currency takes place on one of the Reference Agents after taking account of the adjustment.

Adjustments of this nature may relate in particular to the Product Features as well as to the replacement of the Underlying. In such cases, the Issuer shall endeavour to ensure – as far as legally and practically possible – that the economic position of the Security Holders is the same before and after the Adjustment Event and that the continuity of the performance of the reference indicators underlying the Securities is maintained.

If the Reference Price for the respective Underlying is no longer calculated and published on one of the Reference Agents but by another Suitable Trading Platform (as defined below) that the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) considers to be suitable (the "**Substitute Reference Agent**"), then the Cash Amount shall be calculated on the basis of the price for the Underlying calculated and published by the Substitute Reference Agent. Furthermore, all references to a Reference Agent contained in these Terms and Conditions shall then be understood as references to the Substitute Reference Agent as far as the context allows.

"Suitable Trading Platforms" are trading platforms which are not affiliated companies of the Issuer or of the Calculation Agent and which are designated by the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*). Suitable Trading Platforms must satisfy the following criteria:

- (a) the trading platform must publish on a continuous and regular basis (i) a bid-offer spread for an immediate sale (offer) and an immediate purchase (bid) and (ii) the most recent price paid for the Underlying, in each case in the Currency of the Underlying;
- (b) the activities relating to trading and/or the publication of the prices on the trading platform have not been prohibited or declared illegal by an authority that is legally responsible for that trading platform; and
- (c) exchanges (payments in or out) of national currencies into virtual currencies, and vice versa, must be executed within a period of two (2) to seven (7) Business Days.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (excluding Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Reference Agent, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant to section 12 specifying the Termination Amount defined in the following. The termination shall become effective at the time notice is given in accordance with section 12 ("**Extraordinary Termination Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

If the Product Conditions include **Extraordinary Right of Termination of the Issuer – Applicable (including Hedging Disruption Events)**, the following paragraph (3) shall apply:

(3) If, in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer or of the Reference Agent, it is not possible for any reason whatsoever to make an appropriate adjustment, the Issuer shall be entitled, but not obliged, to terminate the Securities extraordinarily by giving notice pursuant

to section 12 specifying the Termination Amount defined in the following. If so provided in the Product Conditions, the Issuer may also terminate the Securities extraordinarily in its reasonable discretion (*for Securities subject to German law, section 315 BGB*), if the Issuer and/or one of its affiliates is not in a position, even after making economically reasonable efforts, (i) to conclude, renew, replace, maintain, unwind, acquire or dispose of hedging transactions or (ii) to realise, recover or transfer the proceeds of such hedging transactions (referred to as "**Hedging Disruption Events**"). The termination shall become effective at the time notice is given in accordance with section 12 ("**Extraordinary Termination Date**"). In this event, the Term of the Securities shall end on the Extraordinary Termination Date.

In the event of extraordinary termination, the Issuer shall pay to each Security Holder within five Business Days following the Termination Date an amount for each Security (the "**Termination Amount**") determined by the Issuer or the Calculation Agent in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) as the appropriate market price of a Security. In other respects, the rules set out in section 10 shall apply analogously to the payment of the Termination Amount.

(4) Adjustments and determinations and the date on which they come into effect shall be notified by the Issuer pursuant to section 12.

(5) The rules and regulations of the Reference Agents shall apply in addition to the provisions set out above, if available and if applicable in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer.

§ 6a Adjustments due to an Administrator/Benchmark Event

Provided that the Product Terms declare the provisions of this § 6a **Adjustments due to an Administrator/Benchmark Event** to be applicable, the following shall apply:

(1) The Underlying or the Reference Interest Rate is a benchmark ("**Benchmark**") within the meaning of the Regulation (EU) 2016/1011 (the "**Benchmark Regulation**"). Therefore, the following additional adjustment rules apply:

Upon the occurrence of an Administrator/Benchmark Event with respect to a Benchmark (the "Affected **Benchmark**") as determined by the Issuer in its reasonable discretion (*for Securities under German law §§* 315, 317 BGB) on or after the Issue Date, the following shall apply:

- (a) The Issuer shall, in its reasonable discretion (*for Securities under German law §§ 315, 317 BGB*), determine the benchmark that is the successor to or replacement of the Affected Benchmark which is formally recommended by any Relevant Nominating Body (the "**Successor Benchmark**"); or
- (b) if no Successor Benchmark is available, the Issuer shall, in its reasonable discretion (*for Securities under German law §§ 315, 317 BGB*), determine the benchmark which is customarily applied in international debt capital markets transactions for the purposes of determining the Affected Benchmark (the "Alternative Benchmark" and together with the Successor Benchmark, the "New Benchmark").

(2) In this context the following definitions shall apply:

"Administrator/Benchmark Event": The occurrence of a Benchmark Modification or Cessation Event, a Non-Approval Event, a Rejection Event or a Suspension/Withdrawal Event all as determined by the Issuer.

"Benchmark Modification or Cessation Event": The occurrence of any of the following events:

- (a) any material change in such Benchmark;
- (b) the permanent or indefinite cancellation or cessation in the provision of such Benchmark;
- (c) a regulator or other official sector entity prohibits the use of such Benchmark for the Issuer or any other entity generally or in respect of the Securities.

"Non-Approval Event": Non-Approval Event means:

- (a) any authorization, registration, recognition, endorsement, equivalence or approval in respect of the Benchmark or the administrator or sponsor of the Benchmark has not been or will not be obtained;
- (b) the Benchmark or the administrator or sponsor of the Benchmark has not been or will not be included in an official register; or
- (c) the Benchmark or the administrator or sponsor of the Benchmark does not or will not fulfil any legal or regulatory requirement applicable to the Securities, the Issuer or the Benchmark,

in each case, as required under any applicable law or regulation in order for the Issuer or any other entity to perform its obligations in respect of the Securities. For the avoidance of doubt, a Non-Approval Event shall not occur if the Benchmark or the administrator or sponsor of the Benchmark is not or will not be included in an official register because its authorization, registration, recognition, endorsement, equivalence or approval is suspended if, at the time of such suspension, the continued provision and use of the Benchmark is permitted in respect of the Securities under the applicable law or regulation during the period of such suspension.

"Relevant Nominating Body": In respect of the replacement of the Affected Benchmark:

- (a) the central bank for the currency to which the Benchmark or screen rate (as applicable) relates, or any central bank or other supervisory authority which is responsible for supervising the administrator of the Benchmark or screen rate (as applicable); or
- (b) any working group or committee sponsored by, chaired or co-chaired by or constituted at the request of (i) the central bank for the currency to which the Benchmark or screen rate (as applicable) relates, (ii) any central bank or other supervisory authority which is responsible for supervising the administrator of the Benchmark or screen rate (as applicable), (iii) a group of the aforementioned central banks or other supervisory authorities or (iv) the Financial Stability Board or any part thereof.

"Rejection Event": The relevant competent authority or other relevant official body rejects or refuses or will reject or refuse any application for authorization, registration, recognition, endorsement, equivalence, approval or inclusion in any official register which, in each case, is required in relation to the Securities, the Benchmark or the administrator or sponsor of the Benchmark under any applicable law or regulation for the Issuer or any other entity to perform its obligations in respect of the Securities.

"Suspension/Withdrawal Event":

- (a) the relevant competent authority or other relevant official body suspends or withdraws or will suspend or withdraw any authorization, registration, recognition, endorsement, equivalence decision or approval in relation to the Benchmark or the administrator or sponsor of the Benchmark which is required under any applicable law or regulation in order for the Issuer or any other entity to perform its obligations in respect of the Securities; or
- (b) the Benchmark or the administrator or sponsor of the Benchmark is or will be removed from any official register where inclusion in such register is or will be required under any applicable law in order for the Issuer or any other entity to perform its obligations in respect of the Securities.

For the avoidance of doubt, a Suspension/Withdrawal Event shall not occur if such authorization, registration, recognition, endorsement, equivalence decision or approval referred to in (a) above is or will be suspended or where inclusion in any official register referred to in (b) above is or will be withdrawn if, at the time of such suspension or withdrawal, the continued provision and use of the Benchmark is permitted in respect of the Securities under the applicable law or regulation during the period of such suspension or withdrawal.

(3) Notice shall be given of the New Benchmark and the date on which it first applies in accordance with section 12. All references in these Terms and Conditions to the Benchmark shall then be deemed, insofar as the context allows, to be references to the New Benchmark.

(4) In the event of the determination of a New Benchmark as a result of the occurrence of an Administrator/Benchmark Event, the Issuer shall have the right to adjust the Security Right accordingly at its reasonable discretion (*for Securities under German law §§ 315, 317 BGB*), taking into account market practice with respect to the New Benchmark. The Issuer shall determine the date on which the adjusted Security Right shall first apply, taking account of the date of the change. Notice shall be given of the adjusted Security Right and the date on which it first applies in accordance with section 12.

(5) In the case of the occurrence of an Administrator/Benchmark Event due to the Benchmark Regulation, the provisions of this § 6a shall take precedent over any other provisions in these Terms and Conditions under which the Issuer may make adjustments to the Terms and Conditions due to the occurrence of the same event; the Issuer shall decide in its reasonable discretion (*for Securities under German law §§ 315, 317 BGB*) whether this is the case.

Section 6b Ordinary Termination of the Securities by the Issuer

If the Product Conditions include an **Ordinary Right of Termination of the Issuer** in accordance with the provisions of this section 6b, the following shall apply:

(1) The Issuer shall have the right to terminate all of the Securities ordinarily on the Termination Dates specified in the Product Conditions ("**Ordinary Termination**").

(2) Ordinary Termination shall be effected by giving notice pursuant to section 12. The Issuer shall give notice of Ordinary Termination at the latest on the Termination Record Date. The notice must specify the Termination Date on which termination becomes effective (the "**Ordinary Termination Date**") and shall be irrevocable.

(3) In the event of an Ordinary Termination, the Term of the Securities shall end on the Ordinary Termination Date. The Issuer will pay the ordinary termination amount specified in the Product Conditions (the "**Ordinary Termination Amount**") to the Security Holders. If applicable, any Interest Amounts due on the Ordinary Termination Date shall also be paid in accordance with section 5(1) to (5). The rights arising from the Securities shall expire upon payment of the Ordinary Termination Amount.

(4) The right of the Security Holders to exercise the Securities on an Exercise Date prior to the Ordinary Termination Date shall remain unaffected. An exercise notice received after that time shall be invalid.

Section 6c - Exercise Right of the Security Holder

If the Product Conditions include an **Exercise Right of the Security Holder** in accordance with the provisions of this section 6c, the following shall apply:

(1) Each Security entitles the Security Holder to demand payment of the Cash Amount upon Exercise from the Issuer in accordance with this section 6c (the "**Exercise Right**"). For this purpose, the Security Holder must exercise the Exercise Right on an Exercise Date.

The effective exercise of the Exercise Right in accordance with the following provisions shall give the Security Holder the right to payment of the Cash Amount upon Exercise specified in the Product Conditions (the "**Cash Amount upon Exercise**"). If applicable, any Interest Amounts due on the relevant Exercise Date shall also be paid in accordance with section 5(1) to (5).

The exercise of the Issuer's Ordinary Right of Termination in accordance with section 6b (if provided for in the Product Conditions) shall not prevent the Security Holder from exercising the Exercise Right on an Exercise Date up until the Ordinary Termination Date (exclusive). An exercise notice received after this date shall be invalid.

(2) In order to validly exercise the Exercise Right with respect to an Exercise Date the Security Holder is obliged to

- (a) deliver a duly completed and filled in Exercise Notice via the account holding bank to the Exercise Agent in the form available at the Exercise Agent or by providing all information and statements as provided for in paragraph (4) below; and
- (b) deliver the Securities via the account holding bank to the account of the Exercise Agent with the Central Securities Depository.

The Exercise Notice has to be received by the Exercise Agent until the Exercise Cut-Off Date for the relevant Exercise Date by the Exercise Time. The Securities have to be delivered to the account of the Exercise Agent with the Central Securities Depository until the Exercise Date.

The Exercise Agent may further agree with the Issuer other circumstances in which an Exercise Notice is to be deemed as valid.

(3) Exercise Rights can only be exercised for the Minimum Exercise Number of Securities or for an integral multiple thereof. Any exercise of less than the Minimum Exercise Number of Securities shall be void. Any exercise of more than the Minimum Exercise Number of Securities that is not an integral multiple thereof, shall be deemed to be an exercise of the next smaller number of Securities which is the Minimum Exercise Number or an integral multiple thereof. If the number of Securities specified in the Exercise Notice differs from the number of Securities transferred within the specified period, only the smaller number shall be deemed to have been redeemed. In both cases, surplus Securities are transferred back to the Security Holder at the latter's cost and risk.

(4) The "**Exercise Notice**" shall be a duly signed notice submitted by the Security Holder giving the following information:

- (a) name and address of the Security Holder,
- (b) notice by the Security Holder that he hereby irrevocably exercises his Exercise Right,
- (c) exact description of the Securities (including the ISIN), the number of Securities for which the Exercise Right is being exercised,

- (d) representation that (i) the Security is not being exercised within the United States, (ii) the Exercise Notice or the Delivery Notice, as applicable, is not being delivered within the United States, (iii) the holder is not a U.S. person (as defined in Regulation S under the United States Securities Act of 1933, as amended), (iv) the Security is not being exercised, or the Delivery Notice is not being delivered, on behalf of a U.S. person and (v) no cash, no securities or other property have been or will be transferred in the United States of America or to, or the account of benefit of, a U.S. person in connection with any exercise or redemption thereof, and
- (e) settlement instructions for the account holding bank.
- (5) The Exercise Notice shall be binding and irrevocable once it has been received by the Exercise Agent.

If the requirements laid out in paragraphs (2) to (4) above are met on the relevant Exercise Cut-Off Date by the Exercise Time, the Exercise Notice shall take effect on the respective Exercise Date. If an Exercise Notice is received late or if the Securities to which an Exercise Notice relate are not delivered to the Exercise Agent at the proper time or not delivered at all, such Exercise Notice shall become effective on the next following Exercise Date for which the requirements laid out in paragraphs (2) to (4) are met.

If the Underlying or a Basket Constituent is a share, a security representing shares or another dividend-bearing security, the Exercise Date shall be postponed to the next Exchange Day if it falls on a day on which the company of the Underlying or the Basket Constituent resolves a dividend payment.

(6) Once a valid Exercise Notice has been submitted, no further transfer of the Securities shall be permitted.

(7) Upon payment of the Cash Amount upon Exercise and – where applicable and if any – an Interest Amount, all rights of the Security Holder deriving from the Securities exercised shall expire.

Section 7 Market Disruption Event

(1) If, at the time of determination of the Reference Price of an Underlying on the Valuation Date or on a Valuation Date or on an Observation Date, or during a period of one hour beforehand, a Market Disruption Event, as defined in paragraph (6), occurs or exists or the Reference Price of the Underlying is not determined, the next following Exchange Day on which the Market Disruption Event has ceased to exist or on which the Reference Price of the Underlying is determined again shall be deemed to be the Valuation Date or Observation Date for the relevant Underlying. The Maturity Date shall be postponed accordingly. The Issuer shall endeavour to give notice without undue delay in accordance with section 12 that a Market Disruption Event has occurred. There shall be no obligation to give notice, however.

(2) If the Valuation Date or a Valuation Date or Observation Date has been postponed for five consecutive Exchange Days, the fifth Exchange Day shall be deemed to be the Valuation Date or Observation Date. In this event, the Issuer in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) shall designate as the Reference Price an applicable value of the Underlying that reflects in its judgment the prevailing market conditions on the Valuation Date.

(3) The rules and regulations of the Reference Agent and of the Derivatives Exchange shall apply in addition to the provisions set out above.

(4) If there is a Market Disruption Event pursuant to paragraph (6) during an Observation Period specified in the Product Conditions, the determination whether an Observation Price provided for in the Product Conditions has triggered a Barrier Event defined in the Product Conditions shall be suspended for the duration of that Market Disruption Event in the reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) of the Issuer; the Issuer shall endeavour to give notice of such suspension without delay in accordance with section 12. There shall be no obligation to give notice, however.

For the duration of the Market Disruption Event, the Issuer shall be entitled, but not obliged, in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) and taking into account the prevailing market conditions, to designate another price as a substitute price for the observation of the price of an Underlying required in accordance with this paragraph (4) in conjunction with the Product Conditions instead of the Observation Price of the Underlying specified in the Product Conditions, or – after consultation with an expert where appropriate – in its reasonable discretion (*for Securities subject to German law, sections 315, 317 BGB*) to calculate a substitute price for the Underlying itself.

(5) If the end of the Observation Period corresponds to the Valuation Date or to a Valuation Date, and if that Valuation Date is postponed pursuant to paragraphs (1) and (2), the end of the Observation Period shall be postponed accordingly.

If the Underlying consists of **shares**, **securities representing shares** (ADRs or GDRs) or other dividendbearing securities, the following paragraph (6) shall apply:

- (6) "Market Disruption Event" means the temporary suspension or material restriction of trading
 - (a) on the Reference Agent generally;
 - (b) in the Underlying on the Reference Agent; or
 - (c) in futures or options contracts linked to the Underlying on the Derivatives Exchange, if such contracts are traded there.

A reduction in the trading period or number of trading days does not constitute a Market Disruption Event if it is the result of a previously announced change to the normal business hours of the Reference Agent or of the relevant Derivatives Exchange. A restriction on trading imposed by the Reference Agent or by the relevant Derivatives Exchange during a trading day for the purpose of preventing price movements that would exceed particular prescribed limits constitutes a Market Disruption Event if that restriction remains in place until the end of the trading period on the day in question. The cases described in section 6 that give rise to an Adjustment Event do not fall under the foregoing definition.

If the Underlying consists of **indices**, the following paragraph (6) shall apply:

(6) "Market Disruption Event" means the temporary suspension or material restriction of trading

- (a) in an individual index constituent or several index constituents or in options or other futures contracts linked to individual or several index constituents of the Underlying;
- (b) relating to the Underlying; or
- (c) in options or other futures contracts linked to the Underlying or the index constituents on the Derivatives Exchange.

A reduction in the trading period or number of trading days does not constitute a Market Disruption Event if it is the result of a previously announced change to the normal business hours of the Reference Agent or of the relevant Derivatives Exchange. A restriction on trading imposed by the Reference Agent or by the relevant Derivatives Exchange during a trading day for the purpose of preventing price movements that would exceed particular prescribed limits constitutes a Market Disruption Event if that restriction remains in place until the end of the trading period on the day in question. The cases described in section 6 (1) that give rise to an Adjustment Event do not fall under the foregoing definition.

If the Underlying consists of **bonds**, the following paragraph (6) shall apply:

- (6) "Market Disruption Event" means the temporary suspension or material restriction of trading
 - (a) generally on the trading platforms on which the Underlying is traded;
 - (b) in the Underlying or in the reference indicator on which the Underlying is based or in the shares of the issuer of the Underlying on the relevant exchange;
 - (c) in futures or options contracts linked to any reference indicator on which the Underlying is based or to the shares of the issuer of the Underlying on the Derivatives Exchange.

A reduction in the trading period or number of trading days does not constitute a Market Disruption Event if it is the result of a previously announced change to the normal business hours of the Reference Agent or of the relevant Derivatives Exchange. A restriction on trading imposed by the Reference Agent or by the relevant Derivatives Exchange during a trading day for the purpose of preventing price movements that would exceed particular prescribed limits constitutes a Market Disruption Event if that restriction remains in place until the end of the trading period on the day in question. The cases described in section 6 (1) that give rise to an Adjustment Event do not fall under the foregoing definition.

If the Underlying consists of **commodities**, the following paragraph (6) shall apply:

(6) "Market Disruption Event" means the temporary suspension or material restriction of trading

- (a) in the Underlying on the interbank market for the Underlying; or
- (b) in futures or options contracts linked to the Underlying on the Derivatives Exchange.

A reduction in the trading period or number of trading days does not constitute a Market Disruption Event if it is the result of a previously announced change to the timing of the Reference Agent's normal fixing practices. A restriction on trading imposed by the Derivatives Exchange for the purpose of preventing price movements that would exceed particular prescribed limits constitutes a Market Disruption Event if that restriction remains

in place until the end of the trading period on the day in question. The cases described in section 6 (1) that give rise to an Adjustment Event do not fall under the foregoing definition.

If the Underlying consists of **futures or interest rate futures**, the following paragraph (6) shall apply:

(6) "Market Disruption Event" means the temporary suspension or material restriction of trading

- (a) on the Reference Agent; or
- (b) relating to the Underlying on the Reference Agent.

A reduction in the trading period or number of trading days does not constitute a Market Disruption Event if it is the result of a previously announced change to the normal business hours of the Reference Agent. A restriction on trading imposed by the Reference Agent during a trading day for the purpose of preventing price movements that would exceed particular prescribed limits constitutes a Market Disruption Event if that restriction remains in place until the end of the trading period on the day in question. The cases described in section 6 (1) that give rise to an Adjustment Event do not fall under the foregoing definition.

If the Underlying consists of **exchange rates** the following paragraph (6) shall apply:

(6) A "**Market Disruption Event**" exists in the event of a suspension or material restriction of foreign exchange trading in at least one of the currencies of the exchange rates of the Underlying, a restriction on the convertibility of the relevant currencies or if it is impossible in economic terms to obtain a rate of exchange.

The cases described in section 6 (1) that give rise to an Adjustment Event do not fall under the foregoing definition.

If the Underlying consists of **interest rates** the following paragraph (6) shall apply:

(6) A "Market Disruption Event" exists if, for any reason whatsoever, it is not possible to determine the Underlying.

The cases described in section 6 (1) that give rise to an Adjustment Event do not fall under the foregoing definition.

If the Underlying consists of investment units the following paragraph (6) shall apply:

(6) A "**Market Disruption Event**" exists if the value of the Underlying is not determined by the Reference Agent on an Exchange Day.

The cases described in section 6 (1) and (4) do not fall under the foregoing definition.

If the Underlying consists of virtual currencies, the following paragraph (6) shall apply:

(6) "**Market Disruption Event**" means the temporary suspension or material restriction of trading in at least one of the currencies of the exchange rates of the Underlying, a restriction on the convertibility of the relevant currencies or that it is impossible in economic terms to obtain a rate of exchange.

A reduction in the trading period or number of trading days does not constitute a Market Disruption Event if it is the result of a previously announced change to the normal business hours of one of the Reference Agents. A restriction on trading imposed by the respective Reference Agent during a trading day for the purpose of preventing price movements that would exceed particular prescribed limits constitutes a Market Disruption Event if that restriction remains in place until the end of the trading period on the day in question. The cases described in section 6 (1) and (4) that give rise to an Adjustment Event do not fall under the foregoing definition.

Section 8 Form, Governing Law, Collective Custody, Transferability

If the Product Conditions stipulate **Registry Type – German Global Certificates**, the following provisions shall apply:

(1) The Securities will be evidenced by a global certificate (*Sammelurkunde*) in accordance with Section 9 a of the German Securities Custody Act (*Depotgesetz*) (the "**Global Certificate**"). The Global Certificate will be deposited with Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany (the "**Central Securities Depository**") and will be kept in custody by the Central Securities Depository until all obligations of the Issuer under the Securities have been fulfilled. No definitive securities will be issued. Bearers are entitled to co-ownership interests, economical ownership rights or comparable rights in the Global Certificates, which are transfered in accordance with the rules and regulations of the Central Securities Depository.

(2) In the clearing and settlement systems (*Effektengiroverkehr*), the Securities are transferable in a number equal to the Minimum Trading Size or an integer multiple thereof.

(3) "Security Holder" means any holder of a co-ownership interest or right, an economic ownership right or a comparable right in the Global Certificate.

(4) The Issuer reserves the right to replace the Securities issued by means of global certificates in accordance with section 6 para. 3 of the German Electronic Securities Act (*Gesetz über elektronische Wertpapiere* – eWpG) by central register securities with the same content. The Issuer shall announce such replacement without undue delay in accordance with Section 12 of the General Conditions.

If the Product Conditions stipulate **Registry Type – German Central Register Securities**, the following provisions shall apply:

(1) During the term, the security right shall be evidenced as an electronic security ("**Central Register Security**") in accordance with section 4 para. 2 of the German Electronic Securities Act (*Gesetz über elektronische Wertpapiere* – "eWpG"). The Central Register Security shall be registered with Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany (the "**Central Securities Depository**"). The Central Securities Depository is entered in the central register as the holder (collective entry) and holds the Securities on a fiduciary basis for the respective creditors. Central Register Securities in collective entry are deemed by law to be collective securities holdings. There is no right to individual entry in the name of a creditor. The Securities shall be transferred as a co-ownership interest in the collective securities holding in accordance with the applicable rules and statutory regulations of the Central Securities Depository.

(2) In the clearing and settlement systems (*Effektengiroverkehr*), the Securities are transferable in a number equal to the Minimum Trading Size or an integer multiple thereof.

(3) "Security Holder" means any holder of a co-ownership interest or right, an economic ownership right or a comparable right in the Global Certificate.

(4) The Issuer reserves the right to replace the Central Register Securities in accordance with section 6 para. 2 eWpG by a Security with the same content issued by means of a global certificate. The Issuer shall announce such replacement without undue delay in accordance with Section 12 of the General Conditions.

If the Product Conditions stipulate **Registry Type – Danish Uncertificated Securities**, the following provisions shall apply:

(1) The Securities and the rights and duties of the Security Holder, the Issuer, the Paying Agents and the Calculation Agent shall in all respects be governed by the laws of Germany, except as provided for in the following paragraphs (2) to (4) of this section 8. Notwithstanding the foregoing, the Guarantee shall exclusively be governed by the laws as relevant for the respective Guarantee (section 1).

(2) The *Securities* will be issued in uncertificated and dematerialized book-entry form and will only be evidenced by book entries in the system of VP SECURITIES A/S, Weidekampsgade 14, P.O. Box 4040, 2300 Copenhagen S, Denmark (the "**Central Securities Depository**") for registration of securities and settlement of securities transactions (the "**Clearing System**") in accordance with Consolidated Act No. 1530 of 2 December 2015 on Securities Trading etc. (the "**Securities Trading Act**"), as amended from time to time, and Executive Orders issued thereunder including Executive Order No. 819 of 26 June 2013 on the registration of dematerialized securities in a central securities depository (*Bekendtgørelse om registrering m.v. af fondsaktiver i en værdipapircentral*) (the "**Registration Order**").

(3) Transfers of Securities and other registration measures shall be made in accordance with the Securities Trading Act, the Registration Order and the regulations, rules and operating procedures applicable to and/or issued by the Central Securities Depository from time to time. The Securities will be issued in uncertificated and dematerialized book-entry form and no global bearer securities or definitive securities will be issued in respect thereof. The Securities issued and cleared through the Central Securities Depository are transferable instruments and not subject to any restrictions on their transferability within Denmark. The Issuer is entitled to receive from the Central Securities Depository, at its request, a transcript of the register for the Securities.

(4) "**Security Holder**" means any person that is for the time being shown in the book entry system and register maintained by the Central Securities Depository as the holder of such Securities for all purposes in accordance with the Securities Trading Act and the Registration Order. For nominee registered Securities the authorized custodial nominee account holder shall be considered to be the Security Holder.

If the Product Conditions stipulate **Registry Type – Dutch Uncertificated Securities**, the following provisions shall apply:

(1) The Securities and the rights and duties of the Security Holder, the Issuer, the Paying Agents and the Calculation Agent shall in all respects be governed by the laws of Germany, except as provided for in the below

paragraphs (2) and (3). Notwithstanding the foregoing, the Guarantee shall exclusively be governed by the laws as relevant for the respective Guarantee (section 1).

(2) The Securities will be registered in uncertificated book-entry form with the Nederlands Centraal Instituut voor Giraal Effectenverkeer B.V., Herengracht 459-469, 1017 BS Amsterdam, the Netherlands ("**Euroclear Nederland**" or the "**Central Securities Depository**").

(3) No Securities in definitive form will be issued. The Securities are subject to the Dutch Securities Giro Act (*Wet giraal effectenverkeer*, "**Wge**") (as amended from time to time) and the applicable rules issued by Euroclear. Delivery (*uitlevering*) of Securities will only be possible in the limited circumstances prescribed by the Wge. The Security holders shall receive co-ownership participations in and/or rights with respect to the Global Security which are transferable in accordance with the Wge and the rules and regulations applicable to and/or issued by Euroclear Nederland (the "**Clearing System**").

If the Product Conditions stipulate **Registry Type – Finnish Registered Securities**, the following provisions shall apply:

(1) The Securities and the rights and duties of the Security Holder, the Issuer, the Paying Agents and the Calculation Agent shall in all respects be governed by the laws of Germany, except as provided for in the following paragraphs (2) to (5) of this section 8. Notwithstanding the foregoing, the Guarantee shall exclusively be governed by the laws as relevant for the respective Guarantee (section 1)..

(2) The *Securities* will be in dematerialised form and will only be evidenced by book entries in the system of Euroclear Finland Oy, PL 1110, Urho Kekkosen katu 5C, 00101 Helsinki, Finland ("**Euroclear Finland**" or the "**Central Securities Depository**") for registration of securities and settlement of securities transactions in accordance with the Finnish Act on Book-Entry Accounts (827/1991, as amended and/or re-enacted from time to time) and the Finnish Act on the Book-Entry System and Clearing Operations (348/2017, as amended and/or re-enacted from time to time) to the effect that there will be no certificated securities.

(3) Registration requests relating to the *Securities* shall be directed to an account holding bank.

(4) Transfers of *Securities* and other registration measures shall be made in accordance with the Finnish Act on Book-Entry Accounts (827/1991, as amended and/or re-enacted from time to time) and the Finnish Act on the Book-Entry System and Clearing Operations (348/2017, as amended and/or re-enacted from time to time) as well as the regulations, rules and operating procedures applicable to and/or issued by Euroclear Finland (the "**Clearing System**"). Title to Finnish Registered Securities will be transferred only by registration in the book-entry securities system operated by Euroclear Finland (except where the Securities are nominee-registered and are transferred from one sub-account to another sub-account with the same nominee). The Issuer and the Finnish Paying Agent are entitled to receive from Euroclear Finland, at their request, a transcript of the register for the Securities.

(5) "Security Holder" means any person that is registered in a book-entry account managed by the account operator as holder of a *Security*. For nominee registered *Securities* the authorised custodial nominee account holder shall be considered to be the *Security Holder*.

If the Product Conditions stipulate **Registry Type – French Dematerialized Bearer Securities**, the following provisions shall apply:

(1) The Securities and the rights and duties of the Security Holder, the Issuer, the Paying Agents and the Calculation Agent shall in all respects be governed by the laws of Germany, except as provided for in following paragraphs (2) to (4) of this section 8. Notwithstanding the foregoing, the Guarantee shall exclusively be governed by the laws as relevant for the respective Guarantee (section 1).

(2) The Securities will be issued in bearer dematerialized form (*titres au porteur dématérialisés*). Title to the Securities will be evidenced in compliance with Articles L.211-3 et *seq.* of the French *Code Monétaire et Financier* by book entries (*inscription en compte*) in the system of Euroclear France, acting as central securities depositary (the "**Central Securities Depository**"). No physical document of title (including *certificats représentatifs* pursuant to Article R. 211-7 of the French *Code Monétaire et Financier*) will be issued in respect of the Securities.

Unless such right is expressly excluded in the relevant Final Terms, the Issuer may at any time request from the Central Securities Depositary identification information of holders of Securities in bearer form (*au porteur*) such as the name or the company name, nationality, date of birth or year of incorporation and mail address or, as the case may be, e-mail address of such holders, in compliance with Article L. 228-2 of the French *Code de commerce*.

(3) Transfers of the Securities and other registration measures shall be made in accordance with the laws and regulations and the rules and clearing procedures applicable to and/or issued by Euroclear France (the "Clear-ing System").

(4) "Security Holder" means any person holding Securities through a financial intermediary entitled to hold securities accounts, directly or indirectly, with the Clearing System on behalf of its customers (the "Security Account Holder") or, in the case of a Security Account Holder acting for its own account, such Security Account Holder.

If the Product Conditions stipulate **Registry Type – Italian Uncertificated Certificates**, the following provisions shall apply:

(1) The Securities and the rights and duties of the Security Holder, the Issuer, the Paying Agents and the Calculation Agent shall in all respects be governed by the laws of Germany, except as provided for in following paragraphs (2) to (4) of this section 8. Notwithstanding the foregoing, the Guarantee shall exclusively be governed by the laws as relevant for the respective Guarantee (section 1)..

(2) The Securities will be issued in uncertificated and dematerialised book-entry form pursuant to the "**Italian Financial Services Act**" (*Testo Unico della Finanza*) and the relevant implementing regulations, and are registered in the books of Monte Titoli S.p.A. with registered office in Piazza degli Affari, 6, 20123 Milan, Italy (the "**Central Securities Depository**") in accordance with the Italian Financial Services Act and the relevant implementing rules governing central depositories, settlement services, guarantee systems and related management companies, issued by Bank of Italy and the Italian securities regulator (*Commissione Nazionale per le Società e la Borsa*, "**CONSOB**"). No physical document of title will be issued to represent the Security.

(3) "Clearing System" is Monte Titoli S.p.A., Piazza degli Affari 6, 20123 Milan, Italy.

(4) In the clearing and settlement systems, the *Securities* are transferable in a number equal to the Minimum Trading Lot or an integer multiple thereof.

(5) The transfer of the Securities operates by way of registration on the relevant accounts opened with the Clearing System by any intermediary adhering, directly or indirectly, to the Clearing System (the "Security Account Holders"). As a consequence, the subject who from time to time is the owner of the account held with a Security Account Holder will be considered as the legitimate owner of the Securities (the "Security Holder") and will be authorized to exercise all rights related to them.

If the Product Conditions stipulate **Registry Type – Norwegian Registered Securities**, the following provisions shall apply:

(1) The Securities and the rights and duties of the Security Holder, the Issuer, the Paying Agents and the Calculation Agent shall in all respects be governed by the laws of Germany, except as provided for in paragraphs (2) to (4) of this section 8. Notwithstanding the foregoing, the Guarantee shall exclusively be governed by the laws as relevant for the respective Guarantee (section 1)..

(2) The Securities will be in dematerialized registered form and will only be evidenced by book entries in the system of the Norwegian Central Securities Depositary VPS ASA, P.O. Box 4, 0051, Oslo, Norway (the "**Central Securities Depository**") for registration of securities and settlement of securities transactions in accordance with the Norwegian Securities Register Act (*lov om registrering av finansielle instrumenter 2002 5. juli nr. 64*). There will be neither global bearer securities nor definitive securities and no physical securities will be issued in respect of the Securities. Securities issued through the Central Securities Depository must comply with the Norwegian Securities Trading Act, and the procedures applicable to and/or issued by the Central Securities Depositary from time to time and as amended from time to time.

(3) Transfers of the title to the Securities and other registration measures shall be made in accordance with the Norwegian Securities Register Act (*lov om registrering av finansielle instrumenter 2002 5. juli nr. 64*), the regulations, rules and operating procedures applicable to and/or issued by the Norwegian Central Securities Depositary VPS ASA, P.O. Box 4, 0051, Oslo, Norway (the "**Clearing System**") (the "**Norwegian CSD Rules**").

(4) "Security Holder" means any person that is registered on an account of the Clearing System as holder of a Security or, where applicable, any other person acknowledged as the holder pursuant to the Norwegian CSD Rules. For nominee registered security the authorised nominee shall be considered to be the Security Holder. The Issuer shall be entitled to obtain information from the Clearing System in accordance with the Norwegian CSD Rules. Except as ordered by a court of competent jurisdiction or as required by law, the Security Holder of any Security shall be deemed to be and may be treated as its absolute owner for all purposes, whether or not it is overdue and regardless of any notice of ownership, trust or an interest in it and no person shall be liable for treating the holder as owner.

If the Product Conditions stipulate **Registry Type – Swedish Registered Securities**, the following provisions shall apply:

(1) The Securities and the rights and duties of the Security Holder, the Issuer, the Paying Agents and the Calculation Agent shall in all respects be governed by the laws of Germany, except as provided for in the following paragraphs (2) to (5) of this section 8. Notwithstanding the foregoing, the Guarantee shall exclusively be governed by the laws as relevant for the respective Guarantee (section 1)..

(2) The Securities will be in dematerialised form and will only be evidenced by book entries in the system of Euroclear Sweden AB, registration number 556112-8074, Klarabergsviadukten 63, Box 191, SE-101 23 Stockholm, Kingdom of Sweden ("Euroclear Sweden", the "Clearing System" or the "Central Securities Depository") for registration of securities and settlement of securities transactions in accordance with Chapter 4 of the Swedish Financial Instruments Accounts Act (*lag (1998:1479) om värdepapperscentraler och kontoföring av finansiella instrument*) (the "SFIA Act") to the effect that there will be no certificated securities. Securities registered in the Central Securities Depository are negotiable instruments and not subject to any restrictions on free negotiability under Swedish law. The registration of Swedish Registered Securities in the Central Securities Depository will be governed by, and construed in accordance with, Swedish law. The Issuer shall have the right to obtain extracts from the debt register of Euroclear Sweden.

(3) Registration requests relating to the Securities shall be directed to an account operator.

(4) Transfers of *Securities* and other registration measures shall be made in accordance with the *SFIA Act*, the regulations, rules and operating procedures applicable to and/or issued by *Euroclear Sweden*. The from time to time applicable Euroclear Sweden Rules for Issuers and Issuer Agents (the "**Euroclear Sweden Rules**") may be downloaded from its website: http://www.euroclear.eu. The *Issuer* is entitled to receive from *Euroclear Sweden*, at its request, a transcript of the register for the *Securities*.

(5) "**Security Holder**" means any person that is registered in a book-entry account managed by the account operator as holder of a Security. For nominee registered *Securities* the authorised custodial nominee account holder shall be considered to be the *Security Holder*.

If the Product Conditions stipulate **Registry Type – Swiss Uncertificated Securities**, the following provisions shall apply:

(1) The Securities and the rights and duties of the Security Holders, the Issuer, the Paying Agents, the Calculation Agent and the Swiss Guarantor shall in all respects be governed by the laws of Switzerland.

(2) The *Securities* represent intermediated securities (the "Intermediated Securities") within the meaning of the Swiss Federal Act on Intermediated Securities (*Bundesgesetz über Bucheffekten*, "**BEG**"). They will be issued initially in unsecuritised form pursuant to article 973 c of the Swiss Civil Code (*Zivilgesetzbuch*) (Code of Obligations) as uncertificated securities (*Wertrechte*) (the "**Uncertificated Securities**").

(3) *Uncertificated Securities* are created by the *Issuer* by an entry in a register of uncertificated securities maintained by the Issuer. These uncertificated securities are then entered into the main register of SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland (the "**Central Securities Depository**"). When the *Uncertificated Securities* are entered in the Central Securities Depository's main register and credited in one or more securities accounts, *Intermediated Securities* are created in accordance with article 6 (1) c) BEG.

(4) *Uncertificated Securities* in the form of intermediated securities may be transferred or disposed of in some other way only in accordance with the provisions of the Swiss Federal Act on Intermediated Securities and the law of the Swiss Confederation, i.e. by crediting the *Intermediated Securities* to a securities account of the purchaser.

(5) Neither the *Issuer* nor the *Security Holders* are entitled at any time to convert the *Uncertificated Securities* into a global note or definitive securities or to demand such conversion or to cause or demand a delivery of a global note or definitive securities.

(6) The records of the *Central Securities Depository* will determine the number of *Intermediated Securities* held through each participant with the *Central Securities Depository*. With respect to *Intermediated Securities*, holders of the *Intermediated Securities* are (i) the persons, other than the *Central Securities Depository* itself, holding the *Intermediated Securities* in a securities account (*Effektenkonto*) with the *Central Securities Depository* and (ii) the custodians holding the *Intermediated Securities* for their own account. The *Paying Agent* may assume that a bank or financial intermediary submitting or transmitting to it a notice of the *Security Holder* for these purposes.

(7) In the clearing and settlement systems (*Effektengiroverkehr*), the *Securities* are transferable in a number equal to the Minimum Trading Lot or an integer multiple thereof.

(8) "Security Holder" means the person holding the Securities in a securities account in its own name and for its own account.

Section 9 Calculation Agent(s), Paying Agent(s)

(1) "Calculation Agent" means Bank Vontobel AG, Gotthardstrasse 43, 8002 Zurich, Switzerland. The Issuer shall be entitled at any time to replace the Calculation Agent with another bank, to appoint one or more additional Calculation Agents and/or to revoke their appointment. The Calculation Agent acts solely in the capacity of a vicarious agent of the Issuer and shall have no obligations of any kind to the Security Holders. The Calculation Agent shall (to the extent permitted) be exempt from the restrictions contained in section 181 BGB (*for Securities subject to German law*) and any restrictions of a similar nature under the applicable laws of other countries. Notice shall be given of all of the measures referred to in sentence 2 pursuant to section 12.

(2) "Principal Paying Agent" means Bank Vontobel AG, Zurich, "German Secondary Paying Agent" means Bank Vontobel Europe AG, Alter Hof 5, 80331 Munich, Germany, "Danish Paying Agent" shall be Skandinaviska Enskilda Banken AB (publ), Kungsträdgårdsgatan 8, SE-106 40 Stockholm, Sweden, "Dutch Paying Agent" shall be BNP Paribas Securities Services, with registered office at 3, rue d'Antin, 75002 Paris, France, acting through its office at 9, Rue du Débarcadère, 93500 Pantin, France, "Finnish Paying Agent" shall be BNP Paribas Securities Services, with registered office at 3, rue d'Antin, 75002 Paris, France, acting through its office at 9, Rue du Débarcadère, 93500 Pantin, France, "Finnish Paying Agent" shall be BNP Paribas Securities Services, with registered office at 3, rue d'Antin, 75002 Paris, France, acting through its office at 9, Rue du Débarcadère, 93500 Pantin, France, and "Italian Paying Agent" shall be Monte Titoli S.p.A., 6 Piazza degli Affari, 20123 Milan, Italy, "Nowegian Paying Agent" shall be Skandinaviska Enskilda Banken AB (publ), Kungsträdgårdsgatan 8, SE-106 40 Stockholm, Sweden, and "Swedish Paying Agent" shall be Skandinaviska Enskilda Banken AB (publ), Kungsträdgårdsgatan 8, SE-106 40 Stockholm, Sweden, and "Swedish Paying Agent" shall be Skandinaviska Enskilda Banken AB (publ), Kungsträdgårdsgatan 8, SE-106 40 Stockholm, Sweden, and "Swedish Paying Agent" shall be Skandinaviska Enskilda Banken AB (publ), Kungsträdgårdsgatan 8, SE-106 40 Stockholm, Sweden, (the Principal Paying Agent, the German Paying Agent, the Danish Paying Agent, the Dutch Paying Agent, the Finnish Paying Agent, the Swedish Paying Agent, the Swedish Paying Agent, are also collectively referred to as the "Paying Agent(s)").

The Issuer shall be entitled at any time to replace any of the Paying Agents, to appoint one or more additional Paying Agents and/or to revoke their appointment. A Paying Agent acts solely in the capacity of a vicarious agent of the Issuer and shall have no obligations of any kind to the Security Holder. A Paying Agent shall (to the extent permitted) be exempt from the restrictions contained in section 181 BGB (*for Securities subject to German law*) and any restrictions of a similar nature under the applicable laws of other countries. Notice shall be given of all of the measures referred to in sentence 2 pursuant to section 12.

Section 10 Settlement

If the Product Conditions stipulate **Registry Type – German Global Certificates**, **Swiss Uncertificated Securities**, **– Norwegian Registered Securities** or **Italian Uncertificated Certificates**, the following paragraph (1) shall apply:

(1) The Issuer shall provide the Central Securities Depository via the Paying Agent(s) with the respective due payments for all Securities issued by it on the Maturity Date or on a Payment Date or on a Coupon Payment Date or on an Interest Payment Date for onward transfer to the respective custodian banks for the purpose of crediting the Security Holders. The Issuer shall thereupon be released from all payment obligations.

If the Product Conditions stipulate **Registry Type – Danish Uncertificated Securities**, the following paragraph (1) shall apply:

(1) The Issuer shall provide the due payments for all Securities issued by it by not later than the Maturity Date by way of making available the due payments to the Danish Paying Agent for onward transfer to the Central Securities Depository or pursuant to the Central Securities Depository's instruction for credit to the relevant accountholders in accordance with the Danish Securities Trading Act and Executive Order No. 819 of 26 June 2013 on the registration of demateralised securities in a central securities depository (*Bekendtgørelse om registrering m.v. af fondsaktiver i en værdipapircentral*) as well as the regulations, rules and operating procedures applicable to and/or issued by the Central Securities Depository. The transfer to the Central Securities Depository or pursuant to the Central Securities Depository's instruction shall release the Issuer from its payment obligations under the Securities in the amount of such payment. Settlement shall be effected to the Security Holder recorded as such on the relevant record date in accordance with the regulations, rules and operating procedures applicable to and/or issued by the Central Securities Depository.

If the Product Conditions stipulate **Registry Type – Dutch Uncertificated Securities**, the following paragraph (1) shall apply:

(1) The Issuer shall provide the due payments for all Securities issued by it by way of making available the due payments to the Dutch Paying Agent for onward transfer by Euroclear Nederland or pursuant to the instruction by Euroclear Nederland for credit to the relevant accountholders in accordance with the Wge, the regulations, rules and operating procedures applicable to and/or issued by Euroclear Nederland. Payments of principal and/or interest in respect of the Securities shall be made to the Security Holders registered as such on the business day (as defined by the then applicable Euroclear Nederland rules) before the due date for such payment, or such other business day falling closer to the due date as then may be stipulated in the Euroclear Nederland rules. Such day shall be the "**Record Date**" in respect of the Securities in accordance with the Euroclear Nederland rules.

If the Product Conditions stipulate **Registry Type – Finnish Registered Securities**, the following paragraph (1) shall apply:

(1) The Issuer shall provide the due payments for all Securities issued by it by not later than the Maturity Date by way of making available the due payments to the Finnish Paying Agent for onward transfer by the Central Securities Depository or pursuant to the Central Securities Depository's instruction for credit to the relevant accountholders in accordance with the Finnish Act on Book-Entry Accounts (827/1991, as amended and/or re-enacted from time to time) and the Finnish Act on the Book-Entry System and Clearing Operations (348/2017, as amended and/or re-enacted from time to time) as well as the regulations, rules and operating procedures applicable to and/or issued by the Central Securities Depository's instruction shall release the Issuer from its payment obligations under the Securities in the amount of such payment. Settlement shall be effected to the Security Holder recorded as such on the relevant Euroclear Finland record date in accordance with the regulations, rules and operating procedures applicable to and/or issued by the Central Securities Depository's instruction shall be effected to the Security Holder recorded as such on the relevant Euroclear Finland record date in accordance with the regulations, rules and operating procedures applicable to and/or issued by the Central Securities Depository.

If the Product Conditions stipulate **Registry Type – French Dematerialized Bearer Securities**, the following paragraph (1) shall apply:

(1) The Issuer shall provide the due payments for all Securities issued by it by not later than the Maturity Date by way of making available the due payments to French Paying Agent for onward transfer by the Central Securities Depository or pursuant to the Central Securities Depository's instruction for credit to the relevant Securities Holders in compliance with the Clearing System. The transfer by the Central Securities Depository or pursuant to the Central Securities Depository's instruction shall release the Issuer from its payment obligations under the Securities in the amount of such payment.

If the Product Conditions stipulate **Registry Type – Swedish Registered Securities**, the following paragraph (1) shall apply:

(1) The Issuer shall provide the due payments for all Securities issued by it by not later than the Maturity Date or on a Payment Date or on a Coupon Payment Date or on an Interest Payment Date by way of making available the due payments to the Swedish Paying Agent for onward transfer by the Central Securities Depository or pursuant to the Central Securities Depository's instruction for credit to the relevant accountholders in accordance with the SFIA Act, the regulations, rules and operating procedures applicable to and/or issued by Euroclear Sweden. The transfer by the Central Securities Depository's instructions under the Securities in the amount of such payment.

The following paragraphs (2) to (8) shall apply to all Securities:

(2) The due payments shall be calculated by the Calculation Agent and are binding for the Security Holders, unless there is an obvious error.

(3) The values resulting from the calculation of the Cash Amounts shall be rounded up or down to two decimal places in accordance with normal commercial practice.

(4) Any conversion of Cash Amounts payable from the Currency of the Underlying into the Settlement Currency shall be carried out in accordance with the Currency Conversion specified in the Product Conditions.

(5) If a due payment is required to be made in accordance with the Terms and Conditions on a day that is not a Business Day, the payment may be postponed until the next following Business Day. The Security Holder shall not be entitled to demand interest or other compensation as a result of such a postponement.

(6) All taxes, national and international transaction taxes, fees or other charges that may be incurred in connection with the due payments shall be borne by the Security Holder. The Issuer and/or the Paying Agent(s) shall be entitled to withhold any taxes, fees or charges payable by the Security Holder from the due payments.

(7) Settlement of the Securities is subject to all laws, regulations, administrative requirements and procedures applying on the respective Observation Date, Valuation Date, Termination Date, Payment Date, Coupon Payment Date or Maturity Date and Interest Payment Date. The Issuer shall not be responsible for the eventuality that, as a result of these requirements and procedures, it is not in a position to meet its obligations in accordance with the preceding paragraphs despite making all reasonable efforts to do so, nor for actions or omissions by settlement agents arising from or in connection with the performance of the obligations arising from these Securities.

(8) Neither the Issuer, the Calculation Agent nor the Paying Agent(s) shall be obliged to verify the entitlement of the Security Holders.

Section 11 Replacement of the Issuer

(1) The Issuer shall be entitled to substitute another obligor in respect of the Securities ("**New Issuer**") in its stead at any time without the consent of the Security Holders provided that

- (a) the New Issuer assumes all obligations of the Issuer arising from or in connection with the Securities pursuant to a contractual agreement with the Issuer,
- (b) the Issuer has provided an unconditional and irrevocable guarantee in favour of the Security Holders of I performance of all the obligations to be assumed by the New Issuer and
- (c) the New Issuer has obtained all necessary approvals from the authorities of the country in which it has its registered office.

(2) In the event of such replacement, all references to the Issuer contained in the Terms and Conditions shall be deemed to henceforth refer to the New Issuer.

(3) The replacement shall be notified without undue delay pursuant to section 12.

Section 12 Notices

(1) All notices relating to the Securities shall be published on the website at prospectus.vontobel.com (on the relevant product page for the respective Security accessible by entry of the respective ISIN on the website prospectus.vontobel.com or generally under the heading *<<Notices>>*) or on another website which the Issuer will announce at least six (6) weeks in advance in accordance with this section 12. Such notices shall be deemed to have been given on the date on which they are first published.

(2) The Issuer reserves the right, in addition to the publication of a notice pursuant to paragraph (1), to deliver a notice to the relevant Central Securities Depository for communication by the Central Securities Depository to the Security Holder. Even if the notice is communicated by the relevant Central Securities Depository the first publication pursuant to sentence 2 of paragraph (1) remains decisive for the time of effectiveness of the notice.

(3) Notices shall also be published, to the extent required by statute or pursuant to exchange rules, in at least one national newspaper for statutory stock exchange announcements of those stock exchanges on which the Securities are listed.

(4) Unless required by statute or pursuant to exchange rules or unless expressly so provided in these Terms and Conditions, notices shall be given for information purposes only and do not constitute a prerequisite of validity.

Section 13 Increase of Issue, Repurchase of Securities

(1) The Issuer shall be entitled at any time to issue additional Securities with the same features in such a way that they are consolidated with the Securities, form a single issue with them and increase their number. In the case of such an increase of issue, the term "**Securities**" shall also refer to the additional Securities issued.

(2) The companies of the Vontobel Group (these include all consolidated subsidiaries of Vontobel Holding AG, Zurich) shall be entitled at any time during the Term of the Securities to buy or sell the latter in off-market or, where applicable, on-market transactions. These companies are under no obligation to inform the Security Holders of such purchases or sales. Repurchased Securities may be cancelled, held, resold or otherwise disposed of.

Section 14 Presentation Period and Statute of Limitations

If the Product Conditions stipulate **Registry Type - German Global Certificates** or **- German Central Reg**ister Securities, the following provisions shall apply:

The presentation period for the Securities (pursuant to section 801 (1) sentence 1 BGB) shall be shortened to ten years, beginning with the date on which the relevant obligation of the Issuer arising from the Securities first becomes due. Claims arising from Securities presented during this presentation period shall become time-barred within two years beginning with the expiry of the presentation period. For claims to interest and coupon payments, the statutory periods for the limitation of claims provided for by sections 195, 199 BGB shall apply. The presentation of an electronically issued note within the meaning of section 801 BGB (if the Product Conditions stipulate a German Central Register Security) shall be effected according to section 29 paragraph 2 eWpG by an express request for performance (*ausdrückliches Verlangen der Leistung*) and the provision of a credible proof of entitlement.

If the Product Conditions stipulate **Registry Type – Swiss Uncertificated Securities**, the following provisions shall apply:

In accordance with applicable law of the Swiss Confederation, claims of all kinds against the Issuer arising in connection with the Securities shall lapse ten years after the relevant payment becomes due. This provision does not apply to claims for interest and coupon payments which shall become time-barred after five years after the relevant interest and coupon payments become due.

If the Product Conditions stipulate **Registry Type – Danish Uncertificated Securities**, the following provisions shall apply:

The presentation period for claims of a Security Holder against the Issuer for payment of principal corresponds to ten (10) years from the due date of such payment. The presentation period for claims of a Security Holder against the Issuer for the payment of interest, coupon or other amounts payable corresponds to three (3) years from the due date of such payment.

If the Product Conditions stipulate **Registry Type – Dutch Uncertificated Securities**, the following provisions shall apply:

In accordance with applicable Dutch Law, claims of all kinds against the Issuer arising in connection with the Securities shall lapse five (5) years after the relevant payment becomes due.

If the Product Conditions stipulate **Registry Type – Finnish Registered Securities**, the following provisions shall apply:

In the case of Finnish Registered Securities, claims against the Issuer for the payment of any such amount payable in respect of the Securities shall become void unless made within three (3) years, in each case after the Relevant Date. For the purposes of this condition, "Relevant Date" means the date on which such payment first becomes due, or such later date on which an interruption of the period of limitation (*Fi. vanhentumisen katkaiseminen*) is made in accordance with the Finnish Limitations Act (728/2003, as amended).

If the Product Conditions stipulate **Registry Type – French Dematerialized Bearer Securities**, the following provisions shall apply:

Claims against the Issuer for payment in respect of the Securities shall be prescribed and become void unless made within five years following the date on which such amount fell due.

If the Product Conditions stipulate **Registry Type – Italian Uncertificated Certificates**, the following provisions shall apply:

The presentation period for claims of a Security Holders against the Issuer for the payment of principal corresponds to ten (10) years from the due date for such payment. The presentation period for claims of a Security Holder against the Issuer for the payment of interest or coupon corresponds to five (5) years from the due date for such payment.

If the Product Conditions stipulate **Registry Type – Norwegian Registered Securities**, the following provisions shall apply:

In accordance with the Norwegian Limitation Act of 1979, claims of Security Holders against the Issuer shall lapse ten years after the due dates of payment of principal. Any interest and coupon payments after such ten years have passed, lapse after three (3) years from the due dates of such later interest and coupon payments.

If the Product Conditions stipulate **Registry Type – Swedish Registered Securities**, the following provisions shall apply:

Claims against the Issuer in respect of Swedish Registered Securities will be prescribed unless made within ten (10) years after the due date for payment. If the presentation period in respect of Swedish Registered Securities is interrupted a new presentation period of ten years will commence. Where the presentation period is interrupted through any acknowledgement, claim or reminder a new presentation period shall commence on the date of the interruption or, where the presentation period is interrupted through legal proceedings or the claims for payment is brought before in a court of law, enforcement authority or in arbitration proceedings, bankruptcy proceedings or proceedings for a judicial composition with creditors, a new presentation period shall commence on the date on which a judgment or final decision is rendered or the procedure is otherwise terminated.

Section 15 Miscellaneous

If the Governing Law is stipulated to be German Law pursuant to Section 8 (1) above, the following shall apply:

(1) The place of performance shall be Frankfurt am Main.

(2) The place of jurisdiction for all legal disputes arising from the matters dealt with in these Terms and Conditions for merchants (*Kaufleute*), legal persons subject to public law, public-sector special corporations and persons without a general place of jurisdiction in Germany shall be, with the exception of the relevant Guarantee (section 8), to the extent legally permitted, Frankfurt am Main.

(3) To the extent that the *Issuer* or the *Calculation Agent* make or omit adjustments in accordance with these Terms and Conditions and take or omit other measures, they shall be liable only if they fail to meet the duty of care of a prudent businessman or in the event of gross negligence.

(4) The *Issuer* shall be entitled to amend or to add (i) obvious clerical or computational errors or similar manifest mistakes and (ii) contradictory or incomplete provisions in these Terms and Conditions without the consent of the *Security Holder*. In this context, only such changes or additions are permitted in the cases specified under (ii) that, with due consideration for the interests of the *Issuer*, are not disadvantageous to the *Security Holder* i.e. that do not have a material adverse effect on the *Security Holder's* financial position. Amendments or additions to these Terms and Conditions shall be notified without undue delay in accordance with section 12.

(5) The *Issuer* as well as Vontobel Holding AG, Gotthardstrasse 44, CH-8002 Zürich, Switzerland, appoint each other as authorised agents for receipt of service (authorised recipients) in Germany and Switzerland, respectively, for all proceedings pending in those jurisdictions in connection with the Securities. Service shall be deemed to have been effected upon receipt by the relevant authorised recipient (irrespective of whether it was forwarded to the *Issuer* and the latter have received it). The *Issuer* undertakes to appoint a substitute authorised recipient in the event that the relevant authorised recipient is no longer in a position for whatever reason to act as such, or no longer has an address in Germany or Switzerland, respectively. Notice shall be given of such an appointment in accordance with section 12. The foregoing shall not affect the right to effect service in any manner permitted by law.

(6) The distribution of the Base Prospectus and of the Final Terms including the Terms and Conditions, i.e. the General Conditions and the Product Conditions, and the offering or purchase of the Securities may be subject to legal restrictions in certain jurisdictions. The Securities may be offered or purchased in a given jurisdiction only subject to compliance with the applicable laws of the relevant jurisdiction.

(7) The English version of these Terms and Conditions shall be binding. Any translation is for convenience only.

If the Governing Law is stipulated to be Swiss Law pursuant to Section 8 (1) above, the following shall apply:

(1) The *Issuer* and the *Swiss Guarantor* irrevocably submit to the jurisdiction of the Commercial Court (*Handelsgericht*) of the Canton of Zurich for all legal disputes relating to the Securities. The place of jurisdiction is Zurich 1. The right to appeal a decision to the Swiss Federal Supreme Court in Lausanne in accordance with the applicable procedural law is hereby reserved. In this respect the *Issuer* and the *Swiss Guarantor* waive any defence of lack of jurisdiction that proceedings have been brought before an inappropriate court (*forum non conveniens*). This submission to jurisdiction is made for the benefit of each *Security Holder*, it does not limit the right of the *Security Holder* to bring proceedings before any other competent court, nor do proceedings pending in one or more jurisdictions exclude proceedings in another jurisdiction (whether concurrent or not).

(2) The Issuer shall be entitled to amend or supplement all of the Terms and Conditions without the consent of the Security Holders (i) for the purpose of correcting an obvious error and (ii) for the purpose of clarifying any matter which is unclear or for making any correction or addition to the Terms and Conditions that the Issuer

deems necessary or desirable, but only such amendments or additions shall be permitted in the cases referred to under (ii) that do not have a material adverse effect on the financial situation of the Security Holders. The Issuer's right to amend or supplement all of the Terms and Conditions to the extent required by legislation or by decisions of the courts or of the authorities is hereby reserved. Notice shall be given of amendments or additions to the conditions in accordance with section 12.

(3) The Issuer and the Swiss Guarantor appoint each other as authorised agents for receipt of service (authorised recipients) in Germany and Switzerland, respectively, for all proceedings pending in those jurisdictions in connection with the Securities. Service shall be deemed to have been effected upon receipt by the relevant authorised recipient (irrespective of whether it was forwarded to the Issuer and the Swiss Guarantor and the latter have received it). The Issuer and the Swiss Guarantor undertake to appoint a substitute authorised recipient in the event that the relevant authorised recipient is no longer in a position for whatever reason to act as such, or no longer has an address in Germany or Switzerland, respectively. Notice shall be given of such an appointment in accordance with section 12. The foregoing shall not affect the right to effect service in any other manner permitted by law.

(4) The distribution of the Base Prospectus and of the Final Terms including the Terms and Conditions and the offering or purchase of the Securities may be subject to legal restrictions in certain jurisdictions. The Securities may be offered or purchased in a given jurisdiction only subject to compliance with the applicable laws of the relevant jurisdiction.

Section 16 Severability

Should any provision of these Terms and Conditions be or become invalid, incomplete or unenforceable, either in whole or in part, this shall not affect the validity of the remaining provisions. The Parties agree to replace the invalid, incomplete or unenforceable provision and rectify any omission with a provision that reflects the spirit and purpose of these Terms and Conditions and the interests of the Parties.

7.2 Product Conditions

The Product Features of the respective product presented in the Product Conditions below will be not be specified by the Issuer until shortly prior to the start of the offer and will be added in the Final Terms. Depending on the respective Type of Security to be issued, for the purposes of the individual issue the relevant section from 7.2.1 to 7.2.13 in each case will be incorporated into section I. of the Final Terms, and the empty spaces and placeholders will be filled in and the relevant options selected.

7.2.1 Product Conditions for (Protect (Pro)) (Express) Discount Certificates (Product No. 1)

[

Type of Security	[Protect [Pro]] [Express] Discount Certificates [Quanto] [with triparty collateral management (TCM)]						
Settlement Currency	of the Securities shall be $[\bullet]$. [All references to \bullet should be understood as references to [<i>insert details of the Currency:</i> \bullet].]						
Issue Size [(up to)]	[•] [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a total issue size of •).]						
[Calculation Amount	•]						
Issue Date	•						
[Fixing Date	•]						
[for Express: Final]	•						
Valuation Date	If the [Final] Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].						
[for Express:							
Valuation Date [(n)]	[•] [each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (in each case inclusive)].						
	[If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]						
[Early Redemption Date [(n)]	[•] [the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]]						
[insert only in case of Ita	alian Uncertificated Certificates:						
Expiry Date (<i>Data di</i> <i>Scadenza</i>)	[shall mean the Valuation Date.] [● Business Days following the Valuation Date.] [●]]						
Maturity Date	•						
Product Features	means the Underlying, the Cap [<i>for Protect:</i> , the Barrier] [<i>for Express:</i> , [the Redemption Level] [the Redemption Levels]] and the Ratio.						
Underlying	[insert description of Underlying: •]						
	[In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert:						
	[ISIN Underlying: •]						
	[[Bloomberg][•] symbol: •]						
	[Reference Agent: •]						

[Derivatives Exchange: •] [Currency: •] [In the case of **indices** as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]] [In the case of **bonds** as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Valuation Time: •] [Currency: •]] [In the case of **commodities** as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Unit of Measurement: •] [Reference Agent: •] [Valuation Time: •] •]] [Currency: [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of interest rate futures as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]] [In the case of **exchange rates** as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Base Currency / Strike Currency: •] [Reference Agent: •] [Reference Page: •] [Valuation Time: •] [The "Currency of the Underlying" shall correspond to the Strike Currency.]] [In the case of interest rates as the Underlying, insert: [ISIN Underlying: •]

•]

•]

•]

[[Bloomberg][•] symbol:

[Reference Agent:

[Reference Page:

	[Valuation Time:	•]				
	[Currency:	•]]				
	[In the case of investment un	nits as the Underlying, insert:				
	[ISIN Underlying:	•]				
	[[Bloomberg][•] symbol:	•]				
	[Reference Agent:	•]				
	[Currency:	•]]				
	[In the case of virtual currenc	cies as the Underlying, insert:				
	[ISIN Underlying:	•]				
	[[Bloomberg][•] Symbol:	•]				
	[Base Currency / Strike Curren	ncy: •]				
	[Reference Agent:	•]				
	[Reference Page:	•]]				
	[All references to ● should b <i>Currency:</i> ●].]	be understood as references to [insert details of the				
[in the event that for futu	ures or interest rate futures as th	the Underlying a Rollover is stipulated, insert additionally:				
Underlying on the Is-	[insert description of the contra	act at the time of issue: •]				
sue Dale	Bloomberg Symbol: [insert description of the Bloomberg symbol of the relevant con- tract at the time of issue: •]					
Current Underlying	Inderlying [On each Rollover Date a Rollover procedure shall be carried out whereby the Issu replaces the respective Current Underlying with another Underlying (future) which, e cept for the expiry date which is further in the future, has the same or comparal contract specifications.					
	The "Current Underlying" from "Underlying on the Issue Da Underlying shall lose its validity the Reference Agent in the Rollover Date, the Current Und contract falling due on the Re [<i>insert modified provision relate</i>]	om the Issue Date until the first Rollover Date means the ate ", as specified above. On the first Rollover Date this ty and shall be replaced by the Underlying falling due on next following Rollover Month. On each subsequent derlying shall be replaced analogously by the Underlying Reference Agent in the next following Rollover Month.] <i>ting to the Rollover, where applicable</i> : •]]				
Rollover Date	[shall be determined in each case by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)] and shall fall within a period of ten trading days prior to the last trading day of the Current Underlying on the Reference Agent. [In the event that the first notice day of the Current Underlying is before its last trading day, the period for the Rollover Date shall begin ten trading days prior to the first notice day and shall end with the last trading day of the Current Underlying.]] [<i>insert alternative definition of a Rollover Date:</i> •]					
Rollover Month[s]	[insert corresponding contract relation to the Underlying on th	ct months: •] [means each contract month defined in he Reference Agent].]				
Ratio	•					
Initial Reference Price	•					
Сар	•					
Maximum Amount	[shall be equal to •] [the Cap expressed as a decimal number	p [Ratio expressed as a fraction: divided by the] [Ratio per: multiplied by the] Ratio.]]				

. ,						
Early Redemption	Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable.					
Redemption Level [(n)]	[•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]					
Redemption Event	A Redemption Event shall occur if					
	[the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]					
	[insert alternative provision for the occurrence of a Redemption Event: •]]					
Early Redemption Amount	The Early Redemption Amount shall be equal to the Maximum Amount.]					
[for Protect and Protect	Pro Discount Certificates:					
Barrier	•					
Barrier Event	A Barrier Event shall occur if					
	[for Protect:					
	the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.]					
	[for Protect Pro:					
	the Reference Price of the Underlying is [equal to or] below the Barrier on the [for <i>Express:</i> Final] Valuation Date.]					
	[insert alternative definition of a Barrier Event: ●]]					
[for Protect, except for F	Pro, insert:					
Observation Period	The Observation Period [shall be from \bullet to \bullet (first day and last day inclusive in each case)] [shall be on \bullet] [shall correspond to the Term] [shall begin on [\bullet] and end on the Valuation Date (inclusive in each case).]					
	[insert alternative Observation Period: •]]					
[for Protect, except for F	Pro, insert in all cases and for Express insert where applicable:					
Observation Price	shall mean					
	[in the case of shares , securities representing shares (ADRs or GDRs), other dividend-bearing securities , indices , futures or interest rate futures as the Underlying, insert:					
	the price of the Underlying determined and published by the Reference Agent.]					
	[in the case of bonds, commodities or interest rates as the Underlying, insert:					
	the price of the Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)].]					
	[in the case of exchange rates as the Underlying, insert:					
	each price of the Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]					

[for Express:

	[in the case of investment units as the Underlying, insert:					
	[the price of the Underlying determined and published by the Reference Agent.][the official net asset value for the Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]					
	[insert alternative definition of the Observation Price for an Underlying: $ullet$]					
	[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of the Underlying during the Observation Period shall be relevant.]]					
Redemption Style	[cash settlement] [(physical) delivery]					
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined					
	[<i>for Express:</i> – subject to Early Redemption pursuant to section 4 of the General Conditions [–] in accordance with the following paragraphs.					
	[Discount Certificates with cash settlement Redemption Style:					
	(a) The investor shall receive payment of the Maximum Amount, if the Reference Price of the Underlying is equal to or higher than the Cap on the [<i>for Express:</i> Final] Valuation Date.					
	(b) The Issuer shall pay a cash settlement, if the Reference Price of the Underlying is below the Cap on the [for Express: Final] Valuation Date. The cash settlement for each Security shall be calculated from the Reference Price of the Underlying on the [for Express: Final] Valuation Date [Ratio expressed as a fraction: divided by the] [Ratio expressed as a decimal number: multiplied by the] Ratio.]					
	[Discount Certificates with (physical) delivery Redemption Style:					
	(a) The investor shall receive payment of the Maximum Amount, if the Reference Price of the Underlying is equal to or higher than the Cap on the [<i>for Express:</i> Final] Valuation Date.					
	(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of the Underlying is below the Cap on the [<i>for Express:</i> Final] Valuation Date.					
	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [<i>only for the delivery of shares, bonds, index certificates or ETPs:</i> The delivery of definitive securities to the Security Holders shall be excluded.]					
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset, insert where applicable:</i> or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]					
	[Protect Discount Certificates with cash settlement Redemption Style:					
	(a) The investor shall receive payment of the Maximum Amount, if either					
	(i) a Barrier Event has not occurred or					
	(ii) a Barrier Event has occurred, but the Reference Price of the Underlying on the [for Express: Final] Valuation Date is equal to or higher than the Cap.					
	(b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred and the Reference Price of the Underlying on the [<i>for Express:</i> Final] Valuation Date is below the Cap. The cash settlement for each Security shall be calculated from the					

Reference Price of the Underlying on the [*for Express:* Final] Valuation Date [*Ratio expressed as a fraction:* divided by the] [*Ratio expressed as a decimal number:* multiplied by the] Ratio.]

[Protect Discount Certificates with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the Maximum Amount, if either
 - (i) a Barrier Event has not occurred or
 - (ii) a Barrier Event has occurred, but the Reference Price of the Underlying on the [for Express: Final] Valuation Date is equal to or higher than the Cap.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred and the Reference Price of the Underlying is below the Cap on the [for Express: Final] Valuation Date.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs:* The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Protect Pro Discount Certificates with cash settlement Redemption Style:

- (a) The investor shall receive payment of the Maximum Amount, if a Barrier Event has not occurred.
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred. The cash settlement for each Security shall be calculated from the Reference Price of the Underlying on the [for Express: Final] Valuation Date [Ratio expressed as a fraction: divided by the] [Ratio expressed as a decimal number: multiplied by the] Ratio.

[Protect Pro Discount Certificates with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the Maximum Amount, if a Barrier Event has not occurred.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs:* The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

Reference Price

The Reference Price shall be the relevant rate, price or level of the Underlying for the purpose of determining and calculating the redemption of the Securities and shall be

determined as follows:

Reference Price means

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and other **dividend-bearing securities** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of indices as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]

[(a) the price of the Underlying displayed on page [*screen page:* \bullet] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of **commodities** as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of futures or interest rate futures as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of exchange rates as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of **interest rates** as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of **investment units** as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: •]

Exchange Day

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and other **dividend-bearing securities** as the Underlying, insert:

A day on which trading in the Underlying takes place on the Reference Agent.]

[in the case of **indices** as the Underlying, insert:

A day on which the Underlying is calculated by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]

[in the case of commodities as the Underlying, insert:

A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]

[in the case of futures or interest rate futures as the Underlying, insert:

A day on which trading in the Underlying takes place on the Reference Agent.]

[in the case of **exchange rates** as the Underlying, insert:

A day on which the Reference Agent normally fixes a price for the Underlying.]

[in the case of interest rates as the Underlying, insert:

A day on which the Reference Agent normally fixes a price for the Underlying.]

[in the case of investment units as the Underlying, insert:

A day on which the value of the Underlying is normally determined by the respective Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

A day on which the Reference Agents normally determine a price for the Underlying.]

[insert modified definition of Exchange Day, where applicable: •]

[for physical delivery only, in	nsert:				
Deliverable Asset	[Underlying][investment units][index certificates][ETPs]				
[for the Underlying as the De	eliverable Asset, insert:				
Number of the Deliverable Asset	[shall correspond to the Ratio.]				
	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: \bullet]]				
[for investment units as the	Deliverable Asset, insert:				
Investment Unit	refers to a unit [in][of] [insert description of the Fund including, inter alia, the fund company, the securities identification number(s): •] (the "Fund").				
Number of the Deliverable	shall be determined on the Final Valuation Date and shall correspond				
Asset	[to the quotient of (i) the Reference Price of the Underlying on the Valuation Date [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] Ratio and (ii) the NAV of the Investment Unit on the Valuation Date; expressed as a formula:				
	Number of the Deliverable Asset = $\frac{M \times RP_{Underlying}}{NAV_{Investment Unit}}$, where:				
	RP _{Underlying} = Reference Price of the Underlying on the Valuation Date,				
	M = Ratio, and				
	NAVInvestment Unit = NAV of the Investment Unit on the Valuation Date.]				
	[insert alternative method of calculating the Number of the Deliverable Asset, where applicable: •]				
NAV of the Investment Unit means [the net asset value of the Investment U on a Business Day by the custodian bank specified in the Informatic and published on the Fund's website [(specify website, if known: asset value is not calculated on the Valuation Date, then the NAV sh					

asset value of the Investment Unit calculated by the aforementioned agent and published on the next following Business Day.] [*insert alternative definition of the* NAV, where applicable: •]

Information Document means the sales prospectus or other prospectus prepared with respect to the Investment Unit or the information memorandum prepared with respect to the Investment Unit, as amended respectively.]

[for index certificates and ETPs as the Deliverable Asset, insert:

[Index Certificates] [ETPs]	means the [insert description of the Index Certificates and ETPs including the reference item, ISIN and issuer: •] (the "[Index Certificates] [ETPs]").				
Number of the Deliverable Asset	[• (corresponding to the Investment Ratio of the [Index Certificates][ETPs] [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] Ratio)]				
	[shall be determined on the Fixing Date and shall correspond to the quotient of the Calculation Amount and the Strike, with the result in turn divided by the Investment Ratio of the [Index Certificates][ETPs]]				
	insert alternative method for determining the Number of the Deliverable Asset, where applicable: •].				
Investment Ratio	 (as specified in the Information Document). 				
Information Document	means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.]				
Fractional Amount	shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by				
	[<i>in the event that the Underlying is delivered, insert:</i> the Reference Price of the Underlying on the Valuation Date]				
	[in the event that Investment Units are delivered, insert: the NAV on the Valuation Date]				
	[<i>in the event that Index Certificates or ETPs are delivered, insert:</i> the Reference Price of the Underlying on the Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs]]				
	[insert alternative method for determining the Fractional Amount, where applicable: \bullet].				
Monetary Value	shall correspond				
	[<i>in the event that the Underlying or Index Certificates or ETPs are delivered, insert:</i> to the Reference Price of the Underlying on the Valuation Date [divided by the][multiplied by the] Number of the Deliverable Asset]				
	[<i>in the event that Investment Units are delivered, insert:</i> to the NAV on the Valuation Date multiplied by the Number of the Deliverable Asset]				
	[insert alternative method for determining the Monetary Value, where applicable: \bullet].]				
Currency Conversion	[if currency hedging (Quanto) is not provided for, insert:				
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.				
	"Conversion Rate" means				
	[the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.]				
	[insert different definition of the Conversion Rate, where applicable: •]				

[insert additionally, where applicable: If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [for Securities subject to German law: (sections 315, 317 BGB)].]] [if currency hedging (Quanto) is provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security ("Quanto Structure").] Applicable Law [German Law] [Swiss Law] **Registry Type** [German Global Certificates] [German Central Register Securities] [Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities] [Swedish Registered Securities] **Clearing System** is [in each case]: [Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and]. [SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland] [insert additional or other clearing systems: •] The rules for Adjustments and Market Disruption Events for [shares, securities Applicable Adjustment and Market Disruption representing shares (ADRs and GDRs) and other dividend-bearing securities] [indices] Provisions [bonds] [commodities] [futures or interest rate futures] [exchange rates] [interest rates] [investment units] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security. In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.] Extraordinary Right of Applicable ([excluding][including] Hedging Disruption Events) Termination of the Issuer [Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and] Guarantor [Bank Vontobel Europe AG, Munich (the German Guarantor)] Securities with triparty [The Securities will not be collateralised, i.e. the provisions of Section 5a of the General collateral management Conditions for Securities with triparty collateral management (TCM) shall not be (TCM) applicable.]

[The Secur	ties	will be colla	teralis	sed, i.e.	the provisio	ons of Section	5a of the	e Gene	eral
Conditions applicable.]	for	Securities	with	triparty	collateral	management	(TCM)	shall	be

7.2.2 Product Conditions for (Protect (Pro)) Multi Discount Certificates (Product No. 2)

Type of Security	[Protect [Pro]] Multi Discount Certificates [Quanto] [with triparty collateral management (TCM)]						
Settlement Currency	of the Securities shall be • . [All references to • should be understood as references to [<i>insert details of the Currency:</i> •].]						
Issue Size [(up to)]	[•] [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a total issue size of •).]						
[Calculation Amount	•]						
Issue Date	•						
[Fixing Date	•]						
Valuation Date	• If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].						
insert only in case of Italia	an Uncertificated Certificates:						
Expiry Date (<i>Data di</i> <i>Scadenza</i>)	[shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]						
Maturity Date	•						
Product Features	shall be the Underlyings, the Strikes, the Cap [<i>for Protect:</i> , the Barriers] and the Ratios.						
Lindorlyingg	[list Underlyings in order: •]						
undenyings							
ondenyings	[insert description of Underlying: •]						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert:						
undenyings	 [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] 						
undenyings	 [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] 						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •]						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [IBloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •]						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •]						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally:						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]]						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [ISIN Underlying: •] [IBoomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [In the case of bonds as the Underlying, insert:						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [ISIN Underlying: •] [[Bloomberg]]•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •]						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [IBloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [IN the case of bonds as the Underlying, insert: [ISIN Underlying: •]						
undenyings	[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [IBoomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [IN the case of bonds as the Underlying, insert: [ISIN Underlying: •] [IBloomberg][•] symbol: •] [IBloomberg][•] symbol: •] [Reference Agent: •]						

.....

.....

[Valuation Time:	•]
[Currency:	•]]
[In the case of commodities as	the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Unit of Measurement:	•]
[Reference Agent:	•]
[Valuation Time:	•]
[Currency:	•]]
[In the case of futures or intere	st rate futures as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Derivatives Exchange:	•]
[Currency:	•]
[In the case of interest rate futu	ures as the Underlying, insert additionally:
For the purposes of the Terms pricing of the Underlying by the the Currency of the Underlying.]	s and Conditions, one percentage point in the Reference Agent shall correspond to one unit of]
[In the case of exchange rates	as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Base Currency / Strike Currenc	y: •]
[Reference Agent:	•]
[Reference Page:	•]
[Valuation Time:	•]
[The "Currency of the Underlying	g" shall correspond to the Strike Currency.]]
[In the case of interest rates as	the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Reference Page:	•]
[Valuation Time:	•]
[Currency:	•]]
[In the case of investment units	s as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Currency:	•]]
[In the case of virtual currencie	es as the Underlying, insert:
[ISIN Underlying:	•]

	[[Bloomberg][•] Symbol: •] [Base Currency / Strike Currency: •] [Reference Agent: •]						
	[Reference Page: •]] [All references to • should be understood as references to [<i>insert details of the Currency:</i> •].]						
Underlying	Initial Referen Price	ce Ratio	Strike	[for Protect and Protect Pro: Barrier]			
[description of Underlying: •]	•	•	•	[•]			
[description of Underlying: •]	•	•	•	[•]			
[additional Underlyings, where applicable: •]	•	•	•	[•]			
[For Protect and Protect Pr	o Multi Discount	Certificates:					
Barrier Event	A Barrier Event shall occur if						
	[for Protect:						
	the Observation Price of at least one Underlying is [equal to or] below the applicable Barrier for the respective Underlying at least once on an Exchange Day within the Observation Period.]						
	[for Protect Pro:						
	the Reference Price of at least one Underlying is [equal to or] below the applicable Barrier for the respective Underlying on the Valuation Date.]						
	[insert alternativ	ve definition of a E	8arrier Event: ●]]				
Сар	[• %]						
Maximum Amount	[shall correspond to [•] [the Cap multiplied by the Calculation Amount.]]						
[For Protect Multi Discount	Certificates:						
Observation Period	The Observation Period [shall be from \bullet to \bullet (first day and last day inclusive in each case)] [shall be on \bullet] [shall correspond to the Term] [shall begin on \bullet and end on the Valuation Date (inclusive in each case).]						
	[insert alternati	ve Observation P	eriod: •]				
Observation Price	shall mean						
	[in the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities , indices, futures or interest rate futures as the Underlying, insert:						
	the price of the respective Underlying determined and published by the Reference Agent.]						
	[in the case of bonds, commodities or interest rates as the Underlying, insert:						
	the price of the respective Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)].]						

[in the case of exchange rates as the Underlying, insert:

each price of the respective Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]

[in the case of investment units as the Underlying, insert:

[the price of the respective Underlying determined and published by the Reference Agent.][the official net asset value for the respective Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]

[insert alternative definition of the Observation Price for an Underlying: •]

[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of an Underlying during the Observation Period shall be relevant.]]

Redemption Style	[cash settlement] [(physical) delivery]	
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined	
	in accordance with the following paragraphs.	
	[Multi Discount Certificates with cash settlement Redemption Style:	
	(a) The investor shall receive payment of the Maximum Amount, if the Reference Prices of all the Underlyings on the Valuation Date are equal to or higher than the respective Strike.	
	(b) The Issuer shall pay a cash settlement, if the Reference Price of at least one Underlying on the Valuation Date is below the respective Strike.	
	The cash settlement for each Security shall be calculated from the Reference Price of the Underlying with the Relevant Performance multiplied by the respective Ratio.]	
	[Multi Discount Certificates with (physical) delivery Redemption Style:	
	(a) The investor shall receive payment of the Maximum Amount, if the Reference Prices of all Underlyings on the Valuation Date are equal to or higher than the respective Strike.	
	(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of at least one Underlying is below the respective Strike on the Valuation Date.	
	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]	
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset,</i> <i>insert where applicable:</i> or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]	

[Protect Multi Discount Certificates with cash settlement Redemption Style:

- (a) The investor shall receive payment of the Maximum Amount, if either
 - (i) a Barrier Event has not occurred or
 - (ii) a Barrier Event has occurred, but the Reference Prices of all the Underlyings on the Valuation Date are equal to or higher than the respective Strike.
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred and the respective Reference Price of at least one Underlying on the Valuation Date is below the respective Strike.

The cash settlement for each Security shall be calculated from the Reference Price of the Underlying with the Relevant Performance multiplied by the respective Ratio.]

[Protect Multi Discount Certificates with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the Maximum Amount, if either
 - (i) a Barrier Event has not occurred, or
 - (ii) a Barrier Event has occurred, but the Reference Prices of all Underlyings on the Valuation Date are equal to or higher than the respective Strike.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred and the respective Reference Price of at least one Underlying on the Valuation Date is below the respective Strike.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Protect Pro Multi Discount Certificates with cash settlement Redemption Style:

- (a) The investor shall receive payment of the Maximum Amount, if a Barrier Event has not occurred.
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred.

The cash settlement for each Security shall be calculated from the Reference Price of the Underlying with the Relevant Performance multiplied by the respective Ratio.]

[Protect Pro Multi Discount Certificates with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the Maximum Amount, if a Barrier Event has not occurred.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset,</i> <i>insert where applicable:</i> or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]
Reference Price	The Reference Price shall be the relevant rate, price or level of the respective Underlying for the purpose of determining and calculating the redemption of the Securities and shall be determined as follows:
	Reference Price means
	[in the case of shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:
	the closing price of the Underlying determined and published by the Reference Agent.]
	[in the case of indices as the Underlying, insert:
	the closing price of the Underlying determined and published by the Reference Agent.]
	[in the case of bonds as the Underlying, insert:
	[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]
	[(a) the price of the Underlying displayed on page [<i>screen page:</i> •] at the Valuation Time and obtainable from there].
	[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]
	[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]
	[in the case of commodities as the Underlying, insert:
	the price of the Underlying determined by the Reference Agent [at the Valuation Time].]
	[in the case of futures or interest rate futures as the Underlying, insert:
	the settlement price of the Underlying determined and published on the Reference Agent.]
	[in the case of exchange rates as the Underlying, insert:
	the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]
	[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of investment units as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: \bullet]

 Performance
 [of the respective Underlying shall correspond to the quotient of (i) the Reference

 Price of the respective Underlying on the Valuation Date and (ii) the [Strike][Initial

 Reference Price] of the respective Underlying, expressed as a percentage.]

 Relevant Performance
 means the Performance of the Underlying showing the [lowest] [highest] [•]

 Performance in relation to the other Underlyings. If several Underlyings show identical Performance, the Issuer shall be entitled to decide in its reasonable

 dispersion [for Securities explained to Cormen laws (continue 215, 217 BCD)]

discretion [*for Securities subject to German* law: (sections 315, 317 BGB)] which of the Underlyings concerned shall be used for the purpose of calculating the Relevant Performance within the meaning of these Terms and Conditions.

Exchange Day

[In the case of **shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities** as the Underlying, insert:

A day on which trading in the Underlying takes place on the Reference Agent.]

[In the case of indices as the Underlying, insert:

A day on which the Underlying is calculated by the Reference Agent.]

[In the case of **bonds** as the Underlying, insert:

A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]

[In the case of **commodities** as the Underlying, insert:

A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]

[In the case of futures or interest rate futures as the Underlying, insert:

A day on which trading in the Underlying takes place on the Reference Agent.]

[In the case of **exchange rates** as the Underlying, insert:

A day on which the Reference Agent normally fixes a price for the Underlying.]

[In the case of interest rates as the Underlying, insert:

A day on which the Reference Agent normally fixes a price for the Underlying.]

[In the case of investment units as the Underlying, insert:

A day on which the value of the Underlying is normally determined by the respective Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

A day on which the Reference Agents normally determine a price for the Underlying.]

[insert modified definition of Exchange Day, where applicable: •]

[for physical delivery only, insert:			
Deliverable Asset	[Underlying with the Releva Certificates][ETPs] linked to the	ant Performance] [[Investment Units][Index Underlying with the Relevant Performance]	
[for an Underlying as the D	[for an Underlying as the Deliverable Asset, insert:		
Number of the Deliverable Asset	[shall correspond to the Ratio of	the Underlying with the Relevant Performance.]	
	[insert alternative method for de for the Underlyings, where appli	termining the Number of the Deliverable Asset cable: •]]	
[for investment units as the Deliverable Asset, insert:			
Investment Unit	means a unit in the fund allocated to the respective Underlying (each a " Fund "), as listed below:		
	[Underlying 1]	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): ●]	
	[Underlying 2]	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): ●]	
	[list additional Underlying(s), where applicable	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): ●]]	
Number of the Deliverable	shall be determined on the Final	Valuation Date and shall correspond	
Asset	[to the quotient of (i) the Reference Price of the Underlying with the Relevant Performance on the Valuation Date multiplied by the Ratio of the Underlying with the Relevant Performance and (ii) the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Valuation Date; expressed as a formula:		
	Number of the Deliver	able Asset = $\frac{M_{\text{Underlying}} \times \text{RP}_{\text{Underlying}}}{\text{NAV}_{\text{Investment Unit}}}$	
	, where:		
	RP _{Underlying} = Referen Perform	ce Price of the Underlying with the Relevant ance on the Valuation Date	
	M _{Underlying} = Ratio of and	the Underlying with the Relevant Performance,	
	NAV Investment Unit = NAV of the Rele	he Investment Unit linked to the Underlying with want Performance on the Valuation Date.]	
	[insert alternative method of ca where applicable: ●]	lculating the Number of the Deliverable Asset,	
NAV	of the respective Investment Un Unit calculated on a Business Information Document and public website, if known: •)]. If the net Date, then the NAV shall be the r by the aforementioned agent and [insert alternative definition of the	it means [the net asset value of the Investment Day by the custodian bank specified in the shed on the respective Fund's website [(<i>specify</i> asset value is not calculated on the Valuation net asset value of the Investment Unit calculated d published on the next following Business Day.] <i>e NAV, where applicable:</i> •]	
Information Document	means the sales prospectus or respective Investment Unit or respect to the Investment Unit, a	other prospectus prepared with respect to the the information memorandum prepared with as amended respectively.]	

[for index certificates and ETPs as the Deliverable Asset, insert:

[Index Certificates] [ETPs]	means the [Index Certificates] [ETPs] allocated to the respective Underlying (the "[Index Certificates] [ETPs]"), as listed below:		
	[Underlying 1]	[insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]	
	[Underlying 2]	[insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]	
	[list additional Underlying(s), where applicable	[insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]]	
Number of the Deliverable Asset	[Index Certificates or ETPs linked to Underlying 1]	[•] [shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]	
	[Index Certificates or ETPs linked to Underlying 2]	[•][shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]	
	[list Index Certificates or ETPs linked to additional Underlying(s), where applicable	[•][shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]	
	[<i>if the Ratio is determined befa applicable:</i> The Number of the I to the Investment Ratio of the return Ratio of the respective Under	ore or at the start of the offer, insert where Deliverable Asset indicated above corresponds elevant [Index Certificates][ETPs] multiplied by rlying.]	
	[insert alternative method for de for the Index Certificates or ETPs	termining the Number of the Deliverable Asset s linked to the Underlyings, where applicable: •]	
Investment Ratio	[Index Certificates or ETPs linked to Underlying 1]	•	
	[Index Certificates or ETPs linked to Underlying 2]	•	
	[list Index Certificates or ETPs linked to additional Underlying(s), where applicable	•]	
	The Investment Ratios above a Document.	are as specified in the respective Information	
Information Document	means in each case the securitie respect to the [Index Certifica prepared with respect to th respectively.]	s prospectus or other prospectus prepared with ttes][ETPs] or the information memorandum e [Index Certificates][ETPs], as amended	
Fractional Amount	shall correspond to the amount Number of the Deliverable Asset	determined by multiplying the fraction of the by	
	[<i>in the event that an Underlying</i> Underlying with the Relevant Per	<i>is delivered, insert:</i> the Reference Price of the formance on the Valuation Date]	

	[<i>in the event that Investment Units are delivered, insert:</i> the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Valuation Date]
	[<i>in the event that Index Certificates or ETPs are delivered, insert:</i> the Reference Price of the Underlying with the Relevant Performance on the Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs] linked to it].
Monetary Value	shall correspond
	[<i>in the event that an Underlying or Index Certificates or ETPs are delivered, insert:</i> to the Reference Price of the Underlying with the Relevant Performance on the Valuation Date multiplied by the Number of the Deliverable Asset]
	[<i>in the event that Investment Units are delivered, insert:</i> to the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Valuation Date multiplied by the Number of the Deliverable Asset]
	[insert alternative method for determining the Monetary Value, where applicable: •].]
Currency Conversion	[if currency hedging (Quanto) is not provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.
	"Conversion Rate" means
	[the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.]
	[insert different definition of the Conversion Rate, where applicable: $ullet$]
	[<i>insert additionally, where applicable:</i> If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [<i>for Securities subject to German law</i> : (sections 315, 317 BGB)].]]
	[if currency hedging (Quanto) is provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security ("Quanto Structure").]
Applicable Law	[German Law]
	[Swiss Law]
Registry Type	[German Global Certificates]
	[German Central Register Securities]
	[Swiss Uncertificated Securities]
	[Italian Uncertificated Certificates]
	[Danish Uncertificated Securities]
	[Dutch Uncertificated Securities]
	[Finnish Registered Securities]
	[French Dematerialized Bearer Securities]
	[Norwegian Registered Securities]

	[Swedish Registered Securities]
Clearing System	is [in each case]:
	[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
	[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
	[insert additional or other clearing systems: •]
Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities] [,][and] [indices] [,][and] [bonds] [,][and] [commodities] [,][and] [futures or interest rate futures] [,][and] [exchange rates] [,][and] [interest rates] [,][and] [investment units] [,][and] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.
	[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Extraordinary Right of Termination of the Issuer	Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]
	[Bank Vontobel Europe AG, Munich (the German Guarantor)]
Securities with triparty collateral management (TCM)	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
	[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]
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]

7.2.3 Product Conditions for Bonus (Cap) (Pro) Certificates (with Airbag) (Product No. 3)

Type of Security	Bonus [Cap] [Pro] Certificat management (TCM)]	es [Quanto] [with Airbag] [with triparty collateral
Settlement Currency	of the Securities shall be • references to [insert details c	. [All references to • should be understood as of the Currency: •].]
Issue Size [(up to)]	[•] [in the case of an increase of issue, insert additionally:, which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [insert issue date of the Original Securities: •] [(and increased on [list earlier increases of issue, where applicable: •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a total issue size of •).]	
[Calculation Amount	•]	
Issue Date	•	
[Fixing Date	•]	
Valuation Date	•	
	If the Valuation Date is not a following Exchange Day] [<i>ins</i>	n Exchange Day, it shall be postponed to [the next ert modified provision, where applicable: •].
insert only in case of Ital	ian Uncertificated Certificates:	
Expiry Date (<i>Data c</i> <i>Scadenza</i>)	[shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]	
Maturity Date	•	
Product Features	means the Underlying, the Co Ratio.	pupon Level, the Barrier [<i>for Cap:</i> , the Cap] and the
Underlying	[insert description of Underly	ing: ●]
	[In the case of shares, secur dividend-bearing securities	ities representing shares (ADRs or GDRs), other s and indices as the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
	[Derivatives Exchange:	•]
	[Currency:	•]
	[In the case of indices as the	e Underlying, insert additionally:
	For the purposes of the Term one unit of the Currency of th	ns and Conditions, one index point corresponds to ne Underlying.]]
	[In the case of bonds as the	Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
	[Derivatives Exchange:	•]
	[Valuation Time:	•]

[Currency:	•]]	
[In the case of commodities	as the Underlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Unit of Measurement:	•]	
[Reference Agent:	•]	
[Valuation Time:	•]	
[Currency:	•]]	
[In the case of futures or int	erest rate futures as the Underly	ving, insert:
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Derivatives Exchange:	•]	
[Currency:	•]	

[In the case of interest rate futures as the Underlying, insert additionally:

For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]]

[In the case of **exchange rates** as the Underlying, insert:

[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Base Currency / Strike Curre	ency:	•]
[Reference Agent:	•]	
[Reference Page:	•]	
[Valuation Time:	•]	

[The "Currency of the Underlying" shall correspond to the Strike Currency.]]

[In the case of interest rates as the Underlying, insert:

[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Reference Page:	•]	
[Valuation Time:	•]	
[Currency:	•]]	
[In the case of investment units as the Underlying, insert:		
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Currency:	•]]	
[In the case of virtual currencies as the Underlying, insert:		
[ISIN Underlying:	•]	
[[Bloomberg][•] Symbol:	•]	

[Ba	se Currency / Strike Currency	:	•]
[Re	eference Agent:	•]	
[Re	eference Page:	•]]	
[All Cui	references to • should be une rrency: •].]	derstood as references to [in	nsert details of the

[in the event that for **futures** or **interest rate futures** as the Underlying a Rollover is stipulated, insert additionally:

Underlying on the Issue	[insert description of the contract at the time of issue: $ullet$]
Date	Bloomberg Symbol: [insert description of the Bloomberg symbol of the relevant contract at the time of issue: •]
Current Underlying	[On each Rollover Date a Rollover procedure shall be carried out whereby the Issuer replaces the respective Current Underlying with another Underlying (future) which, except for the expiry date which is further in the future, has the same or comparable contract specifications.
	The " Current Underlying " from the Issue Date until the first Rollover Date means the " Underlying on the Issue Date ", as specified above. On the first Rollover Date this Underlying shall lose its validity and shall be replaced by the Underlying falling due on the Reference Agent in the next following Rollover Month. On each subsequent Rollover Date, the Current Underlying shall be replaced analogously by the Underlying contract falling due on the Reference Agent in the next following relating to the Rollover, where applicable: •]]
Rollover Date	[shall be determined in each case by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)] and shall fall within a period of ten trading days prior to the last trading day of the Current Underlying on the Reference Agent. [In the event that the first notice day of the Current Underlying is before its last trading day, the period for the Rollover Date shall begin ten trading days prior to the first notice day and shall end with the last trading day of the Current Underlying.]] [<i>insert alternative definition of a Rollover Date:</i> •]
Rollover Month[s]	[<i>insert corresponding contract months:</i> •] [means each contract month defined in relation to the Underlying on the Reference Agent].]
Ratio	•
[for Airbag, insert additiona	ally:
Airbag Ratio	•]
Initial Reference Price	•
Coupon Level	•
Coupon Amount	[•] [means the Coupon Level [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] Ratio.]
Barrier	•
Barrier Event	A Barrier Event shall occur if
	[except for Pro:
	the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.]

[for Pro:

the Reference Price of the Underlying is [equal to or] below the Barrier on the Valuation Date.]

[insert alternative definition of a Barrier Event: •]]

[for Bonus (Pro) Cap Certificates:				
Сар	•			
Maximum Amount	[shall be equal to [•] [the Cap [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] Ratio.]]]			
[Insert, except for Pro:				
Observation Period	The Observation Period [shall be from \bullet to \bullet (first day and last day inclusive in each case)] [shall be on \bullet] [shall correspond to the Term] [shall begin on \bullet and end on the Valuation Date (inclusive in each case).]			
	[insert alternative Observation Period: •]			
Observation Price	shall mean			
	[in the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities , indices, futures or interest rate futures as the Underlying, insert:			
	the price of the Underlying determined and published by the Reference Agent.]			
	[in the case of bonds, commodities or interest rates as the Underlying, insert:			
	the price of the Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)].]			
	[in the case of exchange rates as the Underlying, insert:			
	each price of the Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]			
	[in the case of investment units as the Underlying, insert:			
	[the price of the Underlying determined and published by the Reference Agent.][the official net asset value for the Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]			
	[insert alternative definition of the Observation Price for an Underlying: $ullet$]			
	[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of the Underlying during the Observation Period shall be relevant.]]			
Redemption Style	[cash settlement] [(physical) delivery]			
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined			
	in accordance with the following paragraphs.			
	[Bonus Certificates and Bonus Pro Certificates with cash settlement Redemption Style (with Airbag):			

(a) If a Barrier Event has not occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:

(i) the Coupon Amount, or

(ii) the Reference Price of the Underlying on the Valuation Date [*Ratio expressed as a fraction:* divided by the] [*Ratio expressed as a decimal number:* multiplied by the] Ratio.

(b) If a Barrier Event has occurred, the Issuer shall pay a cash settlement corresponding to the Reference Price of the Underlying on the Valuation Date [*Ratio expressed as a fraction:* divided by the] [*Ratio expressed as a decimal number:* multiplied by the] [for Airbag: Airbag] Ratio.]

[Bonus Certificates and Bonus Pro Certificates with (physical) delivery Redemption Style (with Airbag):

(a) If a Barrier Event has not occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:

(i) the Coupon Amount, or

(ii) the Reference Price of the Underlying on the Valuation Date [*Ratio expressed as a fraction:* divided by the] [*Ratio expressed as a decimal number:* multiplied by the] Ratio.

(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Bonus Cap Certificates and Bonus Cap Pro Certificates with cash settlement Redemption Style (with Airbag):

- (a) If a Barrier Event has not occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:
 - (i) the Coupon Amount, or
 - (ii) the Reference Price of the Underlying on the Valuation Date [Ratio expressed as a fraction: divided by the] [Ratio expressed as a decimal number: multiplied by the] Ratio. In this context, the cash settlement shall not exceed the Maximum Amount.
- (b) If a Barrier Event has occurred, the Issuer shall pay a cash settlement corresponding to the Reference Price of the Underlying on the Valuation Date, [*Ratio expressed as a fraction:* divided by the] [*Ratio expressed as a decimal number:* multiplied by the] [*for Airbag*: Airbag] Ratio. [*except for Pro:* In this context, the cash settlement shall not exceed the Maximum Amount.]

[Bonus Cap Certificates with (physical) delivery Redemption Style (with Airbag):

(a) If a Barrier Event has not occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:

- (i) the Coupon Amount, or
- (ii) the Reference Price of the Underlying on the Valuation Date [Ratio expressed as a fraction: divided by the] [Ratio expressed as a decimal number: multiplied by the] Ratio. In this context, the cash settlement shall not exceed the Maximum Amount.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if
 - (i) a Barrier Event has occurred and
 - (ii) the Reference Price of the Underlying is below the Cap on the Valuation Date.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

(c) The investor shall receive payment of the Maximum Amount, if a Barrier Event has occurred, but the Reference Price of the Underlying is equal to or higher than the Cap on the Valuation Date.]

[Bonus Cap Pro Certificates with (physical) delivery Redemption Style (with Airbag):

- (a) If a Barrier Event has not occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:
 - (i) the Coupon Amount, or
 - (ii) the Reference Price of the Underlying on the Valuation Date [*Ratio expressed as a fraction:* divided by the] [*Ratio expressed as a decimal number:* multiplied by the] Ratio. In this context, the cash settlement shall not exceed the Maximum Amount.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.] Reference Price The Reference Price shall be the relevant rate, price or level of the Underlying for the purpose of determining and calculating the redemption of the Securities and shall be determined as follows:

Reference Price means

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and **other dividend-bearing securities** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **indices** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]

[(a) the price of the Underlying displayed on page [*screen page:* •] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of **commodities** as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of futures or interest rate futures as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of exchange rates as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of **investment units** as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of **virtual currencies** as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: •]

Exchange Day	[in the case of shares , securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:		
	A day on which trading in the Underlying takes place on the Reference Agent.]		
	[in the case of indices as the Underlying, insert:		
	A day on which the Underlying is calculated by the Reference Agent.]		
	[in the case of bonds as the Underlying, insert:		
	A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]		
	[in the case of commodities as the Underlying, insert:		
	A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]		
	[in the case of futures or interest rate futures as the Underlying, insert:		
	A day on which trading in the Underlying takes place on the Reference Agent.]		
	[in the case of exchange rates as the Underlying, insert:		
	A day on which the Reference Agent normally fixes a price for the Underlying.]		
	[in the case of interest rates as the Underlying, insert:		
	A day on which the Reference Agent normally fixes a price for the Underlying.]		
	[in the case of investment units as the Underlying, insert:		
	A day on which the value of the Underlying is normally determined by the respective Reference Agent.]		
	[In the case of virtual currencies as the Underlying, insert:		
	A day on which the Reference Agents normally determine a price for the Underlying.]		
	[insert modified definition of Exchange Day, where applicable: $ullet$]		

[for physical delivery only, insert:			
Deliverable Asset	[Underlying][Investment Units][Index Certificates][ETPs]		
[for the Underlying as the I	Deliverable Asset, insert:		
Number of the Deliverable Asset	[shall correspond to the [for Airbag: Airbag] Ratio.]		
	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: •]]		
[for investment units as the Deliverable Asset, insert:			
Investment Unit	refers to a unit [in][of] [insert description of the Fund including, inter alia, the fund company, the securities identification $number(s): \bullet$] (the " Fund ").		
Number of the Deliverable	shall be determined on the Final Valuation Date and [shall correspond]		
Asset	[to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] [<i>for Airbag:</i> Airbag] Ratio and (ii) the NAV of the Investment Unit on the Valuation Date; expressed as a formula:		
	Number of the Deliverable Asset = $\frac{M \times RP_{Underlying}}{NAV_{Investment Unit}}$		
	, where:		

	RP _{Underlying} = Reference Price of the Underlying on the Valuation Date,			
	M = [for Airbag: Airbag] Ratio, and			
	NAV _{Investment Unit} = NAV of the Investment Unit on the Valuation Date.]			
	[insert alternative method of calculating the Number of the Deliverable Asset, where applicable: \bullet]			
NAV	of the Investment Unit means [the net asset value of the Investment Unit calculated on a Business Day by the custodian bank specified in the Information Document and published on the Fund's website [(<i>specify website, if known:</i> •)]. If the net asset value is not calculated on the Valuation Date, then the NAV shall be the net asset value of the Investment Unit calculated by the aforementioned agent and published on the next following Business Day.] [<i>insert alternative definition of the NAV, where applicable:</i> •]			
Information Document	means the sales prospectus or other prospectus prepared with respect to the Investment Unit or the information memorandum prepared with respect to the Investment Unit, as amended respectively.]			
[for index certificates and E	TPs as the Deliverable Asset, insert:			
[Index Certificates] [ETPs]	means the [insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •] (the "[Index Certificates] [ETPs]").			
Number of the Deliverable Asset	 [• (corresponding to the Investment Ratio of the [Index Certificates][ETPs] [Rate expressed as a fraction: divided by the] [Ratio expressed as a decimal number multiplied by the] Ratio)] 			
	[shall be determined on the Fixing Date and shall correspond to the quotient of the Calculation Amount and the Strike, with the result in turn divided by the Investment Ratio of the [Index Certificates][ETPs]]			
	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: \bullet].			
Investment Ratio	 (as specified in the Information Document). 			
Information Document	means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.]			
Fractional Amount	shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by			
	[<i>in the event that the Underlying is delivered, insert:</i> the Reference Price of the Underlying on the Valuation Date]			
	[<i>in the event that Investment Units are delivered, insert:</i> the NAV on the Valuation Date]			
	[<i>in the event that Index Certificates or ETPs are delivered, insert:</i> the Reference Price of the Underlying on the Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs]]			
	[insert alternative method for determining the Fractional Amount, where applicable: \bullet].			
Monetary Value	shall correspond			
	[<i>in the event that the Underlying or Index Certificates or ETPs are delivered, insert:</i> to the Reference Price of the Underlying on the Valuation Date [divided by the][multiplied by the] Number of the Deliverable Asset]			

and Market

Provisions

Disruption

[in the event that Investment Units are delivered, insert: to the NAV on the Valuation Date multiplied by the Number of the Deliverable Asset] [insert alternative method for determining the Monetary Value, where applicable: •].] **Currency Conversion** [if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate. "Conversion Rate" means [the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.] [insert different definition of the Conversion Rate, where applicable: •] [insert additionally, where applicable: If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [for Securities subject to German law: (sections 315, 317 BGB)].]] [if currency hedging (Quanto) is provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security ("Quanto Structure").] Applicable Law [German Law] [Swiss Law] **Registry Type** [German Global Certificates] [German Central Register Securities] [Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities] [Swedish Registered Securities] **Clearing System** is [in each case]: [Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and]. [SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland] [insert additional or other clearing systems: •] The rules for Adjustments and Market Disruption Events for [shares, securities Applicable Adjustment

representing shares (ADRs and GDRs) and other dividend-bearing securities]

[indices] [bonds] [commodities] [futures or interest rate futures] [exchange rates]

[interest rates] [investment units] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.

[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]

Extraordinary Right of Applicable ([excluding][including] Hedging Disruption Events) Termination of the Issuer				
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]			
	[Bank Vontobel Europe AG, Munich (the German Guarantor)]			
Securities with triparty collateral management (TCM)	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]			
	[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]			
]				

7.2.4 Product Conditions for Multi Bonus (Cap) (Pro) Certificates (with Airbag) (Product No. 4)

[
Type of Security	Multi Bonus [Cap] [Pro] Certificates [Quanto] [with Airbag] [with triparty collateral management (TCM)]			
Settlement Currency	of the Securities shall be • . [All references to • should be understood as references to [<i>insert details of the Currency:</i> •].]			
Issue Size [(up to)]	[•] [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a total issue size of •).]			
Calculation Amount	•			
Issue Date	•			
[Fixing Date	•]			
Valuation Date	•			
	 If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [insert modified provision, where applicable: ●]. 			
[insert only in case of Italia	n Uncertificated Certificates:			
Expiry Date (<i>Data di Scadenza</i>)	[shall mean the Valuation Date.] [● Business Days following the Valuation Date.] [●]]			
Maturity Date	•			
Product Features	means the Underlyings, the Strikes, the Coupon Level, [for Cap: , the Cap,] the Barriers and the Ratios.			
Underlyings	[list Underlyings in order: ●]			
	[insert description of Underlying: •]			
	[In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert:			
	[ISIN Underlying: •]			
	[[Bloomberg][•] symbol: •]			
	[Reference Agent: •]			
	[Derivatives Exchange: •]			
	[Currency: •]			
	[In the case of indices as the Underlying, insert additionally:			
	For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]]			
	[In the case of bonds as the Underlying, insert:			
	[ISIN Underlying: •]			
	[ISIN Underlying: •] [[Bloomberg][•] symbol: •]			
	[ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •]			

[Derivatives Exchange:	•]			
IValuation Time:	•]			
[Currency:	•]]			
[In the case of commodities as t	the Underlying, insert:			
[ISIN Underlying:	•]			
[[Bloomberg][•] symbol:	•]			
[Unit of Measurement:	•]			
[Reference Agent:	•]			
[Valuation Time:	•]			
[Currency:	•]]			
[In the case of futures or interes	st rate futures as the Underlying, insert:			
[ISIN Underlying:	•]			
[[Bloomberg][•] symbol:	•]			
[Reference Agent:	•]			
[Derivatives Exchange:	•]			
[Currency:	•]			
[In the case of interest rate futu	res as the Underlying, insert additionally:			
For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]]				
[In the case of exchange rates a	as the Underlying, insert:			
[ISIN Underlying:	•]			
[[Bloomberg][•] symbol:	•]			
[Base Currency / Strike Currency	•]			
[Reference Agent:	•]			
[Reference Page:	•]			
[Valuation Time:	•]			
[The "Currency of the Underlying'	" shall correspond to the Strike Currency.]]			
[In the case of interest rates as the Underlying, insert:				
[ISIN Underlying:	•]			
[[Bloomberg][•] symbol:	•]			
[Reference Agent:	•]			
[Reference Page:	•]			
[Valuation Time:	•]			
[Currency:	•]]			
[In the case of investment units	as the Underlying, insert:			
[ISIN Underlying:	•]			
[[Bloomberg][•] symbol:	•]			
[Reference Agent:	•]			
[Currency:	•]]			
[In the case of virtual currencies	s as the Underlying, insert:			

[ISIN Underlying:	•]	
[[Bloomberg][•] Symbol:	•]	
[Base Currency / Strike Currency:	:	•]
[Reference Agent:	•]	
[Reference Page:	•]]	

[All references to \bullet should be understood as references to [*insert details of the Currency*: \bullet].]

Underlying	lr P	nitial Reference Price	Ratio	Strike	Barrier
[description Underlying: •]	of •	•	•	•	•
[description Underlying: •]	of •	•	•	•	•
[additional Underlying where applicable: •	gs, ●	•	•	•	•

Barrier Event

A Barrier Event shall occur if

[except for Pro:

the Observation Price of at least one Underlying is [equal to or] below the applicable Barrier for the respective Underlying at least once on an Exchange Day within the Observation Period.]

[for Pro:

the Reference Price of at least one Underlying is [equal to or] below the applicable Barrier for the respective Underlying on the Valuation Date.]

[insert alternative definition of a Barrier Event: •]]

[for Multi Bonus Cap (Pro) Certificates:			
Сар	[•%]		
Maximum Amount	[shall correspond to [•] [the Cap multiplied by the Calculation Amount.]]]		
Coupon Level	• %		
Coupon Amount	[•] [means the Coupon Level multiplied by the Calculation Amount.]		
[Insert, except for Pro:			
Observation Period	The Observation Period [shall be from \bullet to \bullet (first day and last day inclusive in each case)] [shall be on \bullet] [shall correspond to the Term] [shall begin on \bullet and end on the Valuation Date (inclusive in each case).]		
	[insert alternative Observation Period: •]		
Observation Price	shall mean		
	[in the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities, indices, futures or interest rate futures as the Underlying, insert:		
	the price of the respective Underlying determined and published by the Reference Agent.]		

[in the case of **bonds**, **commodities** or **interest rates** as the Underlying, insert:

the price of the respective Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)].]

[in the case of exchange rates as the Underlying, insert:

each price of the respective Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]

[in the case of investment units as the Underlying, insert:

[the price of the respective Underlying determined and published by the Reference Agent.][the official net asset value for the respective Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]

[insert alternative definition of the Observation Price for an Underlying: •]

[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of an Underlying during the Observation Period shall be relevant.]]

Redemption Style	ash settlement] [(physical) delivery]		
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined		
	in accordance with the following paragraphs.		
	[Multi Bonus Certificates and Multi Bonus Pro Certificates with cash settlement Redemption Style:		
	(a) The Issuer shall pay a cash settlement, if a Barrier Event has not occurred.		
	The cash settlement shall correspond to the Calculation Amount multiplied by the [average Performance of the Underlyings] [Relevant Performance], but shall be at least equal to the Coupon Amount.		
	(b) If a Barrier Event has occurred, the Issuer shall also pay a cash settlement.		
	The latter shall, however, correspond to the Calculation Amount multiplied by [the arithmetic mean of the Performances of all the Underlyings] [the Relevant Performance].]		
	[Multi Bonus Certificates and Multi Bonus Pro Certificates with (physical) delivery Redemption Style:		
	(a) The Issuer shall pay a cash settlement, if a Barrier Event has not occurred.		
	The cash settlement shall correspond to the Calculation Amount multiplied by [the arithmetic mean of the Performances of all the Underlyings] [the Relevant Performance], but shall be at least equal to the Coupon Amount.		
	(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.		
	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded.		

[*only for the delivery of shares, bonds, index certificates or ETPs:* The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Multi Bonus Cap Certificates and Multi Bonus Cap Pro Certificates with cash settlement Redemption Style:

(a) The Issuer shall pay a cash settlement, if a Barrier Event has not occurred.

The cash settlement shall correspond to the Calculation Amount multiplied by [the arithmetic mean of the Performances of all the Underlyings] [the Relevant Performance], but shall be at least equal to the Coupon Amount and at most to the Maximum Amount.

(b) If a Barrier Event has occurred, the Issuer shall also pay a cash settlement.

The latter shall, however, correspond to the Calculation Amount multiplied by [the arithmetic mean of the Performances of all the Underlyings] [the Relevant Performance], but shall be at most equal to the Maximum Amount.]

[Multi Bonus Cap Certificates and Multi Bonus Cap Pro Certificates with (physical) delivery Redemption Style:

(a) The Issuer shall pay a cash settlement, if a Barrier Event has not occurred.

The cash settlement shall correspond to the Calculation Amount multiplied by [the arithmetic mean of the Performances of all the Underlyings] [the Relevant Performance], but shall be at least equal to the Coupon Amount and at most to the Maximum Amount.

(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

The investor shall receive payment of the Maximum Amount instead of delivery of the Deliverable Asset, if the equivalent value of the Deliverable Assets (as specified below) is equal to or higher than the Maximum Amount.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

Reference Price The Reference Price shall be the relevant rate, price or level of the respective Underlying for the purpose of determining and calculating the redemption of the Securities and shall be determined as follows:

Reference Price means

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and **other dividend-bearing securities** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **indices** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]

[(a) the price of the Underlying displayed on page [*screen page:* \bullet] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of **commodities** as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of futures or interest rate futures as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of exchange rates as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of **investment units** as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: •]

Performance[of the respective Underlying shall correspond to the quotient of (i) the Reference
Price of the respective Underlying on the Valuation Date and (ii) the [Strike][Initial
Reference Price] of the respective Underlying, expressed as a percentage.]Relevant Performancemeans the Performance of the Underlying showing the [lowest] [highest] [•]
Performance in relation to the other Underlyings. If several Underlyings show
identical Performance, the Issuer shall be entitled to decide in its reasonable
discretion [for Securities subject to German law: (sections 315, 317 BGB)] which

of the Underlyings concerned shall be used for the purpose of calculating the Relevant Performance within the meaning of these Terms and Conditions.			
[[in the case of shares, securities representing shares (ADRs an other dividend-bearing securities as the Underlying, insert:			
A day on which trading in the Un	derlying takes place on the Reference Agent.]		
[in the case of indices as the Un	of indices as the Underlying, insert:		
A day on which the Underlying is calculated by the Reference Agent.]			
[in the case of bonds as the Unc	lerlying, insert:		
A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]			
[in the case of commodities as the Underlying, insert:			
A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]			
[in the case of futures or interes	st rate futures as the Underlying, insert:		
A day on which trading in the Un	derlying takes place on the Reference Agent.]		
[in the case of exchange rates a	as the Underlying, insert:		
A day on which the Reference Ag	gent normally fixes a price for the Underlying.]		
[in the case of interest rates as	the Underlying, insert:		
A day on which the Reference Ag	gent normally fixes a price for the Underlying.]		
[in the case of investment units	as the Underlying, insert:		
A day on which the value of the Underlying is normally determined by respective Reference Agent.] [<i>In the case of virtual currencies</i> as the Underlying, insert:			
[insert modified definition of Exch	definition of Exchange Day, where applicable: •]		
nsert:			
[Underlying with the Relevant Performance] [[Investment Units][Index Certificates][ETPs] linked to the Underlying with the Relevant Performance]			
eliverable Asset, insert:			
f the Deliverable [shall correspond to the Ratio of the Underlying with the Relevant Perform [insert alternative method for determining the Number of the Deliverable for the Underlyings, where applicable: •]]			
		[for investment units as the Deliverable Asset, insert:	
means a unit in the fund allocated to the respective Underlying (each a as listed below:			
[Underlying 1]	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): ●]		
[Underlying 2]	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): •]		
	of the Underlyings concerned sr Relevant Performance within the [[<i>in the case of shares, securitie</i> other dividend-bearing securit A day on which trading in the Un [<i>in the case of indices as the Unc</i> A day on which the Underlying is [<i>in the case of bonds as the Unc</i> A day on which [trading in the U [bid and offer prices for the Un participants].] [<i>in the case of commodities</i> as a A day on which the interbank ma price for the Underlying is calcula [<i>in the case of futures or interess</i> A day on which the interbank ma price for the Underlying is calcula [<i>in the case of futures or interess</i> A day on which the Reference Ag [<i>in the case of exchange rates as</i> A day on which the Reference Ag [<i>in the case of interest rates</i> as A day on which the Reference Ag [<i>in the case of investment units</i> A day on which the Reference Ag [<i>in the case of virtual currencie</i> A day on which the Reference [<i>in the case of virtual currencie</i> A day on which the Reference [<i>in the case of virtual currencie</i> A day on which the Reference Underlying.] [<i>Insert modified definition of Excl</i> <i>nsert:</i> [Underlying with the Releva Certificates][ETPs] linked to the I [<i>viverable Asset, insert:</i> [shall correspond to the Ratio of <i>i</i> [<i>insert alternative method for de</i> <i>for the Underlyings, where applic</i> <i>Deliverable Asset, insert:</i> [<i>Underlying 1</i>] [<i>Underlying 1</i>]		

	[list additional Underlying(s), where applicable	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): •]]
Number of the Deliverable	shall be determined on the Final	Valuation Date and shall correspond
Asset	[to the quotient of (i) the Refere Performance on the Valuation Da Amount and the Strike of the Une the NAV of the Investment Un Performance on the Valuation Da	nce Price of the Underlying with the Relevant ate multiplied by the quotient of the Calculation derlying with the Relevant Performance and (ii) it linked to the Underlying with the Relevant ate; expressed as a formula:
	Number of the Deliver	able Asset = $\frac{\frac{NA}{S_{\text{Underlying}}} \times RP_{\text{Underlying}}}{NAV}$
	. where:	investment Unit
	RP _{Underlying} = Reference Performation	ce Price of the Underlying with the Relevant ance on the Valuation Date
	SUnderlying = Strike of	the Underlying with the Relevant Performance,
	NA = Calculation	on Amount, and
	NAV _{Investment Unit} = NAV of the Relevance of the Releva	ne Investment Unit linked to the Underlying with vant Performance on the Valuation Date.]
	[insert alternative method of ca where applicable: •]	lculating the Number of the Deliverable Asset,
NAV	of the respective Investment Unit Unit calculated on a Business Information Document and publis website, if known: •)]. If the net Date, then the NAV shall be the n by the aforementioned agent and [insert alternative definition of the	t means [the net asset value of the Investment Day by the custodian bank specified in the shed on the respective Fund's website [(specify asset value is not calculated on the Valuation net asset value of the Investment Unit calculated published on the next following Business Day.] e NAV, where applicable: •]
Information Document	means the sales prospectus or respective Investment Unit or respect to the Investment Unit, a	other prospectus prepared with respect to the the information memorandum prepared with s amended respectively.]
[for index certificates and E	TPs as the Deliverable Asset, ins	ert:
[Index Certificates] [ETPs]	means the [Index Certificates] [E "[Index Certificates] [ETPs]"), a	TPs] allocated to the respective Underlying (the s listed below:
	[Underlying 1]	[insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: ●]
	[Underlying 2]	[insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]
	[list additional Underlying(s), where applicable	[insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]]
Number of the Deliverable Asset	[Index Certificates or ETPs linked to Underlying 1]	[•][shall be determined on the Fixing Date and shall correspond to the quotient of the Calculation Amount and the Strike of the respective Underlying, with the result in turn divided by the Investment Ratio of the [Index Certificates][ETPs]]

	[<i>Index Certificates or ETPs</i> <i>linked to Underlying 2</i>] [shall be determined on the Fixing Date and shall correspond to the quotient of the Calculation Amount and the Strike of the respective Underlying, with the result in turn divided by the Investment Ratio of the [Index Certificates][ETPs]]
	[<i>list Index Certificates or ETPs linked to additional Underlying(s), where applicable</i> [•][shall be determined on the Fixing Date and shall correspond to the quotient of the Calculation Amount and the Strike of the respective Underlying, with the result in turn divided by the Investment Ratio of the [Index Certificates][ETPs]]
	[<i>if the Ratio is determined before or at the start of the offer, insert where applicable:</i> The Ratios above correspond in each case to quotient of the Calculation Amount and the Strike of the respective Underlying, with the result in turn divided by the Investment Ratio of the relevant [Index Certificates][ETPs]).]
	[insert alternative method for determining the Number of the Deliverable Asset for the Index Certificates or ETPs linked to the Underlyings, where applicable: •]
Investment Ratio	[Index Certificates or ETPs • linked to Underlying 1]
	[Index Certificates or ETPs • linked to Underlying 2]
	[list Index Certificates or ETPs •] linked to additional Underlying(s), where applicable
	The Investment Ratios above are as specified in the respective Information Document.
Information Document	means in each case the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.]
Fractional Amount	shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by
	[<i>in the event that an Underlying is delivered, insert:</i> the Reference Price of the Underlying with the Relevant Performance on the Valuation Date]
	[<i>in the event that Investment Units are delivered, insert:</i> the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Valuation Date]
	[<i>in the event that Index Certificates or ETPs are delivered, insert:</i> the Reference Price of the Underlying with the Relevant Performance on the Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs] linked to it].
Monetary Value	shall correspond
	[<i>in the event that an Underlying or Index Certificates or ETPs are delivered, insert:</i> to the Reference Price of the Underlying with the Relevant Performance on the Valuation Date multiplied by the Number of the Deliverable Asset]

	[<i>in the event that Investment Units are delivered, insert:</i> to the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Valuation Date multiplied by the Number of the Deliverable Asset]
	[insert alternative method for determining the Monetary Value, where applicable: •].]
Currency Conversion	[if currency hedging (Quanto) is not provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.
	"Conversion Rate" means
	[the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.]
	[insert different definition of the Conversion Rate, where applicable: $ullet$]
	[<i>insert additionally, where applicable:</i> If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)].]]
	[if currency hedging (Quanto) is provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security (" Quanto Structure ").]
Applicable Law	[German Law]
	[Swiss Law]
Registry Type	[German Global Certificates]
	[German Central Register Securities]
	[Swiss Uncertificated Securities]
	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates]
	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities]
	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities]
	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities]
	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities]
	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities]
	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities] [Swedish Registered Securities]
Clearing System	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities] [Swedish Registered Securities] is [in each case]:
Clearing System	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities] [Swedish Registered Securities] is [in each case]: [Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
Clearing System	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities] [Swedish Registered Securities] is [in each case]: [Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and]. [SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
Clearing System	[Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities] [Swedish Registered Securities] is [in each case]: [Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and]. [SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland] [<i>insert additional or other clearing systems:</i> •]

units] [,][and] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.
[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Applicable ([excluding][including] Hedging Disruption Events)
[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]
[Bank Vontobel Europe AG, Munich (the German Guarantor)]
[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]

7.2.5 Product Conditions for Reverse Bonus (Cap) (Pro) Certificates with Ratio (Product No. 5)

Type of Security	Reverse Bonus [Cap] [Pro] Cer management (TCM)]	tificates [Quanto] [with triparty collateral
Settlement Currency	of the Securities shall be • . [All references to [insert details of the	references to • should be understood as e <i>Currency:</i> •].]
Issue Size [(up to)]	[•] [<i>in the case of an increase of</i> consolidated with the outstandin issued on [<i>insert issue date of the</i> [<i>list earlier increases of issue, wh</i> within the meaning of section 13 to a total issue size of •).]	<i>issue, insert additionally:</i> , which shall be g Securities (ISIN • / WKN • / Valor •) <i>original Securities:</i> •] [(and increased on <i>ere applicable:</i> •])] and form a single issue of the General Conditions (corresponding
[Calculation Amount •]	
Issue Date	•	
Fixing Date	•	
Valuation Date	•	
	If the Valuation Date is not an Exnext following Exchange Day] [<i>in</i> •].	change Day, it shall be postponed to [the sert modified provision, where applicable:
insert only in case of Italia	n Uncertificated Certificates:	
Expiry Date (<i>Data di</i> <i>Scadenza</i>)	[shall mean the Valuation Date.] Date.] [•]]	• Business Days following the Valuation
Maturity Date	•	
Product Features	means the Underlying, the Rever Cap], the Barrier and the Ratio.	se Level, the Coupon Level, [<i>for Cap:</i> , the
Underlying	[insert description of Underlying:	•]
	[In the case of shares, securities other dividend-bearing securit	s representing shares (ADRs or GDRs), ies and indices as the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
	[Derivatives Exchange:	•]
	[Currency:	•]
	[In the case of indices as the Un	derlying, insert additionally:
	For the purposes of the Terms an to one unit of the Currency of the	d Conditions, one index point corresponds Underlying.]]
	[In the case of bonds as the Unc	lerlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
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[Derivatives Exchange:	•]	
[Valuation Time:	•]	
[Currency:	•]]	
[In the case of commodities as the	he Underlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Unit of Measurement:	•]	
[Reference Agent:	•]	
[Valuation Time:	•]	
[Currency:	•]]	
[In the case of futures or interes	t rate futures as the Underly	ing, insert:
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Derivatives Exchange:	•]	
[Currency:	•]	
[In the case of interest rate futur	res as the Underlying, insert a	additionally:
For the purposes of the Terms and pricing of the Underlying by the F unit of the Currency of the Underl	d Conditions, one percentage Reference Agent shall corres ying.]]	e point in the pond to one
[In the case of exchange rates a	s the Underlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Base Currency / Strike Currency:		•]
[Reference Agent:	•]	
[Reference Page:	•]	
[Valuation Time:	•]	
[The "Currency of the Underlying"	shall correspond to the Strike	e Currency.]]
[In the case of interest rates as t	he Underlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Reference Page:	•]	
[Valuation Time:	•]	
[Currency:	•]]	
[In the case of investment units	as the Underlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Currency:	•]]	
[In the case of virtual currencies	as the Underlying, insert:	

[ISIN Underlying:	•]
[[Bloomberg][•] Symbol:	•]
[Base Currency / Strike Currency:	•]
[Reference Agent:	•]
[Reference Page:	•]]
[All references to ● should be under the Currency: ●].]	erstood as references to [insert details of

[in the event that for **futures** or **interest rate futures** as the Underlying a Rollover is stipulated, insert additionally:

Underlying on the Issue	[insert description of the contract at the time of issue: •]
Date	Bloomberg Symbol: [insert description of the Bloomberg symbol of the relevant contract at the time of issue: •]
Current Underlying	[On each Rollover Date a Rollover procedure shall be carried out whereby the Issuer replaces the respective Current Underlying with another Under- lying (future) which, except for the expiry date which is further in the future, has the same or comparable contract specifications.
	The " Current Underlying " from the Issue Date until the first Rollover Date means the " Underlying on the Issue Date ", as specified above. On the first Rollover Date this Underlying shall lose its validity and shall be replaced by the Underlying falling due on the Reference Agent in the next following Rollover Month. On each subsequent Rollover Date, the Current Underlying shall be replaced analogously by the Underlying contract falling due on the Reference Agent in the next following molified provision relating to the Rollover, where applicable: •]]
Rollover Date	[shall be determined in each case by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)] and shall fall within a period of ten trading days prior to the last trading day of the Current Underlying on the Reference Agent. [In the event that the first notice day of the Current Underlying is before its last trading day, the period for the Rollover Date shall begin ten trading days prior to the first notice day and shall end with the last trading day of the Current Underlying.]] [<i>insert alternative definition of a Rollover Date:</i> •]
Rollover Month[s]	[<i>insert corresponding contract months:</i> •] [means each contract month defined in relation to the Underlying on the Reference Agent].]
Ratio	•
Initial Reference Price	•
Reverse Level	•
Coupon Level	•
Coupon Amount	[•] [means the difference between the Reverse Level and the Coupon Level, [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] Ratio.]
Barrier	•
Barrier Event	A Barrier Event shall occur if
	[except for Pro:

the Observation Price of the Underlying is [equal to or] above the Barrier at least once on an Exchange Day within the Observation Period.]

[for Pro:

the Reference Price of the Underlying is [equal to or] above the Barrier on the Valuation Date.]

[insert alternative definition of a Barrier Event: •]]

[For Reverse Bonus Cap (Pro) Certificates, insert: Cap Maximum Amount [•] [means the difference between the Reverse Level and the Cap, [Ratio expressed as a fraction: divided by the] [Ratio expressed as a decimal number: multiplied by the] Ratio.]] [Insert, except for Pro: [The Observation Period [shall be from • to • (first day and last day **Observation Period** inclusive in each case)] [shall be on •] [shall correspond to the Term] [shall begin on • and end on the Valuation Date (inclusive in each case).] [insert alternative Observation Period: •]] **Observation Price** shall mean [in the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities, indices, futures or interest rate futures as the Underlying, insert: the price of the Underlying determined and published by the Reference Agent.] [in the case of **bonds**, **commodities** or **interest rates** as the Underlying. insert: the price of the Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [for Securities subject to German law: (sections 315, 317 BGB)].] [in the case of **exchange rates** as the Underlying, insert: each price of the Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [for Securities subject to German law: (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.1 [in the case of investment units as the Underlying, insert: [the price of the Underlying determined and published by the Reference Agent.][the official net asset value for the Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]] [insert alternative definition of the Observation Price for an Underlying: •] [For the purpose of determining the occurrence of a Barrier Event, each Observation Price of the Underlying during the Observation Period shall be relevant.]] **Redemption Style** Cash settlement

Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined
	in accordance with the following paragraphs.
	[Reverse Bonus Certificates and Reverse Bonus Pro Certificates:
	(a) If a Barrier Event has not occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:
	(i) the Coupon Amount, or
	(ii) the difference between the Reverse Level and the Reference Price of the Underlying on the Valuation Date [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] Ratio.
	(b) If a Barrier Event has occurred, the Issuer shall pay a cash settlement corresponding to the difference between the Reverse Level and the Reference Price of the Underlying on the Valuation Date, [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] Ratio. In this context, the cash settlement may not be negative.
	[Reverse Bonus Cap Certificates and Reverse Bonus Cap Pro Certificates:
	(a) If a Barrier Event has not occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:
	(i) the Coupon Amount, or
	(ii) the difference between the Reverse Level and the Reference Price of the Underlying on the Valuation Date, [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] Ratio. In this context, the cash settlement shall not exceed the Maximum Amount.
	(b) If a Barrier Event has occurred, the Issuer shall pay a cash settlement corresponding to the difference between the Reverse Level and the Reference Price of the Underlying on the Valuation Date, [<i>Ratio expressed as a fraction:</i> divided by the] [<i>Ratio expressed as a decimal number:</i> multiplied by the] Ratio. In this context, the cash settlement may not be negative [<i>except for Pro:</i> and shall not exceed the Maximum Amount].
Reference Price	The Reference Price shall be the relevant rate, price or level of the Underlying for the purpose of determining and calculating the redemption of the Securities and shall be determined as follows:
	Reference Price means
	[in the case of shares , securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:
	the closing price of the Underlying determined and published by the Reference Agent.]
	[in the case of indices as the Underlying, insert:
	the closing price of the Underlying determined and published by the Reference Agent.]
	[in the case of bonds as the Underlying, insert:
	[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]
	[(a) the price of the Underlying displayed on page [<i>screen page:</i> •] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of **commodities** as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of futures or interest rate futures as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of exchange rates as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of investment units as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: •]

Exchange Day

[in the case of shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:

A day on which trading in the Underlying takes place on the Reference Agent.]

[in the case of **indices** as the Underlying, insert:

A day on which the Underlying is calculated by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]

[in the case of **commodities** as the Underlying, insert:

A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]

[in the case of **futures** or **interest rate futures** as the Underlying, insert:
	A day on which trading in the Underlying takes place on the Reference Agent.]
	[in the case of exchange rates as the Underlying, insert:
	A day on which the Reference Agent normally fixes a price for the Underlying.]
	[in the case of interest rates as the Underlying, insert:
	A day on which the Reference Agent normally fixes a price for the Underlying.]
	[in the case of investment units as the Underlying, insert:
	A day on which the value of the Underlying is normally determined by the respective Reference Agent.]
	[In the case of virtual currencies as the Underlying, insert:
	A day on which the Reference Agents normally determine a price for the Underlying.]
	[insert modified definition of Exchange Day, where applicable: $ullet$]
Currency Conversion	[if currency hedging (Quanto) is not provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.
	"Conversion Rate" means
	[the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.]
	[insert different definition of the Conversion Rate, where applicable: $ullet$]
	[<i>insert additionally, where applicable:</i> If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [<i>for Securities subject to German</i> law: (sections 315, 317 BGB)].]]
	[if currency hedging (Quanto) is provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security (" Quanto Structure ").]
Applicable Law	[German Law]
	[Swiss Law]
Registry Type	[German Global Certificates]
0 7 71	[German Central Register Securities]
	[Swiss Uncertificated Securities]
	- [Italian Uncertificated Certificates]
	[Danish Uncertificated Securities]
	[Dutch Uncertificated Securities]
	- [Finnish Deviatored Convertion]
	[Finnish Registered Securities]

	[Norwegian Registered Securities]
	[Swedish Registered Securities]
Clearing System	is [in each case]:
	[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
	[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
	[insert additional or other clearing systems: •]
Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend- bearing securities] [indices] [bonds] [commodities] [futures or interest rate futures] [exchange rates] [interest rates] [investment units] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.
	[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Extraordinary Right of Termination of the Issuer	Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]
	[Bank Vontobel Europe AG, Munich (the German Guarantor)]
Securities with triparty collateral management (TCM)	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
	[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]

7.2.6 Product Conditions for Reverse Bonus (Cap) (Pro) Certificates with Calculation Amount (Product No. 6)

[

Type of Security	Reverse Bonus [Cap] [Pro] Certificates [Quanto] [with triparty collateral management (TCM)]		
Settlement Currency	of the Securities shall be • . [All references to • should be understood as eferences to [<i>insert details of the Currency:</i> •].]		
Issue Size [(up to)]	[•] [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a total issue size of •).]		
Calculation Amount			
Issue Date	•		
Fixing Date	•		
Valuation Date	•		
	If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].		
[insert only in case of Italia	an Uncertificated Certificates:		
Expiry Date (<i>Data di</i> <i>Scadenza</i>)	[shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]		
Maturity Date	•		
Maturity Date Product Features	• means the Underlying, the Reverse Level, the Coupon Level, [<i>for Cap:</i> , the Cap] and the Barrier.		
Maturity Date Product Features Underlying	 means the Underlying, the Reverse Level, the Coupon Level, [for Cap:, the Cap] and the Barrier. [insert description of Underlying: •] 		
Maturity Date Product Features Underlying	 means the Underlying, the Reverse Level, the Coupon Level, [for Cap:, the Cap] and the Barrier. [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: 		
Maturity Date Product Features Underlying	 means the Underlying, the Reverse Level, the Coupon Level, [for Cap:, the Cap] and the Barrier. [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •]		
Maturity Date Product Features Underlying	 means the Underlying, the Reverse Level, the Coupon Level, [<i>for Cap:</i>, the Cap] and the Barrier. [<i>insert description of Underlying:</i> •] [<i>In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert:</i> [ISIN Underlying: •] [[Bloomberg][•] symbol: •] 		
Maturity Date Product Features Underlying	 means the Underlying, the Reverse Level, the Coupon Level, [for Cap:, the Cap] and the Barrier. [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •]		
Maturity Date Product Features Underlying	 means the Underlying, the Reverse Level, the Coupon Level, [for Cap:, the Cap] and the Barrier. [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •]		
Maturity Date Product Features Underlying	 means the Underlying, the Reverse Level, the Coupon Level, [for Cap:, the Cap] and the Barrier. [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •]		
Maturity Date Product Features Underlying	means the Underlying, the Reverse Level, the Coupon Level, [for Cap: , the Cap] and the Barrier. [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally:		
Maturity Date Product Features Underlying	means the Underlying, the Reverse Level, the Coupon Level, [<i>for Cap:</i> , the Cap] and the Barrier. <i>[insert description of Underlying:</i> •] <i>[In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying:</i> •] <i>[[Bloomberg][•] symbol:</i> •] <i>[Reference Agent:</i> •] <i>[Derivatives Exchange:</i> •] <i>[Currency:</i> •] <i>[In the case of indices as the Underlying, insert additionally:</i> For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]]		
Maturity Date Product Features Underlying	means the Underlying, the Reverse Level, the Coupon Level, [<i>for Cap:</i> , the Cap] and the Barrier. <i>[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [[Reference Agent: •] [[Derivatives Exchange: •] [[Currency: •] [<i>In the case of indices as the Underlying, insert additionally:</i> For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]] <i>[In the case of bonds as the Underlying, insert:</i> </i>		
Maturity Date Product Features Underlying	 means the Underlying, the Reverse Level, the Coupon Level, [for Cap:, the Cap] and the Barrier. [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] 		
Maturity Date Product Features Underlying	means the Underlying, the Reverse Level, the Coupon Level, [for Cap: , the Cap] and the Barrier. [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [IBloomberg][•] symbol: •]		

.....

[Derivatives Exchange:	•]		
[Valuation Time:	•]		
[Currency:	•]]		
[In the case of commodities as the	he Underlying, insert:		
[ISIN Underlying:	•]		
[[Bloomberg][•] symbol:	•]		
[Unit of Measurement:	•]		
[Reference Agent:	•]		
[Valuation Time:	•]		
[Currency:	•]]		
[In the case of futures or interes	t rate futures as the Underly	ing, insert:	
[ISIN Underlying:	•]		
[[Bloomberg][•] symbol:	•]		
[Reference Agent:	•]		
[Derivatives Exchange:	•]		
[Currency:	•]		
[In the case of interest rate futur	res as the Underlying, insert a	additionally:	
For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]]			
[In the case of exchange rates a	s the Underlying, insert:		
[ISIN Underlying:	•]		
[[Bloomberg][•] symbol:	•]		
[Base Currency / Strike Currency:		•]	
[Reference Agent:	•]		
[Reference Page:	•]		
[Valuation Time:	•]		
[The "Currency of the Underlying"	shall correspond to the Strike	e Currency.]]	
[In the case of interest rates as t	he Underlying, insert:		
[ISIN Underlying:	•]		
[[Bloomberg][•] symbol:	•]		
[Reference Agent:	•]		
[Reference Page:	•]		
[Valuation Time:	•]		
[Currency:	•]]		
[In the case of investment units	as the Underlying, insert:		
[ISIN Underlying:	•]		
[[Bloomberg][•] symbol:	•]		
[Reference Agent:	•]		
[Currency:	•]]		
[In the case of virtual currencies	as the Underlying, insert:		

	[ISIN Underlying: •]	
	[[Bloomberg][•] Symbol: •]	
	[Base Currency / Strike Currency: •]	
	[Reference Agent: •]	
	[Reference Page: •]]	
	[All references to • should be understood as references to [<i>insert details of the Currency:</i> •].]	
Initial Reference Price	•	
Reverse Level	•	
Coupon Level	•	
Coupon Amount	[•] [means the product of (1) the Calculation Amount and (2) the difference, divided by the Initial Reference Price, between the Reverse Level and the Coupon Level.]	
Barrier	•	
Barrier Event	A Barrier Event shall occur if	
	[except for Pro:	
	the Observation Price of the Underlying is [equal to or] above the Barrier at least once on an Exchange Day within the Observation Period.]	
	[for Pro:	
	the Reference Price of the Underlying is [equal to or] above the Barrier on the Valuation Date.]	
	[insert alternative definition of a Barrier Event: ●]]	
[For Reverse Bonus Cap	o (Pro) Certificates, insert:	
Сар	•	
Maximum Amount	[•] [means the product of (1) the Calculation Amount and (2) the difference, divided by the Initial Reference Price, between the Reverse Level and the Cap.]]	
[Insert, except for Pro:		
Observation Period	[The Observation Period [shall be from • to • (first day and last day inclusive in each case)] [shall be on •] [shall correspond to the Term] [shall begin on • and end on the Valuation Date (inclusive in each case).]	
	[insert alternative Observation Period: •]]	
Observation Price	shall mean	
	[in the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities, indices, futures or interest rate futures as the Underlying, insert:	
	the price of the Underlying determined and published by the Reference Agent.]	
	[in the case of bonds, commodities or interest rates as the Underlying, insert:	

the price of the Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)].]

[in the case of exchange rates as the Underlying, insert:

each price of the Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]

[in the case of investment units as the Underlying, insert:

[the price of the Underlying determined and published by the Reference Agent.][the official net asset value for the Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]

[insert alternative definition of the Observation Price for an Underlying: •]

[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of the Underlying during the Observation Period shall be relevant.]]

Redemption Style	Cash settlement	
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined	
	in accordance with the following paragraphs.	
	[Reverse Bonus Certificates and Reverse Bonus Pro Certificates:	
	(a) If a Barrier Event has occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:	
	(i) the Coupon Amount, or	
	(ii) the product of (1) the Calculation Amount and (2) the difference, divided by the Initial Reference Price, between the Reverse Level and the Reference Price of the Underlying on the Valuation Date.	
	(b) If a Barrier Event has occurred, the Issuer shall pay a cash settlement equal to the product of (1) the Calculation Amount and (2) the difference, divided by the Initial Reference Price, between the Reverse Level and the Reference Price of the Underlying on the Valuation Date. In this context, the cash settlement may not be negative.]	
	[Reverse Bonus Cap Certificates and Reverse Bonus Cap Pro Certificates:	
	(a) If a Barrier Event has occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:	
	(i) the Coupon Amount, or	
	(ii) the product of (1) the Calculation Amount and (2) the difference, divided by the Initial Reference Price, between the Reverse Level and the Reference Price of the Underlying on the Valuation Date. In this context, the cash settlement shall not exceed the Maximum Amount.	
	(b) If a Barrier Event has occurred, the Issuer shall pay a cash settlement equal to the product of (1) the Calculation Amount and (2) the difference, divided by the Initial Reference Price, between the Reverse Level and the Reference Price of the Underlying on the Valuation Date. In this context, the cash settlement may not be negative [<i>except for</i> <i>Pro:</i> and shall not exceed the Maximum Amount].	

Reference Price The Reference Price shall be the relevant rate, price or level of the Underlying for the purpose of determining and calculating the Cash Amount and shall be determined as follows:

Reference Price means

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **indices** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]

[(a) the price of the Underlying displayed on page [*screen page:* •] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of **commodities** as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of **futures** or **interest rate futures** as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of exchange rates as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of **investment units** as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: •]

Exchange Day	[in the case of shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:
	A day on which trading in the Underlying takes place on the Reference Agent.]
	[in the case of indices as the Underlying, insert:
	A day on which the Underlying is calculated by the Reference Agent.]
	[in the case of bonds as the Underlying, insert:
	A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]
	[in the case of commodities as the Underlying, insert:
	A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]
	[in the case of futures or interest rate futures as the Underlying, insert:
	A day on which trading in the Underlying takes place on the Reference Agent.]
	[in the case of exchange rates as the Underlying, insert:
	A day on which the Reference Agent normally fixes a price for the Underlying.]
	[in the case of interest rates as the Underlying, insert:
	A day on which the Reference Agent normally fixes a price for the Underlying.]
	[in the case of investment units as the Underlying, insert:
	A day on which the value of the Underlying is normally determined by the respective Reference Agent.]
	[In the case of virtual currencies as the Underlying, insert:
	A day on which the Reference Agents normally determine a price for the Underlying.]
	[insert modified definition of Exchange Day, where applicable: $ullet$]
Currency Conversion	[if currency hedging (Quanto) is not provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.
	"Conversion Rate" means
	[the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.]
	[insert different definition of the Conversion Rate, where applicable: $ullet$]
	[<i>insert additionally, where applicable:</i> If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [<i>for Securities subject to German</i> law: (sections 315, 317 BGB)].]]
	[if currency hedging (Quanto) is provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of

Applicable Law	[German Law]
	[Swiss Law]
Registry Type	[German Global Certificates]
	[German Central Register Securities]
	[Swiss Uncertificated Securities]
	[Italian Uncertificated Certificates]
	[Danish Uncertificated Securities]
	[Dutch Uncertificated Securities]
	[Finnish Registered Securities]
	[French Dematerialized Bearer Securities]
	[Norwegian Registered Securities]
	[Swedish Registered Securities]
Clearing System	is [in each case]:
	[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
	[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
	[insert additional or other clearing systems: ●]
Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend- bearing securities] [indices] [bonds] [commodities] [futures or interest rate futures] [exchange rates] [interest rates] [investment units] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.
	[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Extraordinary Right of Termination of the Issuer	Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]
	[Bank Vontobel Europe AG, Munich (the German Guarantor)]
Securities with triparty collateral management (TCM)	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
	[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]
]	***************************************

1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security ("**Quanto Structure**").]

7.2.7 Product Conditions for (Protect (Pro)) (Capped) Outperformance Certificates (Product No. 7)

[
TYPE OF SECURITY	[BEST ENTRY] [LOCK-IN] [FLOORED] [FLOATER] [BARRIER] [CAPPED] OUTPERFORMANCE CERTIFICATES [QUANTO] [WITH TRIPARTY COLLATERAL MANAGEMENT (TCM)]	
Settlement Currency	of the Securities shall be • . [All references to • should be understood as references to [<i>insert details of the Currency:</i> •].]	
[Issue Size [(up to)]	[●] [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN ● / WKN ● / Valor ●) issued on [<i>insert issue date of the Original Securities:</i> ●] [(and increased on [<i>list earlier increases of issue, where applicable:</i> ●])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a total issue size of ●).]]	
[Calculation Amount	•]	
Issue Date	•	
[Fixing Date	•]	
Valuation Date	• If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].	
[insert only in case of Ita	lian Uncertificated Certificates:	
Expiry Date (<i>Data Scadenza</i>)	<i>di</i> [shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]	
Maturity Date	•	
Product Features	shall mean the Underlying, the Strike [for Protect: , the Barrier,] [for Capped Outperformance: , the Cap,] and the Ratio.	
Underlying	[insert description of Underlying: •]	
	[In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert:	
	[ISIN Underlying: •]	
	[[Bloomberg][•] symbol: •]	
	[Reference Agent: •]	
	[Derivatives Exchange: •]	
	[Currency: •]	
	[In the case of indices as the Underlying, insert additionally:	
	For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]]	
	For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]] [<i>In the case of bonds as the Underlying, insert:</i>	
	For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]] [<i>In the case of bonds as the Underlying, insert:</i> [ISIN Underlying: •]	
	For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •]	
	For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •]	
	For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •]	

[Currency:	•]]
[In the case of commodities as t	he Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Unit of Measurement:	•]
[Reference Agent:	•]
[Valuation Time:	•]
[Currency:	•]]
[In the case of futures or interes	t rate futures as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Derivatives Exchange:	•]
[Currency:	•]

[In the case of interest rate futures as the Underlying, insert additionally:

For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]]

[In the case of **exchange rates** as the Underlying, insert:

[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Base Currency / Strike Currency:	•]
[Reference Agent:	•]
[Reference Page:	•]
[Valuation Time:	•]
[The "Currency of the Underlying"	shall correspond to the Strike Currency.]]
[In the case of interest rates as t	he Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Reference Page:	•]
[Valuation Time:	•]
[Currency:	•]]
[In the case of investment units	as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Currency:	•]]
[In the case of virtual currencies	as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] Symbol:	•]
[Base Currency / Strike Currency:	•]

[Reference Agent:	•]	
[Reference Page:	•]]	
[All references to • shoul <i>Currency:</i> •].]	ld be understood as re	ferences to [insert details of the

[in the event that for **futures** or **interest rate futures** as the Underlying a Rollover is stipulated, insert additionally:

Underlying on the Issue	[insert description of the contract at the time of issue: •]
Date	[[Bloomberg][\bullet] symbol: [insert description of the symbol of the relevant contract at the time of issue: \bullet]
Current Underlying	[On each Rollover Date a Rollover procedure shall be carried out whereby the Issuer replaces the respective Current Underlying with another Underlying (fu- ture) which, except for the expiry date which is further in the future, has the same or comparable contract specifications.
	The " Current Underlying " from the Issue Date until the first Rollover Date means the " Underlying on the Issue Date ", as specified above. On the first Rollover Date this Underlying shall lose its validity and shall be replaced by the Underlying falling due on the Reference Agent in the next following Rollover Month. On each subsequent Rollover Date, the Current Underlying shall be replaced analogously by the Underlying contract falling due on the Reference Agent in the next following Rollover Month.] [<i>insert modified provision relating to the Rollover, where applicable</i> : •]]
Rollover Date	[shall be determined in each case by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law</i> : (sections 315, 317 BGB)] and shall fall within a period of ten trading days prior to the last trading day of the Current Underlying on the Reference Agent. [In the event that the first notice day of the Current Underlying is before its last trading day, the period for the Rollover Date shall begin ten trading days prior to the first notice day and shall end with the last trading day of the Current Underlying.]] [<i>insert alternative definition of a Rollover Date:</i> •]
Rollover Month[s]	[<i>insert corresponding contract months:</i> ●] [means each contract month defined in relation to the Underlying on the Reference Agent].]
Initial Reference Price	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][<i>insert alternative definition, where applicable:</i> •]. The Initial Reference Price shall be notified without undue delay after the Fixing Date pursuant to section 12 of the General Terms and Conditions.]
Ratio	•
Strike	•
[for Capped: Cap	•]
[Maximum Amount	[The Maximum Amount corresponds to the sum of (i) the Strike multiplied by the Ratio and (ii) the difference between the Cap and the Strike, multiplied by the Participation Factor and the Ratio.] [•]]
[Upper] Participation Factor	•
[Lower Participation Factor	•]
[For Protect:	
Barrier	•
Barrier Event	A Barrier Event shall occur if

[*except for Protect Pro, insert:* the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.]

[*for Protect Pro, insert:* the Reference Price of the Underlying is [equal to or] below the Barrier on the Valuation Date.]

[insert alternative definition of a Barrier Event: •]

Observation Period	The Observation Period [shall be fro	$bm \bullet to \bullet$ (first day and last day inclusive in respond to the Term] [shall begin on \bullet and
	end on the Valuation Date (inclusive	e in each case).]
	[insert alternative Observation Period	od: ●]
Observation Price	shall mean	
	[in the case of shares, securities other dividend-bearing securities as the Underlying, insert:	representing shares (ADRs or GDRs), , indices, futures or interest rate futures
	the price of the Underlying determin	ed and published by the Reference Agent.]
	[in the case of bonds, commodities	s or interest rates as the Underlying, insert:
	the price of the Underlying in the Calculation Agent in its reasonable of <i>law:</i> (sections 315, 317 BGB)].]	e interbank market as determined by the discretion [for Securities subject to German
	[in the case of exchange rates as t	he Underlying, insert:
	each price of the Underlying on the Valuation Time determined by the Period in its reasonable discretion (sections 315, 317 BGB)] taking a relevant screen page of the Bloomb	the international interbank market at the Calculation Agent during the Observation n [for Securities subject to German law: ccount of the bid and offer prices on the erg financial information service.]
	[in the case of investment units as	the Underlying, insert:
	[the price of the Underlying deter Agent.][the official net asset value published by the Reference Agent as the Underlying.]]	rmined and published by the Reference e for the Underlying, as calculated and nd at which it is actually possible to redeem
	[insert alternative definition of the O	bservation Price for an Underlying: •]
	[For the purpose of determining t Observation Price of the Underlyin relevant.]]	the occurrence of a Barrier Event, each ig during the Observation Period shall be
[for Lock-in:		
Lock-in Level [(n)]	[<i>insert only if the Lock-in Level is diffe</i> the Lock-in Level (n) allocated to the listed below for each Underlying:]	erent on one or more Valuation Dates: mean respective Lock-in Observation Date (n), a
	[Underlying 1]	[•]
	[Underlying 2]	[•]
	[list additional Underlying(s), where applicable	[•]]
Lock-in Observation Date	•	
[(n)]	If a Lock-in Observation Date is not [the next following Exchange Day] [an Exchange Day, it shall be postponed insert modified provision, where applicable

	•].
Lock-in Event	A Lock-in Event shall occur if
	[the Reference Price of all the Underlyings on a Lock-in Observation Date [(n)] is [equal to or] above the respective [relevant] Lock-in Level [(n)].]
	[insert alternative provision for the occurrence of a Lock-in Event: \bullet]]
REDEMPTION STYLE	[CASH SETTLEMENT] [(PHYSICAL) DELIVERY]
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Terms and Conditions) shall be determined
	in accordance with the following paragraphs.
	[<i>for Lock-in:</i> If a Lock-in Event has occurred, the investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount]. Otherwise, the redemption of the Securities shall be determined as follows:]
	[for Outperformance Certificates with redemption style cash settlement:
	 (a) If the Reference Price of the Underlying on the Valuation Date [reaches or exceeds the Strike, the Issuer will pay a cash amount equal to the sum of the Strike and the difference, multiplied by the [Upper] Participation Factor between the Reference Price of the Underlying and the Strike, altogether [<i>i</i> Ratio is expressed as a fraction: divided] [<i>if Ratio is expressed as a decima number</i>: multiplied] by the Ratio [<i>if applicable, insert calculation formula</i>: expressed as a formula: ●].
	(b) If the Reference Price of the Underlying [reaches or] falls below the Strike or the Valuation Date, the cash amount will be equal to the sum of the Strike and the difference, multiplied by the [Lower] Participation Factor, between the Reference Price of the Underlying and the Strike, altogether [<i>if Ratio is</i> <i>expressed as a fraction</i> : divided] [<i>if Ratio is expressed as a decimal number</i> multiplied] by the Ratio [<i>if applicable, insert calculation formula</i> : ; expressed as a formula: •].
	[for Outperformance Certificates with redemption style (physical) delivery:
	 (a) If the Reference Price of the Underlying on the Valuation Date [reaches or exceeds the Strike, the Issuer will pay a cash amount equal to the sum of the Strike and the difference, multiplied by the Participation Factor, between the Reference Price of the Underlying and the Strike, altogether [<i>if Ratio is expressed as a fraction</i>: divided] [<i>if Ratio is expressed as a decimal number</i>, multiplied] by the Ratio [<i>if applicable, insert calculation formula</i>: ; expressed as a formula: ●].
	(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent [for stock exchange purposes] on the Maturity Date, if the Reference Price of the Underlying is [equal to or] below the Strike on the Valuation Date.
	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [<i>only for the delivery of shares, bonds, index certificates or ETPs</i> : The delivery of definitive securities to the Security Holders shall be excluded.]
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset</i> <i>insert where applicable</i> : or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]]

[for Protect Outperformance Certificates and Protect Pro Outperformance Certificates with redemption style cash settlement:

- (a) If the Reference Price of the Underlying on the Valuation Date [reaches or] exceeds the Strike, the Issuer will pay a cash amount equal to the sum of the Strike and the difference, multiplied by the [Upper] Participation Factor, between the Reference Price of the Underlying and the Strike, altogether [*ii* Ratio is expressed as a fraction: divided] [*if Ratio is expressed as a decimal number*. multiplied] by the Ratio [*if applicable, insert calculation formula*: ; expressed as a formula: •].
- (b) If the Reference Price of the Underlying is [equal to or] below the Strike on the Valuation Date and if the Barrier has not been breached, the Issuer will pay a cash amount equal to the Strike [*if Ratio is expressed as a fraction*: divided] [*ii Ratio is expressed as a decimal number*: multiplied] by the Ratio [*if applicable, insert calculation formula*: ; expressed as a formula: •.]
- (c) If the Barrier has been breached [*except for Pro:* and if the Reference Price of the Underlying on the Valuation Date is [equal to or] below the Underlying Price], the Issuer will pay a cash amount equal to the sum of the Strike and the difference, multiplied by the [Upper] Participation Factor, between the Reference Price of the Underlying and the Strike, altogether [*if Ratio is expressed as a fraction:* divided] [*if Ratio is expressed as a decimal number:* multiplied] by the Ratio [*if applicable, insert calculation formula:*; expressed as a formula: ●].

[for Protect Outperformance Certificates and Protect Pro Outperformance Certificates with redemption style (physical) delivery:

- (a) If the Reference Price of the Underlying on the Valuation Date [reaches or] exceeds the Strike, the Issuer will pay a cash amount equal to the sum of the Strike and the difference, multiplied by the Participation Factor, between the Reference Price of the Underlying and the Strike, altogether [*if Ratio is expressed as a fraction*: divided] [*if Ratio is expressed as a decimal number*. multiplied] by the Ratio [*if applicable, insert calculation formula*: ; expressed as a formula: ●].
- (b) If the Reference Price of the Underlying is [equal to or] below the Strike on the Valuation Date and if the Barrier has not been breached, the Issuer will pay a cash amount equal to the Strike [*if Ratio is expressed as a fraction*: divided] [*in Ratio is expressed as a decimal number*: multiplied] by the Ratio [*if applicable, insert calculation formula*: ; expressed as a formula: •.]
- (c) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of the Underlying is [equal to or] below the Strike on the Valuation Date and if the Barrier has been breached.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs*: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable*: or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]]

[for Capped Outperformance Certificates with redemption style cash settlement:

- (a) If the Reference Price of the Underlying on the Valuation Date [equals or] exceeds the Cap, the Issuer will pay the Maximum Amount on the Maturity Date.
- (b) If the Reference Price of the Underlying on the Valuation Date [equals or] is below the Cap, the Issuer will not pay the Maximum Amount. Instead, the Issuer will pay a cash payment linked to the performance of the Underlying. The cash amount corresponds to the sum of (i) the Strike multiplied by the Ratio and (ii) the difference between the Reference Price and the Strike, multiplied by the Participation Factor and the Ratio [*if applicable, insert calculation formula*: ; expressed as a formula: ●].
- (c) If the Reference Price of the Underlying on the Valuation Date [equals or] is below the Strike, you will receive a cash payment directly linked to the performance of the Underlying. The cash amount is calculated based upon the Reference Price, the Ratio and the Participation Factor. The latter determines the extent to which the investor participates in the negative performance of the Underlying] [*if applicable, insert calculation formula*: ; expressed as a formula:
 •].

[for Capped Outperformance Certificates with redemption style (physical) delivery:

- (a) If the Reference Price of the Underlying on the Valuation Date [equals or] exceeds the Cap, the Issuer will pay the Maximum Amount on the Maturity Date.
- (b) If the Reference Price of the Underlying on the Valuation Date [equals or] is below the Cap, the Issuer will not pay the Maximum Amount. Instead, the Issuer will pay a cash payment linked to the performance of the Underlying. The cash amount corresponds to the sum of (i) the Strike multiplied by the Ratio and (ii) the difference between the Reference Price and the Strike, multiplied by the Participation Factor and the Ratio [*if applicable, insert calculation formula*: ; expressed as a formula: ●].
- (c) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of the Underlying is [equal to or] below the Strike on the Valuation Date.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs*: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable*: or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

Reference Price The Reference Price shall be the relevant rate, price or level of the Underlying for the purpose of determining and calculating the Redemption of the Securities [*for Lock-in:* or the determination of a Lock-in Event] and shall be derived as follows:

The Reference Price shall be

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of indices as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]

[(a) the price of the Underlying displayed on page [*screen page:* •] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of commodities as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of futures or interest rate futures as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of **exchange rates** as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of **investment units** as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[in the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: •]

Exchange Day[in the case of shares, securities representing shares (ADRs and GDRs)
and other dividend-bearing securities as the Underlying, insert:
A day on which trading in the Underlying takes place on the Reference Agent.]
[in the case of indices as the Underlying, insert:
A day on which the Underlying is calculated by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]

[in the case of **commodities** as the Underlying, insert:

A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]

[in the case of **futures** or **interest rate futures** as the Underlying, insert:

A day on which trading in the Underlying takes place on the Reference Agent.]

[in the case of **exchange rates** as the Underlying, insert:

A day on which the Reference Agent normally fixes a price for the Underlying.]

[in the case of interest rates as the Underlying, insert:

A day on which the Reference Agent normally fixes a price for the Underlying.]

[in the case of investment units as the Underlying, insert:

A day on which the value of the Underlying is normally determined by the respective Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

A day on which the Reference Agents normally determine a price for the Underlying.]

[insert modified definition of Exchange Day, where applicable: •]

[for physical delivery only, in	sert:	
Deliverable Asset	[Underlying][Investment Units][Index Certificates][ETPs]	
[for the Underlying as the De	eliverable Asset, insert:	
Number of the Deliverable	[shall correspond to the Ratio.]	
Asset	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: \bullet]]	
[for investment units as the	Deliverable Asset, insert:	
Investment Unit	refers to a unit [in][of] [<i>insert description of the Fund including, inter alia, the fund company, the securities identification number(s):</i> •] (the "Fund ").	
Number of the Deliverable	shall be determined on the Valuation Date and [shall correspond]	
Asset	[to the quotient of (i) the Reference Price of the Underlying on the Valuation Date [for Capped Outperformance: multiplied with the quotient of the Calculation Amount and the Strike and] multiplied by the Ratio and (ii) the NAV of the Investment Unit on the Valuation Date; expressed as a formula:	
	Number of the Deliverable Asset = $\frac{M \times RP_{Underlying}}{NAV_{Investment Unit}}$	
	, where:	
	RP _{Underlying} = Reference Price of the Underlying on the Valuation Date,	
	M = Ratio, and	
	NAV _{Investment Unit} = NAV of the Investment Unit on the Valuation Date.]	
	[insert alternative method of calculating the Number of the Deliverable Asset, where applicable: \bullet]	

NAV	of the Investment Unit means [the net asset value of the Investment Unit calculated on a Business Day by the custodian bank specified in the Information Document and published on the Fund's website [(<i>specify website, if known:</i> \bullet)]. If the net asset value is not calculated on the Valuation Date, then the NAV shall be the net asset value of the Investment Unit calculated by the aforementioned agent and published on the next following Business Day.] [<i>insert alternative definition of the NAV, where applicable:</i> \bullet]
Information Document	means the sales prospectus or other prospectus prepared with respect to the Investment Unit or the information memorandum prepared with respect to the Investment Unit, as amended respectively.]
[for index certificates and E7	Ps as the Deliverable Asset, insert:
[Index Certificates] [ETPs]	means the [insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •] (the "[Index Certificates] [ETPs]").
Number of the Deliverable Asset	 (corresponding to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs])]
	[shall be determined on the Fixing Date and shall correspond to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs]]
	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: •].
Investment Ratio	 (as specified in the Information Document).
Information Document	means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.]
Fractional Amount	shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by
	[<i>in the event that the Underlying is delivered, insert:</i> the Reference Price of the Underlying on the Valuation Date]
	[<i>in the event that Investment Units are delivered, insert:</i> the NAV on the Valuation Date]
	[<i>in the event that Index Certificates or ETPs are delivered, insert:</i> the Reference Price of the Underlying on the Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs]]
	[insert alternative method for determining the Fractional Amount, where applicable: •].
Monetary Value	shall correspond
	[<i>in the event that the Underlying or Index Certificates or ETPs are delivered, insert:</i> to the Reference Price of the Underlying on the Valuation Date multiplied by the Number of the Deliverable Asset]
	[<i>in the event that Investment Units are delivered, insert:</i> to the NAV on the Valuation Date multiplied by the Ratio]
	[insert alternative method for determining the Monetary Value, where applicable: •].]
Currency Conversion	[if currency hedging (Quanto) is not provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.
	"Conversion Rate" means

	[the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.]
	[insert different definition of the Conversion Rate, where applicable: $ullet$]
	[<i>insert additionally, where applicable:</i> If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [<i>for Securities subject to German</i> law: (sections 315, 317 BGB)].]]
	[if currency hedging (Quanto) is provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security (" Quanto Structure ").]
Applicable Law	[German Law]
	[Swiss Law]
Registry Type	[German Global Certificates]
	[German Central Register Securities]
	[Swiss Uncertificated Securities]
	[Italian Uncertificated Certificates]
	[Danish Uncertificated Securities]
	[Dutch Uncertificated Securities]
	[Finnish Registered Securities]
	[French Dematerialized Bearer Securities]
	[Norwegian Registered Securities]
	[Swedish Registered Securities]
Clearing System	is [in each case]:
	[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
	[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
	[insert additional or other clearing systems: •]
Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities] [indices] [bonds] [commodities] [futures or interest rate futures] [exchange rates] [interest rates] [investment units] [virtual currencies] specified in section 6 and section 7 of the General Terms and Conditions shall apply to this Security.
	[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Extraordinary Right of Termination of the Issuer	Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]

			[Bank Vontobel Europe AG, Munich (the German Guarantor)]
Securities collateral (TCM)	with man	triparty agement	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
			[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]
]			L.

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7.2.8 Product Conditions for (Best Entry) (Trigger) (Memory) (Protect (Pro)) (Best) Express Certificates/Notes (Product No. 8)

Type of Security	[Best Entry] [Trigger] [Memory] [Protect [Pro]] [Best] Express [Certificates][Notes] [Quanto] [with triparty collateral management (TCM)]
Settlement Currency	of the Securities shall be • . [All references to • should be understood as references to [<i>insert details of the Currency:</i> •].]
[in case of Securities with N	ominal Amount:
Nominal Amount	•
Total Nominal Amount [(up to)]	• [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Total Nominal Amount of •).]
[in case of Securities withou	t Nominal Amount:
Issue Size [(up to)]	[•] [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Issue Size of •).]]
[Calculation Amount	•]]
Issue Date	•
[Fixing Date	•]
Final Valuation Date	•
	[If the Final Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]
Valuation Date [(n)]	[•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)].
	[If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]
[Early Redemption Date [(n)]	[•] [means the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]
[insert only in case of Italian	Uncertificated Certificates:
Expiry Date (<i>Data di</i> <i>Scadenza</i>)	[shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]
Maturity Data	

Underlying [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [Boomberg][•] symbol: •] [Boomberg][•] symbol: •] [Currency: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [Berence Agent: •] [Derivatives Exchange: •] [Valuation Time: •] [Currency: •] [JN Underlying: •] [IN the case of commodities as the Underlying, insert: [ISIN Underlying: •] [Unit of Measurement: •] [Unit of Measurement: •] [Beference Agent: •] [IN the case of Interest rate futures as the Underlying, insert: [ISIN Underlying: •] [Geference Agent:	Product Features	means the Underlying, the s Level][, the Redemption Leve Thresholds]] [[,][and] the Co [and the Ratio].	Strike [<i>for Barrier:</i> , the Barrier][, the Redemption els] [<i>for Trigger:</i> , the [Coupon Threshold] [Coupon upon Threshold] [[,][and] the Coupon Thresholds]
<pre>[In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [Bloomberg][•] symbol: •] [Reference Agent: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [Bloomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [Valuation Time: •] [Currency: •]] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [Bloomberg][•] symbol: •] [Unit of Measurement: •] [Reference Agent: •] [Valuation Time: •] [Currency: •]] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of interest rate futures as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [In the case of exchange rates as the Underlying, insert: [ISIN Underlying: •] [Base Currency / Strike Currency: •]</pre>	Underlying	[insert description of Underly	ving: •]
<pre>[ISIN Underlying: •] [[Bioomberg][•] symbol: •] [Reference Agent: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [Reference Agent: •] [Currency: •]] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [Currency: •]] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [Reference Agent: •] [Currency: •]] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [IBioomberg][•] symbol: •] [Unit of Measurement: •] [Currency: •]] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of interest rate futures as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [In the case of interest rate sate the Underlying, insert: [ISIN Underlying: •] [In the case of exchange rates as the Underlying, insert: [ISIN Underlying: •] [In the case of exchange rates as the Underlying, insert: [ISIN Underlying: •] [Base Currency / Strike Currency: •] [Base Currency / Strike Currency: •]</pre>		[In the case of shares, sec other dividend-bearing sec	curities representing shares (ADRs or GDRs), curities and indices as the Underlying, insert:
<pre>[[Bloomberg][•] symbol: •] [Reference Agent: •] [Cerivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [Reference Agent: •] [Currency: •]] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of Interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of Interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of Interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of Interest rate futures as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying insert: [ISIN Underlying insert interest as the Underlying, insert: [ISIN Underlying in e] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying in the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying insert: [ISIN Underlying insert: [ISIN Underlying insert interest as the Underlying, insert:</pre>		[ISIN Underlying:	•]
[Reference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [Berivatives Exchange: •] [Derivatives Exchange: •] [Currency: •]] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [Currency: •]] [In the case of commodities as the Underlying, insert: [ISIN Underlying: •] [Currency: •]] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [Currency: •]] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying: •] [Currency: •] [In the case of interest rate futures as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one p		[[Bloomberg][•] symbol:	•]
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[Currency:•]][In the case of futures or interest rate futures as the Underlying, insert:[ISIN Underlying:•][[Boomberg][•] symbol:•][[Reference Agent:•][Derivatives Exchange:•][Currency:•][Currency:•][In the case of interest rate futures as the Underlying, insert additionally:For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]][In the case of exchange rates as the Underlying, insert:[ISIN Underlying:•][IBloomberg][•] symbol:•][Base Currency / Strike Currency:•]		[Valuation Time:	•]
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[Currency:•][In the case of interest rate futures as the Underlying, insert additionally:For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]][In the case of exchange rates as the Underlying, insert:[ISIN Underlying:[IBloomberg][•] symbol:[Base Currency / Strike Currency:•]		[Derivatives Exchange:	•]
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[Base Currency / Strike Currency: •]		[[Bloomberg][•] symbol:	•]
		[Base Currency / Strike Curr	ency: •]

[Reference Agent:	•]
[Reference Page:	•]
[Valuation Time:	•]
[The "Currency of the Underlying	" shall correspond to the Strike Currency.]]
[In the case of interest rates as	the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Reference Page:	•]
[Valuation Time:	•]
[Currency:	•]]
[In the case of investment units	as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Currency:	•]]
[In the case of virtual currencies	s as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] Symbol:	•]
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[All references to • should be und <i>Currency:</i> •].]	derstood as references to [insert details of the

[in the event that for **futures** or **interest rate futures** as the Underlying a Rollover is stipulated, insert additionally:

Underlying on the Issue	[insert description of the contract at the time of issue: •]
Date	Bloomberg Symbol: [insert description of the Bloomberg symbol of the relevant contract at the time of issue: •]
Current Underlying	[On each Rollover Date a Rollover procedure shall be carried out whereby the Issuer replaces the respective Current Underlying with another Underlying (fu- ture) which, except for the expiry date which is further in the future, has the same or comparable contract specifications.
	The " Current Underlying " from the Issue Date until the first Rollover Date means the " Underlying on the Issue Date ", as specified above. On the first Rollover Date this Underlying shall lose its validity and shall be replaced by the Underlying falling due on the Reference Agent in the next following Rollover Month. On each subsequent Rollover Date, the Current Underlying shall be replaced analogously by the Underlying contract falling due on the Reference Agent in the next following relating to the Rollover, where applicable: •]]
Rollover Date	[shall be determined in each case by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)] and shall fall within a period of ten trading days prior to the last trading day of the Current Underlying on the Reference Agent. [In the event that the first notice

	day of the Current Underlying is before its last trading day, the period for the Rollover Date shall begin ten trading days prior to the first notice day and shall end with the last trading day of the Current Underlying.]] [<i>insert alternative definition of a Rollover Date:</i> •]
Rollover Month[s]	[<i>insert corresponding contract months:</i> •] [means each contract month defined in relation to the Underlying on the Reference Agent].]
Initial Reference Price	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]. The Initial Reference Price shall be notified without undue delay after the Fixing Date pursuant to section 12 of the General Conditions.]
[for Best Entry:	
Best Entry Observation	Best Entry Observation Period
Period	[shall begin on the Issue Date and shall end on the Fixing Date (inclusive in each case)]
	[insert alternative Best Entry Observation Period, where applicable: \bullet].
[Best Entry Price	Best Entry Price
	[shall correspond to the Observation Price]
	[insert alternative definition of the Best Entry Price for an Underlying, where applicable: •].]]
Strike	•
[Ratio	• (corresponding to the [Nominal Amount][Calculation Amount] divided by the
	Strike)]
	Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]
	Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike] [<i>insert alternative method for determining the Ratio, where applicable:</i> •].]
Early Redemption	Strike)][shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike][insert alternative method for determining the Ratio, where applicable: •].]Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable.
Early Redemption Redemption Event	 Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike] [<i>insert alternative method for determining the Ratio, where applicable:</i> •].] Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable. [<i>for Autocall:</i> A Redemption Event shall occur if [the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]]
Early Redemption Redemption Event	 Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike] [<i>insert alternative method for determining the Ratio, where applicable:</i> •].] Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable. [<i>for Autocall:</i> A Redemption Event shall occur if [the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [<i>for Issuer call:</i> On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).]
Early Redemption Redemption Event	 Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike] [<i>insert alternative method for determining the Ratio, where applicable:</i> •].] Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable. [<i>for Autocall:</i> A Redemption Event shall occur if [the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [<i>for Issuer call:</i> On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).] [<i>insert alternative provision for the occurrence of a Redemption Event:</i> •]]
Early Redemption Redemption Event [<i>for Autocall</i> : Redemption Level [(n)]	 Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike] [<i>insert alternative method for determining the Ratio, where applicable:</i> •].] Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable. [<i>for Autocall:</i> A Redemption Event shall occur if [the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [<i>for Issuer call:</i> On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).] [<i>insert alternative provision for the occurrence of a Redemption Event:</i> •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]
Early Redemption Redemption Event [<i>for Autocall</i> : Redemption Level [(n)] [Final Redemption Level	 Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike] [<i>insert alternative method for determining the Ratio, where applicable:</i> •].] Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable. [<i>for Autocall:</i> A Redemption Event shall occur if [the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [<i>for Issuer call:</i> On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).] [<i>insert alternative provision for the occurrence of a Redemption Event:</i> •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]
Early Redemption Redemption Event [<i>for Autocall</i> : Redemption Level [(n)] [Final Redemption Level [Redemption Factor [(n)]	 Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike] [<i>insert alternative method for determining the Ratio, where applicable:</i> •].] Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable. [<i>for Autocall:</i> A Redemption Event shall occur if [the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [<i>for Issuer call:</i> On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).] [<i>insert alternative provision for the occurrence of a Redemption Event:</i> •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]]
Early Redemption Redemption Event [<i>for Autocall</i> : Redemption Level [(n)] [Final Redemption Level [Redemption Factor [(n)] Early Redemption Amount	 Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike] [<i>insert alternative method for determining the Ratio, where applicable:</i> •].] Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable. [<i>for Autocall:</i> A Redemption Event shall occur if [the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [<i>for Issuer call:</i> On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).] [<i>insert alternative provision for the occurrence of a Redemption Event:</i> •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]] The Early Redemption Amount shall correspond to
Early Redemption Redemption Event [<i>for Autocall</i> : Redemption Level [(n)] [Final Redemption Level [Redemption Factor [(n)] Early Redemption Amount	 Strike)] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike] [<i>insert alternative method for determining the Ratio, where applicable:</i> •].] Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable. [<i>for Autocall:</i> A Redemption Event shall occur if [the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [<i>for Issuer call:</i> On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).] [<i>insert alternative provision for the occurrence of a Redemption Event:</i> •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].] •]] [•] [means the Redemption Factor (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]] The Early Redemption Amount shall correspond to [the [Nominal Amount][Calculation Amount]]

	 [Nominal Amount][Calculation Amount]; [Nominal Amount][Calculation Amount] multiplied by the Performance
	of the Underlying] [the [Nominal Amount][Calculation Amount] multiplied by the Redemption Factor [(n)]].
Exercise Right of the Security Holder	The Exercise Right of the Security Holder pursuant to section 6c of the General Conditions shall [not] apply.
	[The Security Holder may redeem the Securities from the First Exercise Date onward in accordance with section 6c of the General Conditions in conjunction with the Product Conditions.
	The exercise of the Exercise Right shall give the Security Holder the right to the payment of the Cash Amount upon Exercise by the Issuer.]
[in the case Exercise Right of	of the Security Holder is applicable, insert:
Exercise Agent	means [Bank Vontobel AG, Corporate Actions, Gotthardstrasse 43, 8002 Zurich, Switzerland] [•]
	Telephone: [+41 (0)58 283 74 69] [●]
	Fax: [+41 (0)58 283 51 60] [•]
Exercise Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Exercise Date] [by [•] o'clock on]] [•].
First Exercise Date	•
Exercise Date	Each [•] from the First Exercise Date onward shall be an Exercise Date.
Minimum Exercise Number	•
Cash Amount upon Exercise	[corresponds to the [Nominal Amount] [Calculation Amount]] [Amount per Security determined by [the Issuer] [or] [the Calculation Agent] on the relevant Exercise Date at its reasonable discretion discretion [<i>for Securities subject to</i> <i>German</i> law: (sections 315, 317 BGB)] as the fair market price of the Security]. [<i>insert specific amount or specification of the method of determining the Cash</i> <i>Amount upon Exercise</i> : •]]
Ordinary Right of Termination of the Issuer	The Ordinary Right of Termination of the Issuer pursuant to section 6b of the General Conditions shall [not] apply [<i>if applicable and in case of an Issuer call:</i> in the case of a Redemption Event. If a Redemption Event occurs, each Valuation Date shall be a Termination Date and the Early Redemption Amount shall be the Ordinary Termination Amount].
[in the case Ordinary Right o	of Termination of the Issuer and no Issuer call is applicable, insert:
First Termination Date	•
Termination Dates	Each [•] from the First Termination Date onwards shall be a Termination Date.
Termination Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Termination Date] [by [•] o'clock on]] [•].]
Ordinary Termination Amount	[corresponds to the [Nominal Amount] [Calculation Amount]] [insert specific amount: •]]
[for Protect:	
Barrier	•

Barrier Event	A Barrier Event shall occur if
	[except for Pro:
	the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.]
	[for Pro:
	the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.]
	[insert alternative definition of a Barrier Event: ●]]
[for Protect, except for F	Pro, insert:
Observation Period	The Observation Period [shall be from \bullet to \bullet (first day and last day inclusive in each case)] [shall be on \bullet] [shall correspond to the Term] [shall begin on \bullet and end on the Final Valuation Date (inclusive in each case).]
	[insert alternative Observation Period: •]
[for Protect, except for F	Pro, insert in all cases and for Protect Pro insert where applicable:
Observation Price	shall mean
	[in the case of shares , securities representing shares (ADRs or GDRs), other dividend-bearing securities, indices, futures or interest rate futures as the Underlying, insert:
	the price of the Underlying determined and published by the Reference Agent.]
	[in the case of bonds, commodities or interest rates as the Underlying, insert:
	the price of the Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)].]
	[in the case of exchange rates as the Underlying, insert:
	each price of the Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]
	[in the case of investment units as the Underlying, insert:
	[the price of the Underlying determined and published by the Reference Agent.][the official net asset value for the Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]
	[insert alternative definition of the Observation Price for an Underlying: $ullet$]
	[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of the Underlying during the Observation Period shall be relevant.]]
Redemption Style	[cash settlement] [(physical) delivery]
Payment Type	Conditional Coupon Payment. The provisions of section 5 (6) of the General Conditions for Conditional Coupon Payments shall apply.
Coupon Event	A Coupon Event shall occur if
	[the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Coupon Threshold [(n)] [at least once] on an Observation Date [(n)].]

	[insert alternative provision for the occurrence of a Coupon Event, where applicable: •]
Coupon Threshold [(n)]	[•] [means the Coupon Threshold (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
Observation Date [(n)]	[•] [[means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)]].
	[If an Observation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]
[for Trigger:	
Payment Type	Conditional Coupon Payment. The provisions of section 5 (6) of the General Terms and Conditions for Conditional Coupon Payments shall apply.
Coupon Event	A Coupon Event shall occur if
	[the [Reference Price] [Observation Price] of the Underlying is [equal to or] higher than the [relevant] Coupon Threshold [(n)] [at least once] on an Observation Date [(n)].]
	[insert alternative provision for the occurrence of a Coupon Event, where applicable: •]
Coupon Threshold [(n)]	[•] [means the Coupon Threshold (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
Observation Date [(n)]	[•] [means each Exchange Day beginning from the • and ending with the [Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)].
	[If an Observation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]
Memory	[Not applicable. The provisions of section 5 (2) of the General Conditions shall not apply.]
	[Applicable. Coupon Payments not made may be paid subsequently pursuant to section 5 (2) of the General Conditions.]
Coupon Amount [(n)]	[•] [means the Coupon Amount (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
[Coupon Record Date [(n)]	[•] [means the Coupon Record Date (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
Coupon Payment Date [(n)]	[•] [means the Coupon Payment Date (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined – subject to Early Redemption pursuant to section 4 of the General Conditions
	 in accordance with the following paragraphs.
	[Express Certificates/Notes with cash settlement Redemption Style:
	(a) The investor shall receive payment of the [Nominal Amount][Calculation Amount], if the Reference Price of the Underlying is [equal to or] above the [Strike] [Final Redemption Level] on the Final Valuation Date.

(b) The Issuer shall pay a cash settlement, if the Reference Price of the Underlying is [equal to or] below the [Strike] [Final Redemption Level] on the Final Valuation Date.

The cash settlement shall be calculated from the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying.]

[Express Certificates/Notes with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount], if the Reference Price of the Underlying is [equal to or] above the [Strike] [Final Redemption Level] on the Final Valuation Date.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of the Underlying is [equal to or] below the [Strike] [Final Redemption Level] on the Final Valuation Date.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Protect Express Certificates/Notes with cash settlement Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount],
 - (i) if a Barrier Event has not occurred or,
 - (ii) if a Barrier Event has occurred, but the Reference Price of the Underlying on the Final Valuation Date is [equal to or] above the [Strike] [Final Redemption Level].
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred and the Reference Price of the Underlying is [equal to or] below the [Strike] [Final Redemption Level] on the Final Valuation Date.

The cash settlement shall be calculated from the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying.]

[Protect Express Certificates/Notes with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount],
 - (i) if a Barrier Event has not occurred or,
 - (ii) if a Barrier Event has occurred, but the Reference Price of the Underlying on the Final Valuation Date is [equal to or] above the [Strike] [Final Redemption Level].
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred and the Reference Price of the Underlying is

[equal to or] below the [Strike] [Final Redemption Level] on the Final Valuation Date.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Protect Pro Express Certificates/Notes with cash settlement Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount], if a Barrier Event has not occurred.
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred.

The cash settlement shall be calculated from the Calculation Amount multiplied by the Performance of the Underlying.]

[Protect Pro Express Certificates/Notes with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount], if a Barrier Event has not occurred.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

Reference PriceThe Reference Price shall be the relevant rate, price or level of the Underlying
for the purpose of determining and calculating the (Early) Redemption of the
Securities [*in the case of Conditional Coupon Payments:* or for the purpose of
determining whether the conditions for a Coupon Payment are met,] and shall
be determined as follows:
Reference Price means

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **indices** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]

[(a) the price of the Underlying displayed on page [*screen page:* •] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of **commodities** as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of futures or interest rate futures as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of exchange rates as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of investment units as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of **virtual currencies** as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: •]

Exchange Day

[in the case of **shares**, **securities representing shares (ADRs and GDRs)** and other dividend-bearing securities as the Underlying, insert:

A day on which trading in the Underlying takes place on the Reference Agent.]

[in the case of indices as the Underlying, insert:

A day on which the Underlying is calculated by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]

[in the case of commodities as the Underlying, insert:

A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]

[in the case of futures or interest rate futures as the Underlying, insert:

A day on which trading in the Underlying takes place on the Reference Agent.]

[in the case of **exchange rates** as the Underlying, insert:

A day on which the Reference Agent normally fixes a price for the Underlying.]

[in the case of interest rates as the Underlying, insert:

A day on which the Reference Agent normally fixes a price for the Underlying.]

[in the case of investment units as the Underlying, insert:

A day on which the value of the Underlying is normally determined by the respective Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

A day on which the Reference Agents normally determine a price for the Underlying.]

[insert modified definition of Exchange Day, where applicable: •]

[for physical delivery only, insert:	
Deliverable Asset	[Underlying][investment units][index certificates][ETPs]
[for the Underlying as the De	eliverable Asset, insert:
Number of the Deliverable Asset	[shall correspond to the Ratio.]
	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: \bullet]]
[for investment units as the	Deliverable Asset, insert:
Investment Unit	refers to a unit [in][of] [<i>insert description of the Fund including, inter alia, the fund company, the securities identification number(s):</i> •] (the " Fund ").
Number of the Deliverable	shall be determined on the Final Valuation Date and [shall correspond]
Asset	[to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio and (ii) the NAV of the Investment Unit on the Final Valuation Date; expressed as a formula:
	Number of the Deliverable Asset = $\frac{M \times RP_{Underlying}}{NAV_{Investment Unit}}$
	, where:
	RP _{Underlying} = Reference Price of the Underlying on the Final Valuation Date,
	M = Ratio, and
	NAV _{Investment Unit} = NAV of the Investment Unit on the Final Valuation Date.]
	[insert alternative method of calculating the Number of the Deliverable Asset, where applicable: •]
NAV	of the Investment Unit means [the net asset value of the Investment Unit calculated on a Business Day by the custodian bank specified in the Information Document and published on the Fund's website [(<i>specify website, if known:</i> \bullet)]. If the net asset value is not calculated on the Final Valuation Date, then the

Information Document means the sales prospectus or other prospectus prepared with respect to the Investment Unit, as amended respectively.] [for index certificates and ETPs as the Deliverable Asset, insert: [Index Certificates] [ETPs] [Index Certificates] [ETPs] means the [insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •] (the "[Index Certificates] [ETPs]"). Number of the Deliverable (• (corresponding to the Ratio divided by the Investment Ratio of the [Index Certificates] [ETPs]] [Insert alternative method for determining the Number of the Deliverable Asset, where applicable: •]. Investment Ratio • (as specified in the Information Document). Information Document means the cartificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.] Fractional Amount shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by [In the event that Investment Units are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [In the event that Investment Units are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [In the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [Insert alternative method for determining the Fractional Amount, where applicable: •]. Monetary Value shall correspond in th		NAV shall be the net asset value of the Investment Unit calculated by the aforementioned agent and published on the next following Business Day.] [<i>insert alternative definition of the NAV, where applicable:</i> •]
[for index certificates and ETPs as the Deliverable Asset, insert: [Index Certificates] [ETPs] means the [insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •] (the "[Index Certificates] [ETPs]"). Number of the Deliverable [• (corresponding to the Ratio divided by the Investment Ratio of the [Index Certificates] [ETPs]] [insert alternative method for determining the Number of the Deliverable Asset, where applicable: •]. Investment Ratio • (as specified in the Information Document). Information Document means the securities prospectus or other prospectus prepared with respect to the [Index Certificates] [ETPs] or the information memorandum prepared with respect to the [Index Certificates] [ETPs], as amended respectively.] Fractional Amount shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by [in the event that the Underlying is delivered, insert: the NAV on the Final Valuation Date] [in the event that Investment Units are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date] [in the event that Investment Units are delivered, insert: the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying or Index Certificates or ETPs are delive	Information Document	means the sales prospectus or other prospectus prepared with respect to the Investment Unit or the information memorandum prepared with respect to the Investment Unit, as amended respectively.]
[Index Certificates] [ETPs] means the [insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer. •] (the "[Index Certificates] [ETPs]"). Number of the Deliverable [• (corresponding to the Ratio divided by the Investment Ratio of the [Index Certificates] [ETPs]] Issat [shall be determined on the Fixing Date and shall correspond to the Ratio divided by the Investment Ratio of the [Index Certificates] [ETPs]] Investment Ratio • (as specified in the Information Document). Information Document means the securities prospectus or other prospectus prepared with respect to the [Index Certificates] [ETPs] or the information memorandum prepared with respect to the [Index Certificates] [ETPs] as amended respectively.] Fractional Amount shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by [in the event that the Underlying is delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [Index Certificates] [ETPs]] [insert alternative method for determining the Fractional Amount, where applicable: •]. Monetary Value shall correspond [in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying or In	[for index certificates and ET	TPs as the Deliverable Asset, insert:
Number of the Deliverable Asset [• (corresponding to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs]]) [shall be determined on the Fixing Date and shall correspond to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs]] [insert alternative method for determining the Number of the Deliverable Asset, where applicable: •]. Investment Ratio • (as specified in the Information Document). Information Document means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.] Fractional Amount shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by [in the event that the Underlying is delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Investment Units are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert. to the Reference Price of the Underlying on Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date [in the event that Investment Units are delivered, insert: to the NAV on	[Index Certificates] [ETPs]	means the [<i>insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer:</i> •] (the "[Index Certificates] [ETPs]").
[shall be determined on the Fixing Date and shall correspond to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs]] [insert alternative method for determining the Number of the Deliverable Asset, where applicable: •]. Investment Ratio • (as specified in the Information Document). Information Document means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.] Fractional Amount shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by [in the event that the Underlying is delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Investment Units are delivered, insert: the NAV on the Final Valuation Date] [in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: the Reference Price of the Efference Price of the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the	Number of the Deliverable Asset	[• (corresponding to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs])]
[insert alternative method for determining the Number of the Deliverable Asset, where applicable: •]. Investment Ratio • (as specified in the Information Document). Information Document means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.] Fractional Amount shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by [in the event that the Underlying is delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Investment Units are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Investment Units are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [Insert alternative method for determining the Fractional Amount, where applicable: •]. Monetary Value Monetary Value shall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying the Ratio] [in the event that Investment Units are delivered,		[shall be determined on the Fixing Date and shall correspond to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs]]
Investment Ratio • (as specified in the Information Document). Information Document means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.] Fractional Amount shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by [in the event that the Underlying is delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Investment Units are delivered, insert: the NAV on the Final Valuation Date] [in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [In the event that Index Certificates][ETPs]] [insert alternative method for determining the Fractional Amount, where applicable: •]. Monetary Value shall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [in the eve		[insert alternative method for determining the Number of the Deliverable Asset, where applicable: ●].
Information Document means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.] Fractional Amount shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by [in the event that the Underlying is delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Investment Units are delivered, insert: the NAV on the Final Valuation Date] [in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [insert alternative method for determining the Fractional Amount, where applicable: •]. Monetary Value shall correspond [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date [In the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [in th	Investment Ratio	 (as specified in the Information Document).
Fractional Amountshall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by [in the event that the Underlying is delivered, insert: the Reference Price of the Underlying on the Final Valuation Date] [in the event that Investment Units are delivered, insert: the NAV on the Final Valuation Date] [in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPS]] [insert alternative method for determining the Fractional Amount, where applicable: •].Monetary Valueshall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date [insert alternative method for determining the Fractional Amount, where applicable: •].Monetary Valueshall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [insert alternative method for determining the NaV on the Final Valuation Date multiplied by the Ratio] [insert alternative method for determining the Monetary Value, where applicable: •].][Performance[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]]Currency Conversion[if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.	Information Document	means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.]
[in the event that the Underlying is delivered, insert: the Reference Price of the Underlying on the Final Valuation Date][in the event that Investment Units are delivered, insert: the NAV on the Final Valuation Date][in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs]][insert alternative method for determining the Fractional Amount, where applicable: •].Monetary Valueshall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [insert alternative method for determining the Monetary Value, where applicable: •].][Performance[of the Underlying shall correspond to the quotient of (i) the Reference Price of 	Fractional Amount	shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by
[in the event that Investment Units are delivered, insert: the NAV on the Final Valuation Date] [in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs]] [insert alternative method for determining the Fractional Amount, where applicable: •]. Monetary Value shall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [insert alternative method for determining the Monetary Value, where applicable: •].] [Performance [of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]] Currency Conversion [if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.		[<i>in the event that the Underlying is delivered, insert:</i> the Reference Price of the Underlying on the Final Valuation Date]
[in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPS]] [insert alternative method for determining the Fractional Amount, where applicable: •].Monetary Valueshall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [insert alternative method for determining the Monetary Value, where applicable: •].[Performance[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]]Currency Conversion[if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.		[<i>in the event that Investment Units are delivered, insert:</i> the NAV on the Final Valuation Date]
[insert alternative method for determining the Fractional Amount, where applicable: •].Monetary Valueshall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [insert alternative method for determining the Monetary Value, where applicable: •].][Performance[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]]Currency Conversion[if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.		[<i>in the event that Index Certificates or ETPs are delivered, insert:</i> the Reference Price of the Underlying on the Final Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs]]
Monetary Value shall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [insert alternative method for determining the Monetary Value, where applicable: •].] [Performance [of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]] Currency Conversion [if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.		[insert alternative method for determining the Fractional Amount, where applicable: •].
[in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio][in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio][insert alternative method for determining the Monetary Value, where applicable: •].][Performance[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]]Currency Conversion[if currency hedging (Quanto) is not provided for, insert: 	Monetary Value	shall correspond
[in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [insert alternative method for determining the Monetary Value, where applicable: •].][Performance[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]]Currency Conversion[if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.		[<i>in the event that the Underlying or Index Certificates or ETPs are delivered, insert:</i> to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio]
[insert alternative method for determining the Monetary Value, where applicable: •].][Performance[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]]Currency Conversion[if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.		[<i>in the event that Investment Units are delivered, insert:</i> to the NAV on the Final Valuation Date multiplied by the Ratio]
[Performance[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]]Currency Conversion[<i>if currency hedging (Quanto) is not provided for, insert:</i> All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.		[insert alternative method for determining the Monetary Value, where applicable: \bullet].]
Currency Conversion[if currency hedging (Quanto) is not provided for, insert:All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.	[Performance	[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]]
All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.	Currency Conversion	[if currency hedging (Quanto) is not provided for, insert:
		All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.

"Conversion Rate" means

[the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.]

[insert different definition of the Conversion Rate, where applicable: •]

[*insert additionally, where applicable:* If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [*for Securities subject to German* law: (sections 315, 317 BGB)].]]

[if currency hedging (Quanto) is provided for, insert:

All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security ("**Quanto Structure**").]

Applicable Law	[German Law]
	[Swiss Law]
Registry Type	[German Global Certificates]
	[German Central Register Securities]
	[Swiss Uncertificated Securities]
	[Italian Uncertificated Certificates]
	[Danish Uncertificated Securities]
	[Dutch Uncertificated Securities]
	[Finnish Registered Securities]
	[French Dematerialized Bearer Securities]
	[Norwegian Registered Securities]
	[Swedish Registered Securities]
Clearing System	is [in each case]:
	[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
	[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
	[insert additional or other clearing systems: ●]
Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities] [indices] [bonds] [commodities] [futures or interest rate futures] [exchange rates] [interest rates] [investment units] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.
	[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Extraordinary Right of Termination of the Issuer	f Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]

			[Bank Vontobel Europe AG, Munich (the German Guarantor)]
Securities collateral (TCM)	with man	triparty agement	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
			[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]
]			<u>k</u>

7.2.9 Product Conditions for (Best Entry) (Trigger) (Memory) (Lock-in) (Protect (Pro)) (Individual Observation) Multi Express Certificates/Notes (Product No. 9)

[
Type of Security	[Best Entry] [Trigger] [Memory] [Lock-in] [Protect [Pro]] [Individual Observation] Multi Express [Certificates][Notes] [Quanto] [with triparty collateral management (TCM)]		
Settlement Currency	of the Securities shall be •. [All references to • should be understood as references to [<i>insert details of the Currency:</i> •].]		
[in case of Securities with	n Nominal Amount:		
Nominal Amount	•		
Total Nominal Amount (up to)	• [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Total Nominal Amount of •).]		
[in case of Securities with	nout Nominal Amount:		
Issue Size [(up to)]	[•] [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Issue Size of •).]]		
[Calculation Amount	•]]		
Issue Date	•		
[Fixing Date	•]		
Final Valuation Date	•		
	If the Final Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]		
Valuation Date [(n)]	[•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)].		
	[If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]		
[Early Redemption Date [(n)]	[•] [means the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]		
[insert only in case of Ital	ian Uncertificated Certificates:		
Expiry Date (<i>Data di</i> <i>Scadenza</i>)	[shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]		
Maturity Date	•		
Product Features	means the Underlyings, the Strikes, [<i>for Barrier:</i> , the Barriers], the Redemption Levels [<i>for Trigger:</i> , the [Coupon Threshold] [Coupon Thresholds]] [<i>for Lock-in:</i> ,		
Underlyings [ist Underlyings in order: •] [insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [Beference Agent: •] [Derivatives Exchange: •] [Currency: •] [In the case of Indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [In the case of bonds as the Underlying, insert: [ISIN Underlying: •] [Boomberg][•] symbol: •] [Beference Agent: •] [Derivatives Exchange: •] [Valuation Time: •] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [In		[the Lock-in Level] [the Lock-in Levels]] [,][and] the Coupon Thresholds [and the Ratios].	
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[insert description of Underlying: •] [In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert: [ISIN Underlying: •] [[Eloomberg][•] symbol: •] [Reference Agent: •] [Currency: •] [In the case of indices as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying, insert: [ISIN Underlying: •] [[Boomberg][•] symbol: •] [[Boomberg][•] symbol: •] [[Boomberg][•] symbol: •] [[Currency: •]] [In the case of orandities as the Underlying, insert: [ISIN Underlying: •] [[Boomberg][•] symbol: •] [[Currency: •]] [In the case of oranmodities as the Underlying, insert: [ISIN Underlying: •] [[Boomberg][•] symbol: •] [[Boomberg][•] symbol: •] [[Boomberg][•] symbol: •] [[Iboomberg][•] symbol: •] [[Iboomberg][•] symbol: •] [[Iboomberg][•] symbol: •] [[In the case of oranmodities as the Underlying, insert: [ISIN Underlying: •] [[Iboomberg][•] symbol: •] [[Iboomberg][•] symbol: •] [[In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [[In the case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [[Iboomberg][•] symbol: •] [Reference Agent: •] [Derivatives Exchange: •] [[Unit of Measurement: •] [Reference Agent: •] [Derivatives Exchange: •] [[Unit case of futures or interest rate futures as the Underlying, insert: [ISIN Underlying: •] [[In the case of futures as the Underlying, insert additionally: For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying.]] [In the case of interest rate futures as the Underlying, insert: [ISIN Underlying]] [In the case of interest rate stutures as the Underlying, insert: [ISIN Underlying]] [In the case of interest rate stutures as the Underlying, insert: [ISIN Underlying]] [In the case of exchange rates as the Underlying, insert: [ISIN Underlying	Underlyings	[list Underlyings in order: ●]	
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[<i>In the case of interest rate futures as the Underlying, insert additionally:</i> For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]] [<i>In the case of exchange rates as the Underlying, insert:</i> [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Base Currency / Strike Currency: •]		[Currency: •]	
For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]] [<i>In the case of exchange rates as the Underlying, insert:</i> [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Base Currency / Strike Currency: •]		[In the case of interest rate futures as the Underlying, insert additionally:	
[<i>In the case of exchange rates as the Underlying, insert:</i> [ISIN Underlying: •] [[Bloomberg][•] symbol: •] [Base Currency / Strike Currency: •]		For the purposes of the Terms and Conditions, one percentage point in the pricing of the Underlying by the Reference Agent shall correspond to one unit of the Currency of the Underlying.]]	
[ISIN Underlying:•][[Bloomberg][•] symbol:•][Base Currency / Strike Currency: •]		[In the case of exchange rates as the Underlying, insert:	
[[Bloomberg][•] symbol: •] [Base Currency / Strike Currency: •]		[ISIN Underlying: •]	
[Base Currency / Strike Currency: •]		[[Bloomberg][•] symbol: •]	
		[Base Currency / Strike Currency: •]	

.....

[the Lock-in Lovel] [the Lock-in Lovels]] [][and] the Coupon Thresholds [and the

	[Reference Page: [Valuation Time:	•]
	[Valuation Time:	• 1
		•]
	[The "Currency of the Underlying"	shall correspond to the Strike Currency.]]
	[In the case of interest rates as t	he Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
	[Reference Page:	•]
	[Valuation Time:	•]
	[Currency:	•]]
	[In the case of investment units	as the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
	[Currency:	•]]
	[In the case of virtual currencies	as the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] Symbol:	•]
	[Base Currency / Strike Currency:	•]
	[Reference Agent:	•]
	[Reference Page:	•]]
	[All references to • should be un <i>Currency:</i> •].]	derstood as references to [insert details of the
Initial Reference Price	[Underlying 1]	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]
	[Underlying 2]	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]
	[list additional Underlying(s) where applicable	, [•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]]
	[for Best Entry: The respective without undue delay after the F General Conditions.]	e Initial Reference Price shall be notified Fixing Date pursuant to section 12 of the
[for Best Entry:		
Best Entry Observation Period	Best Entry Observation Period	

[shall begin on the Issue Date and shall end on the Fixing Date (inclusive in each case)]

[insert alternative Best Entry Observation Period, where applicable: •].

[Best Entry Price	Best Entry Price	
	[shall correspond to the Observatio	n Price]
	[insert alternative definition of the applicable: •].]]	e Best Entry Price for an Underlying, where
Strike	[Underlying 1]	[•]
	[Underlying 2]	[•]
	[list additional Underlying(s), where applicable	[•]]
[Ratio	[Underlying 1]	[•] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]
	[Underlying 2]	[•] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]
	[list additional Underlying(s), where applicable	[•] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]]
	[insert alternative method for dete applicable: •]]	rmining the Ratio for the Underlyings, where
Early Redemption	Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable.	
Redemption Event	[for Autocall: A Redemption Event s	shall occur if
	[the [Reference Price][Observation than the [relevant] Redemption Leve	Price] of the Underlying is [equal to or] higher el [(n)] [at least once] on a Valuation Date [(n)].]
	[the [Reference Price][Observation higher than the respective Redemp Date.]]	Price] of all the Underlyings is [equal to or] ption Level [(n)] [at least once] on a Valuation
	[an Individual Redemption Event ha	as been determined for all Underlyings.]
	[<i>for Issuer call:</i> On each Valuation Securities (Issuer call).]]	Date, the Issuer has the right to terminate the
	[insert alternative provision for the o	occurrence of a Redemption Event: •]]
[Individual Redemption	An Individual Redemption Event sh	all occur if
Event	[the [Reference Price][Observation than its respective [relevant] Reden Date [(n)].]	Price] of an Underlying is [equal to or] higher nption Level [(n)] [at least once] on a Valuation
	[insert alternative provision for the o	occurrence of a Redemption Event: •]]

[for Autocall: Redemption Level [(n)] [insert only if the Redemption Level is different on one or more Valuation Dates: means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below for each Underlying:]

	[Underlying 1]	[•]
	[Underlying 2]	[•]
	[list additional Underlying(s), where applicable	[•]]
[Final Redemption Level	[Underlying 1]	[•]
	[Underlying 2]	[•]
	[list additional Underlying(s), where applicable	[•]]
[Redemption Factor [(n)]	[•] [means the Redemption Fact Date (n), as listed below: [<i>insert tab</i>	or (n) allocated to the respective Valuation <i>le</i>].]]]
Early Redemption	The Early Redemption Amount sha	Il correspond to
Amount	[the [Nominal Amount][Calculation /	Amount]]
	[the higher of the following two amo	unts:
	 [Nominal Amount][Calculati [Nominal Amount][Calculati the Underlying with the [low [the [Nominal Amount][Calculation [(n)]]. 	on Amount]; ion Amount] multiplied by the Performance of /est][highest] Performance Amount] multiplied by the Redemption Factor
Exercise Right of the The Exercise Right of the Security Holder pursuant to section 6c of the Security Holder Conditions shall [not] apply.		Holder pursuant to section 6c of the General
	[The Security Holder may redeem onward in accordance with section 6 the Product Conditions.	the Securities from the First Exercise Date of the General Conditions in conjunction with
	The exercise of the Exercise Right payment of the Cash Amount upon	shall give the Security Holder the right to the Exercise by the Issuer.]
[in the case Exercise Right of the Security Holder is applicable, insert:		, insert:
Exercise Agent	means [Bank Vontobel AG, Corpor Switzerland] [•]	ate Actions, Gotthardstrasse 43, 8002 Zurich,
	Telephone: [+41 (0)58 283 74 69] [•]
	Fax: [+41 (0)58 283 51 60] [•]	
Exercise Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Exercise Date] [by [•] o'clock on]] [•].	
First Exercise Date	•	
Exercise Date	Each [•] from the First Exercise Date onward shall be an Exercise Date.	
Minimum Exercise Number	•	
Cash Amount upon Exercise	[corresponds to the [Nominal Amou determined by [the Issuer] [or] [the C at its reasonable discretion discre (sections 315, 317 BGB)] as the fa	nt] [Calculation Amount]] [Amount per Security calculation Agent] on the relevant Exercise Date tion [<i>for Securities subject to German</i> law: ir market price of the Security]. [<i>insert specific</i>

amount or specification of the method of determining the Cash Amount upon <code>Exercise: •]]</code>

Ordinary Right of Termination of the Issuer	The Ordinary Right of Termination of the Issuer pursuant to section 6b of the General Conditions shall [not] apply [<i>if applicable and in case of an issuer call</i> : in the case of a Redemption Event. If a Redemption Event occurs, each Valuation Date shall be a Termination Date and the Early Redemption Amount shall be the Ordinary Termination Amount].	
[in the case Ordinary Rig	ht of Termination of the Issuer and no Issuer call is applicable, insert:	
First Termination Date	•	
Termination Dates	[Each [•] from the First Termination Date onwards shall be a Termination Date.] [•]	
Termination Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Termination Date] [by [•] o'clock on]] [•].]	
Ordinary Termination Amount	[corresponds to the [Nominal Amount] [Calculation Amount]] [<i>insert specific amount</i> : •]]	
[for Protect, insert:		
Barrier	[Underlying 1] [•]	
	[Underlying 2] [•]	
	[list additional Underlying(s), [•]] where applicable	
Barrier Event	A Barrier Event shall occur if	
	[except for Pro:	
	the Observation Price of at least one Underlying is [equal to or] below the applicable Barrier for the respective Underlying at least once on an Exchange Day within the Observation Period.]	
	[for Pro:	
	the Reference Price of at least one Underlying is [equal to or] below the applicable Barrier for the respective Underlying on the Final Valuation Date.]	
	[insert alternative definition of a Barrier Event: •]]	
[for Protect, except for Pr	o, insert:	
Observation Period	The Observation Period [shall be from \bullet to \bullet (first day and last day inclusive in each case)] [shall be on \bullet] [shall correspond to the Term] [shall begin on \bullet and end on the Final Valuation Date (inclusive in each case).]	
	[insert alternative Observation Period: ●]]	
[for Protect, except for Pr	o, insert in all cases and for Protect Pro insert where applicable:	
Observation Price	shall mean	
	[in the case of shares , securities representing shares (ADRs or GDRs), other dividend-bearing securities , indices , futures or interest rate futures as the Underlying, insert:	
	the price of the respective Underlying determined and published by the Reference Agent.]	
	[in the case of bonds, commodities or interest rates as the Underlying, insert:	

the price of the respective Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)].]

[in the case of **exchange rates** as the Underlying, insert:

each price of the respective Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]

[in the case of investment units as the Underlying, insert:

[the price of the respective Underlying determined and published by the Reference Agent.][the official net asset value for the respective Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]

[insert alternative definition of the Observation Price for an Underlying: •]

[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of an Underlying during the Observation Period shall be relevant.]]

[for Lock-in: Lock-in Level [(n)] [insert only if the Lock-in Level is different on one or more Valuation Dates: means the Lock-in Level (n) allocated to the respective Lock-in Observation Date (n), as

	listed below for each Underlying:		
	[Underlying 1]	[•]	
	[Underlying 2]	[•]	
	[list additional Underlying(s), where applicable	[•]]	
Lock-in Observation Date	•		
[(n)]	If a Lock-in Observation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].		
Lock-in Event	A Lock-in Event shall occur if		
	[the Reference Price of all the Underlyings on a Lock-in Observation Date [(n)] is [equal to or] above the respective [relevant] Lock-in Level [(n)].]		
	[insert alternative provision for the occurrence of a Lock-in Event: \bullet]]		
Redemption Style	[cash settlement] [(physical) delivery]		
Payment Type	Conditional Coupon Payment. The Conditions for Conditional Coupon Payment	provisions of section 5 (6) of the General ayments shall apply.	
Coupon Event	A Coupon Event shall occur if		
	[the [Reference Price][Observation Price] of all the Underlyings is [equal to or] higher than the respective [relevant] Coupon Threshold [(n)] [at least once] on an Observation Date [(n)].]		
	[insert alternative provision for the applicable: •]	e occurrence of a Coupon Event, where	

Coupon Threshold [(n)] [*insert only if the Coupon Threshold is different on one or more Observation Dates:* means the Coupon Threshold (n) allocated to the respective Observation Date (n), as listed below for each Underlying:]

	[Underlying 1]	[•]	
	[Underlying 2]	[•]	
	[list additional Underlying applicable	(s), where [•]]	
Observation Date [(n)]	[•] [[means each Exchange Valuation Date][<i>insert di</i> case)]].	ge Day beginning from the ● a fferent date, where applicabl	nd ending with the [Final e: ●] (inclusive in each
	[If an Observation Date is following Exchange Day]	not an Exchange Day, it shall l insert modified provision, when	be postponed to [the next re applicable: ●].]
[for Trigger:			
Payment Type	Conditional Coupon Pa Terms and Conditions	ayment. The provisions of sec for Conditional Coupon Payme	tion 5 (6) of the General nts shall apply.
Coupon Event	A Coupon Event shall	occur if	
	[the [Reference Price] higher than the [relevence] Observation Date [(n)].	[Observation Price] of the Ur vant] Coupon Threshold [(n)]]	nderlying is [equal to or] [at least once] on an
	[insert alternative prop applicable: •]	vision for the occurrence of a	a Coupon Event, where
Coupon Threshold [(n)]	 [•] [means the Coupor Date (n), as listed belo 	n Threshold (n) allocated to the w: [<i>insert table</i>].]	e respective Observation
Observation Date [(n)]	 [•] [means each Exch [Valuation Date][insert case)]. 	ange Day beginning from the different date, where applical	• and ending with the ble: •] (inclusive in each
	[If an Observation Date next following Exchang	e is not an Exchange Day, it s le Day] [<i>insert modified provisio</i>	hall be postponed to [the on, where applicable: •].]
Coupon Amount [(n)]	 [•] [means the Coupo Date (n), as listed belo 	n Amount (n) allocated to the w: [insert table].]	e respective Observation
[Coupon Record Date [(n)] [•] [means the Coupon Date (n), as listed belo	Record Date (n) allocated to th w: [<i>insert table</i>].]	e respective Observation
Coupon Payment Date [(r	n)] [•] [means the Coup Observation Date (n), a	oon Payment Date (n) alloc as listed below: [<i>insert table</i>].]	ated to the respective
Memory	[Not applicable. The provi apply.]	sions of section 5 (2) of the Ge	neral Conditions shall not
	[Applicable. Coupon Payr section 5 (2) of the Gener	nents not made may be paid s al Conditions.]	subsequently pursuant to
Coupon Amount [(n)]	[•] [means the Coupon A (n), as listed below: [<i>inser</i>	mount (n) allocated to the resp t table].]	pective Observation Date
[Coupon Record Date [(n)]	[•] [means the Coupon R Date (n), as listed below:	ecord Date (n) allocated to the [insert table].]	e respective Observation
Coupon Payment Date	[•] [means the Coupon Pa	ayment Date (n) allocated to th	e respective Observation

[(n)]	Date (n), as listed below: [insert table].]
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined – subject to Early Redemption pursuant to section 4 of the General Conditions
	- in accordance with the following paragraphs.
	[Multi Express Certificates/Notes with cash settlement Redemption Style:
	(a) If the Reference Price of all the Underlyings on the Final Valuation Date is [equal to or] higher than the respective [Strike] [Final Redemption Level], the investor shall receive the [Nominal Amount][Calculation Amount].
	(b) If the Reference Price of at least one Underlying on the Final Valuation Date is [equal to or] below the respective [Strike] [Final Redemption Level], the Issuer shall pay a cash settlement equal to the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.]
	[Multi Express Certificates/Notes with (physical) delivery Redemption Style:
	(a) If the Reference Price of all the Underlyings on the Final Valuation Date is [equal to or] above the respective [Strike] [Final Redemption Level], each Security shall be redeemed by payment of the [Nominal Amount][Calculation Amount].
	(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of at least one Underlying on the Final Valuation Date is [equal to or] below the respective [Strike] [Final Redemption Level].
	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [<i>only for the delivery of shares, bonds, index certificates or ETPs:</i> The delivery of definitive securities to the Security Holders shall be excluded.]
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset,</i> <i>insert where applicable:</i> or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]
	[Protect Multi Express Certificates/Notes with cash settlement Redemption Style:
	(a) The investor shall receive payment of the [Nominal Amount][Calculation Amount],
	(i) if a Barrier Event has not occurred or,
	(ii) if a Barrier Event has occurred, but the Reference Price of all of the Underlyings on the Final Valuation Date is [equal to or] above the respective [Strike] [Final Redemption Level].
	(b) If a Barrier Event has occurred and the Reference Price of at least one Underlying on the Final Valuation Date is [equal to or] below the respective [Strike] [Final Redemption Level], the Issuer shall pay a cash settlement equal to the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.
	[Protect Multi Express Certificates/Notes with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount],
 - (i) if a Barrier Event has not occurred or,
 - (ii) if a Barrier Event has occurred, but the Reference Price of all of the Underlyings on the Final Valuation Date is [equal to or] above the respective [Strike] [Final Redemption Level].
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred and the Reference Price of at least one Underlying on the Final Valuation Date is [equal to or] below the respective [Strike] [Final Redemption Level].

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs:* The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Protect Pro Multi Express Certificates/Notes with cash settlement Redemption Style:

- (a) If a Barrier Event has not occurred, each Security shall be redeemed by payment of the [Nominal Amount][Calculation Amount].
- (b) If a Barrier Event has occurred, the Issuer shall pay a cash settlement equal to the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.]

[Protect Pro Multi Express Certificates/Notes with (physical) delivery Redemption Style:

- (a) If a Barrier Event has not occurred, each Security shall be redeemed by payment of the [Nominal Amount][Calculation Amount].
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs:* The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

Reference Price The Reference Price shall be the relevant rate, price or level of the respective Underlying for the purpose of determining and calculating the (Early) Redemption of the Securities [*in the case of Conditional Coupon Payments:* or for the purpose of determining whether the conditions for a Coupon Payment are met,] [*for Lock-in:* or the determination of a Lock-in Event] and shall be determined as follows:

Reference Price means

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and **other dividend-bearing securities** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of indices as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]

[(a) the price of the Underlying displayed on page [*screen page:* •] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of **commodities** as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of futures or interest rate futures as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of exchange rates as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of investment units as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: \bullet]

Exchange Day	[in the case of shares , securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:
	A day on which trading in the Underlying takes place on the Reference Agent.]
	[in the case of indices as the Underlying, insert:
	A day on which the Underlying is calculated by the Reference Agent.]
	[in the case of bonds as the Underlying, insert:
	A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]
	[in the case of commodities as the Underlying, insert:
	A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]
	[in the case of futures or interest rate futures as the Underlying, insert:
	A day on which trading in the Underlying takes place on the Reference Agent.]
	[in the case of exchange rates as the Underlying, insert:
	A day on which the Reference Agent normally fixes a price for the Underlying.]
	[in the case of interest rates as the Underlying, insert:
	A day on which the Reference Agent normally fixes a price for the Underlying.]
	[in the case of investment units as the Underlying, insert:
	A day on which the value of the Underlying is normally determined by the respective Reference Agent.]
	[In the case of virtual currencies as the Underlying, insert:
	A day on which the Reference Agents normally determine a price for the Underlying.]
	[insert modified definition of Exchange Day, where applicable: ●]

[for physical delivery only, insert:		
Deliverable Asset	[Underlying with the Relevant Performance] [[Investment Units][Index Certificates][ETPs] linked to the Underlying with the Relevant Performance].	
[for an Underlying as the Deliverable Asset, insert:		
Number of the [shall correspond to the Ratio of the Underlying with the Relevant Perform		the Underlying with the Relevant Performance.]
Deliverable Asset	liverable Asset [insert alternative method for determining the Number of the Delive the Underlyings, where applicable: •]]	
[for investment units as the Deliverable Asset, insert:		
Investment Unit	means a unit in the fund allocate as listed below:	ed to the respective Underlying (each a "Fund"),
	[Underlying 1]	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): •]
	[Underlying 2]	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): •]

Number Deliverable Asset the bill be determined on the Final Valuation Date and [shall correspond] [to the quotient of (i) the Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date multiplied by the Ratio of the Underlying with the Relevant Performance and (ii) the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Final Valuation Date; expressed as a formula: Number of the Deliverable Asset = Munderlying × RP Underlying NAV investment Unit , where: RPUnderlying RPUnderlying = Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date MUnderlying = Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date MUnderlying = Ratio of the Underlying with the Relevant Performance, and NAV Insert alternative method of calculating the Number of the Deliverable Asset, where applicable: •] NAV of the respective Investment Unit means [the net asset value of the Investment Unit calculated on a Business Day by the custodian bank specified in the Information Document and published on the respective Fund's website [(specify website, if known: •)]. If the net asset value is not calculated on the Final Valuation Date, then the NAV, shall be the net asset value of the Investment Unit calculated by the aforementioned agent and published on the next following Business Day.] [insert alternative definition of the NAV, where applicable: •] Information Document means the sales prospectus or other prospectus prepared with respect to t
Deliverable Asset [to the quotient of (i) the Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date multiplied by the Ratio of the Underlying with the Relevant Performance on the Final Valuation Date; expressed as a formula: Number of the Deliverable Asset = M _{Underlying} × RP _{Underlying} / RAV _{Investment Unit} , where: RP _{Underlying} = Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date MUnderlying = Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date MUnderlying = Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date MUnderlying = Ratio of the Underlying with the Relevant Performance, and NAV NAV_Investment Unit Insert alternative method of calculating the Number of the Deliverable Asset, where applicable: •] NAV of the respective Investment Unit means [the net asset value of the Investment Unit calculated on a Business Day by the custodian bank specified in the Information Document and published on the respective Fund's website [(specify website, if known: •)]. If the net asset value is on talculated on the Final Valuation Date. Information Document means the sales prospectus or other prospectus prepared with respect to the respective levestment Unit or the information memorandum prepared with respect to the respective levestment Unit, as amended respective].] [Information Document means the Sales prospectus or other prospectus prepared with re
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Information Document means the sales prospectus or other prospectus prepared with respect to the respective Investment Unit or the information memorandum prepared with respect to the Investment Unit, as amended respectively.] [for index certificates and ETPs as the Deliverable Asset, insert: [Index Certificates] means the [Index Certificates]
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[Index Certificates] means the [Index Certificates] [ETPs] allocated to the respective Underlying (the
[ETPs] "[Index Certificates] [ETPs]"), as listed below:
[Underlying 1] [insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]
[Underlying 2] [insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]
[list additional Underlying(s), [insert description of the Index Certificates or where applicable ETPs including the reference item, ISIN and issuer: •]]
Number of the [Index Certificates or ETPs linked to Underlying 1] [•][shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]
[Index Certificates or ETPs [•][shall be determined on the Fixing Date linked to Underlying 2] and shall correspond to the Investment Ratio

	of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]
	[<i>list Index Certificates or ETPs linked to additional Underlying(s), where applicable</i> [•][shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]
	[<i>if the Ratio is determined before or at the start of the offer, insert where applicable:</i> The Number of the Deliverable Asset indicated above corresponds to the Investment Ratio of the relevant [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying.]
	[insert alternative method for determining the Number of the Deliverable Asset for the Index Certificates or ETPs linked to the Underlyings, where applicable: •]
Investment Ratio	[Index Certificates or ETPs • linked to Underlying 1]
	[Index Certificates or ETPs • linked to Underlying 2]
	[list Index Certificates or ETPs •] linked to additional Underlying(s), where applicable
	The Investment Ratios above are as specified in the respective Information Document.
Information Document	means in each case the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.]
Fractional Amount	shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by
	[<i>in the event that an Underlying is delivered, insert:</i> the Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date]
	[<i>in the event that Investment Units are delivered, insert:</i> the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Final Valuation Date]
	[<i>in the event that Index Certificates or ETPs are delivered, insert:</i> the Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs] linked to it]
	[insert alternative method for determining the Fractional Amount, where $applicable: \bullet$].
Monetary Value	shall correspond
	[<i>in the event that an Underlying or Index Certificates or ETPs are delivered, insert:</i> to the Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date multiplied by the Number of the Deliverable Asset]
	[<i>in the event that Investment Units are delivered, insert:</i> to the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Final Valuation Date multiplied by the Number of the Deliverable Asset]
	[insert alternative method for determining the Monetary Value, where applicable: •].]

Relevant Performance means the Performance of the Underlying showing the [lowest] [highest] [-] Performance in relation to the other Underlyings. If several Underlyings show identical Performance, the Issuer shall be entilled to decide in its reasonable discretion [<i>for Securities subject to German</i> law. (sections 315, 317 BGB)] which the Underlyings concerned shall be used for the purpose of calculating the Relevant Performance within the meaning of these Terms and Conditions.] Currency Conversion [<i>if currency hedging (Quanto) is not provided for, insert</i> : All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate. "Conversion Rate" means [Ithe relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/x-tixings.] [insert different definition of the Conversion Rate applicable: •] [insert difficiantly, where applicable: if such conversion rate is not determined or published for if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [for Securities subject to German law: (sections 315, 317 BGB)].]] [<i>if currency hedging (Quanto) is provided for, insert</i> : All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 11, i.e. one und of the Currency	Performance	[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]
Currency Conversion [if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate. "Conversion Rate" means [the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/tr-fixings.] [insert different definition of the Conversion Rate, where applicable: •] [insert different definition of the Conversion Rate, where applicable: •] [insert different definition of the Conversion Rate is not determined or published [or it the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [for Securities subject to German law: (sections 315, 317 BGB)].]] [if currency hedging (Quanto) is provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency of the Underlying shall corespond to one unit of the Settlement Currency of the Security ("Quanto Structure").] Applicable Law [German Global Certificates] [German Global Certificates] [German Global Certificates] [Darish Uncertificated Securities] [Finch Dematerialized Bearer Securities] [Dutch Uncertificated Securitites] <td>Relevant Performance</td> <td>means the Performance of the Underlying showing the [lowest] [highest] [•] Performance in relation to the other Underlyings. If several Underlyings show identical Performance, the Issuer shall be entitled to decide in its reasonable discretion [<i>for Securities subject to German</i> law: (sections 315, 317 BGB)] which of the Underlyings concerned shall be used for the purpose of calculating the Relevant Performance within the meaning of these Terms and Conditions.]</td>	Relevant Performance	means the Performance of the Underlying showing the [lowest] [highest] [•] Performance in relation to the other Underlyings. If several Underlyings show identical Performance, the Issuer shall be entitled to decide in its reasonable discretion [<i>for Securities subject to German</i> law: (sections 315, 317 BGB)] which of the Underlyings concerned shall be used for the purpose of calculating the Relevant Performance within the meaning of these Terms and Conditions.]
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[insert additionally, where applicable: If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [for Securities subject to German law: (sections 315, 317 BGB)].]] [if currency hedging (Quanto) is provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency. The conversion shall use a Conversion to one unit of the Settlement Currency of the Securities [German Currency] Applicable Law [German Law] [Swiss Law] [German Global Certificates] [German Central Register Securities] [Swiss Uncertificated Securities] [Italian Uncertificated Securities] [Dutch Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities] [Norwegian Registered Securities] [Swedish Registered Securities] [Clearing System is [in each case]: [Clearing System is [in each case]: [SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland] <td></td> <td>[insert different definition of the Conversion Rate, where applicable: $ullet$]</td>		[insert different definition of the Conversion Rate, where applicable: $ullet$]
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[Norwegian Registered Securities] [Swedish Registered Securities] Clearing System is [in each case]: [Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and]. [SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]		[French Dematerialized Bearer Securities]
[Swedish Registered Securities] Clearing System is [in each case]: [Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and]. [SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]		[Norwegian Registered Securities]
Clearing System is [in each case]: [Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and]. [SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]		[Swedish Registered Securities]
[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and]. [SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]	Clearing System	is [in each case]:
[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]		[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
		[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]

Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities] [,][and] [indices] [,][and] [bonds] [,][and] [commodities] [,][and] [futures or interest rate futures] [,][and] [exchange rates] [,][and] [interest rates] [,][and] [investment units] [,][and] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.
	[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Extraordinary Right of Termination of the Issuer	Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]
	[Bank Vontobel Europe AG, Munich (the German Guarantor)]
Securities with triparty collateral management (TCM)	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
	[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]
]	

[insert additional or other clearing systems: •]

7.2.10 Product Conditions for (Best Entry) (Trigger) (Protect (Pro)) Fixed Coupon Express Certificates/Notes (Product No. 10)

[
Type of Security	[Best Entry] [Trigger] [Protect [Pro]] Fixed Coupon Express [Certificates][Notes] [Quanto] [with triparty collateral management (TCM)]
Settlement Currency	of the Securities shall be \bullet . [All references to \bullet should be understood as references to [insert details of the Currency: \bullet].]
[in case of Securities with N	ominal Amount:
Nominal Amount	
Total Nominal Amount	• [in the case of an increase of issue, insert additionally:, which shall be
[(up to)]	consolidated with the outstanding Securities (ISIN \bullet / WKN \bullet / Valor \bullet) issued on [<i>insert issue date of the Original Securities</i> : \bullet] [(and increased on [<i>list earlier</i> <i>increases of issue, where applicable</i> : \bullet])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Total Nominal Amount of [(up to)] \bullet).]
[in case of Securities withou	it Nominal Amount:
Issue Size [(up to)]	• [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Issue Size of [(up to)] •).]]
[Calculation Amount	•]]
[Calculation Amount Issue Date	•]]
[Calculation Amount Issue Date [Fixing Date	•]] • •]
[Calculation Amount Issue Date [Fixing Date Final Valuation Date	•]] • •] •
[Calculation Amount Issue Date [Fixing Date Final Valuation Date	•]] • •] • [If the Final Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]
[Calculation Amount Issue Date [Fixing Date Final Valuation Date Valuation Date [(n)]	 •]] •] •] • [If the Final Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (in each case inclusive)].
[Calculation Amount Issue Date [Fixing Date Final Valuation Date Valuation Date [(n)]	 •]] •] •] •[If the Final Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (in each case inclusive)]. [If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]
[Calculation Amount] Issue Date [Fixing Date] Final Valuation Date Valuation Date [(n)] [Early Redemption Date [(n)]	 •]] • •] • [If the Final Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (in each case inclusive)]. [If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].]
[Calculation Amount] Issue Date [Fixing Date] Final Valuation Date Valuation Date [(n)] [Early Redemption Date [(n)] [insert only in case of Italian]	 •]] • •] • [If the Final Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (in each case inclusive)]. [If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].] <i>Uncertificated Certificates:</i>
[Calculation Amount] Issue Date [Fixing Date] Final Valuation Date Valuation Date [(n)] [Early Redemption Date [(n)] [insert only in case of Italian] Expiry Date (Data di Scadenza)	 •]] • •] • [If the Final Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (in each case inclusive)]. [If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].] <i>Uncertificated Certificates:</i> [shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]

Product Features	means the Underlying, the S Redemption Level] [<i>for Trigger</i> . [[,][and] the Redemption Levels	Strike [<i>for Barrier:</i> , the Barrier] [[,][and] the ;, the [Coupon Threshold] [Coupon Thresholds]] s] [and the Ratio].
Underlying	[insert description of Underlying	g:•]
	[In the case of shares, secured of shares, secured of the secured	rities representing shares (ADRs or GDRs), rities and indices as the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
	[Derivatives Exchange:	•]
	[Currency:	•]
	[In the case of indices as the l	Underlying, insert additionally:
	For the purposes of the Terms one unit of the Currency of the	and Conditions, one index point corresponds to Underlying.]]
	[In the case of bonds as the U	Inderlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
	[Derivatives Exchange:	•]
	[Valuation Time:	•]
	[Currency:	•]]
	[In the case of commodities a	s the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Unit of Measurement:	•]
	[Reference Agent:	•]
	[Valuation Time:	•]
	[Currency:	•]]
	[In the case of futures or inter	rest rate futures as the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
	[Derivatives Exchange:	•]
	[Currency:	•]
	[In the case of interest rate fu	tures as the Underlying, insert additionally:
	For the purposes of the Term pricing of the Underlying by the of the Currency of the Underlyi	s and Conditions, one percentage point in the e Reference Agent shall correspond to one unit ng.]]
	[In the case of exchange rates	s as the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Base Currency / Strike Curren	cy: •]

[Reference Agent:	•]
[Reference Page:	•]
[Valuation Time:	•]
[The "Currency of the Underlying'	' shall correspond to the Strike Currency.]]
[In the case of interest rates as t	he Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Reference Page:	•]
[Valuation Time:	•]
[Currency:	•]]
[In the case of investment units	as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Currency:	•]]
[In the case of virtual currencies	s as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] Symbol:	•]
[Base Currency / Strike Currency	:•]
[Reference Agent:	•]
[Reference Page:	•]]
[All references to • should be und <i>Currency:</i> •].]	lerstood as references to [insert details of the

[in the event that for **futures** or **interest rate futures** as the Underlying a Rollover is stipulated, insert additionally:

Underlying on the Issue Date	[insert description of the contract at the time of issue: ●]
	Bloomberg Symbol: [insert description of the Bloomberg symbol of the relevant contract at the time of issue: •]
Current Underlying	[On each Rollover Date a Rollover procedure shall be carried out whereby the Issuer replaces the respective Current Underlying with another Underlying (fu- ture) which, except for the expiry date which is further in the future, has the same or comparable contract specifications.
	The " Current Underlying " from the Issue Date until the first Rollover Date means the " Underlying on the Issue Date ", as specified above. On the first Rollover Date this Underlying shall lose its validity and shall be replaced by the Underlying falling due on the Reference Agent in the next following Rollover Month. On each subsequent Rollover Date, the Current Underlying shall be replaced analogously by the Underlying contract falling due on the Reference Agent in the next following relating to the Rollover, where applicable: •]]
Rollover Date	[shall be determined in each case by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)] and shall fall within a period of ten trading days prior to the last trading day of the Current Underlying on the Reference Agent. [In the event that the first notice

	day of the Current Underlying is before its last trading day, the period for the Rollover Date shall begin ten trading days prior to the first notice day and shall end with the last trading day of the Current Underlying.]] [<i>insert alternative definition of a Rollover Date:</i> •]
Rollover Month[s]	[<i>insert corresponding contract months:</i> •] [means each contract month defined in relation to the Underlying on the Reference Agent].]
Initial Reference Price	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]. The Initial Reference Price shall be notified without undue delay after the Fixing Date pursuant to section 12 of the General Conditions.]
[for Best Entry:	
Best Entry Observation	Best Entry Observation Period
Period	[shall begin on the Issue Date and shall end on the Fixing Date (in each case inclusive)]
	[insert alternative Best Entry Observation Period, where applicable: \bullet].
[Best Entry Price	Best Entry Price
	[shall correspond to the Observation Price]
	[insert alternative definition of the Best Entry Price for an Underlying, where applicable: •].]]
Strike	•
[Ratio	[• (corresponding to the [Nominal Amount][Calculation Amount] divided by the Strike)]
	[shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]
	[insert alternative method for determining the Ratio, where applicable: \bullet].]
Early Redemption	Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable.
Redemption Event	[for Autocall: A Bedemotion Event shall occur if [the [Beference
	Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]]
	Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [for Issuer call: On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).]]
	Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [for Issuer call: On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).]] [insert alternative provision for the occurrence of a Redemption Event: •]]
[<i>for Autocall</i> : Redemption Level [(n)]	 Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [for Issuer call: On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).]] [insert alternative provision for the occurrence of a Redemption Event: •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [insert table].]
[<i>for Autocall</i> : Redemption Level [(n)] [Final Redemption Level	 Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [for Issuer call: On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).]] [insert alternative provision for the occurrence of a Redemption Event: •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [insert table].]
[<i>for Autocall</i> : Redemption Level [(n)] [Final Redemption Level [Redemption Factor [(n)]	 Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [for Issuer call: On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).]] [insert alternative provision for the occurrence of a Redemption Event: •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [insert table].] •]] [•] [means the Redemption Factor (n) allocated to the respective Valuation Date (n), as listed below: [insert table].]
[<i>for Autocall</i> : Redemption Level [(n)] [Final Redemption Level [Redemption Factor [(n)] Early Redemption Amount	 Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [for Issuer call: On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).]] [insert alternative provision for the occurrence of a Redemption Event: •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [insert table].] •]] [•] [means the Redemption Factor (n) allocated to the respective Valuation Date (n), as listed below: [insert table].] The Early Redemption Amount shall correspond to
[<i>for Autocall</i> : Redemption Level [(n)] [Final Redemption Level [Redemption Factor [(n)] Early Redemption Amount	 Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]] [for Issuer call: On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).]] [insert alternative provision for the occurrence of a Redemption Event: •]] [•] [means the Redemption Level (n) allocated to the respective Valuation Date (n), as listed below: [insert table].] •]] [•] [means the Redemption Factor (n) allocated to the respective Valuation Date (n), as listed below: [insert table].] The Early Redemption Amount shall correspond to [the [Nominal Amount]][Calculation Amount]]

	[the higher of the following two amounts:
	 [Nominal Amount][Calculation Amount]; [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying] [the [Nominal Amount][Calculation Amount] multiplied by the Redemption Factor [(n)]].
Exercise Right of the Security Holder	The Exercise Right of the Security Holder pursuant to section 6c of the General Conditions shall [not] apply.
	[The Security Holder may redeem the Securities from the First Exercise Date onward in accordance with section 6c of the General Conditions in conjunction with the Product Conditions.
	The exercise of the Exercise Right shall give the Security Holder the right to the payment of the Cash Amount upon Exercise by the Issuer.]
[in the case Exercise Right o	of the Security Holder is applicable, insert:
Exercise Agent	means [Bank Vontobel AG, Corporate Actions, Gotthardstrasse 43, 8002 Zurich, Switzerland] [•]
	Telephone: [+41 (0)58 283 74 69] [●]
	Fax: [+41 (0)58 283 51 60] [•]
Exercise Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Exercise Date] [by [•] o'clock on]] [•].
First Exercise Date	•
Exercise Date	Each [•] from the First Exercise Date onward shall be an Exercise Date.
Minimum Exercise Number	•
Cash Amount upon Exercise	[corresponds to the [Nominal Amount] [Calculation Amount]] [Amount per Security determined by [the Issuer] [or] [the Calculation Agent] on the relevant Exercise Date at its reasonable discretion discretion [<i>for Securities subject to</i> <i>German</i> law: (sections 315, 317 BGB)] as the fair market price of the Security]. [<i>insert specific amount or specification of the method of determining the Cash</i> <i>Amount upon Exercise</i> : •]]
Ordinary Right of Termination of the Issuer	The Ordinary Right of Termination of the Issuer pursuant to section 6b of the General Conditions shall [not] apply [<i>if applicable and in case of an issuer call</i> : in the case of a Redemption Event. If a Redemption Event occurs, each Valuation Date shall be a Termination Date and the Early Redemption Amount shall be the Ordinary Termination Amount].
[in the case Ordinary Right o	of Termination of the Issuer and no Issuer call is applicable, insert:
First Termination Date	•
Termination Dates	[Each [•] from the First Termination Date onwards shall be a Termination Date.] [•]
Termination Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Termination Date] [by [•] o'clock on]] [•].]
Ordinary Termination Amount	[corresponds to the [Nominal Amount] [Calculation Amount]] [insert specific amount: •]]
[for Trigger:	

Payment Type	Conditional Coupon Payment. The provisions of section 5 (6) of the General Terms and Conditions for Conditional Coupon Payments shall apply.
Coupon Event	A Coupon Event shall occur if
	[the [Reference Price] [Observation Price] of the Underlying is [equal to or] higher than the [relevant] Coupon Threshold [(n)] [at least once] on an Observation Date [(n)].]
	[insert alternative provision for the occurrence of a Coupon Event, where applicable: \bullet]
Coupon Threshold [(n)]	[•] [means the Coupon Threshold (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
Observation Date [(n)]	[•] [means each Exchange Day beginning from the • and ending with the [Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)].
	[If an Observation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]
Coupon Amount [(n)]	[•] [means the Coupon Amount (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
[Coupon Record Date [(n)]	[•] [means the Coupon Record Date (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
Coupon Payment Date [(n)]	[•] [means the Coupon Payment Date (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
[for Protect:	
Barrier	
Barrier Barrier Event	A Barrier Event shall occur if
Barrier Barrier Event	• A Barrier Event shall occur if [<i>except for Pro:</i>
Barrier Barrier Event	• A Barrier Event shall occur if [<i>except for Pro:</i> the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.]
Barrier Barrier Event	• A Barrier Event shall occur if [<i>except for Pro:</i> the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [<i>for Pro:</i> the Deference Price of the Underlying is [equal to or] below the Perior on the
Barrier Barrier Event	• A Barrier Event shall occur if [<i>except for Pro:</i> the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [<i>for Pro:</i> the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.]
Barrier Barrier Event	• A Barrier Event shall occur if [<i>except for Pro:</i> the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [<i>for Pro:</i> the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.] [<i>insert alternative definition of a Barrier Event:</i> •]]
Barrier Barrier Event [for Protect, except for Pro, i	• A Barrier Event shall occur if [except for Pro: the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [for Pro: the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.] [insert alternative definition of a Barrier Event: •]]
Barrier Barrier Event [<i>for Protect, except for Pro, i</i> Observation Period	• A Barrier Event shall occur if [<i>except for Pro:</i> the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [<i>for Pro:</i> the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.] [<i>insert alternative definition of a Barrier Event:</i> •]] <i>insert:</i> The Observation Period [shall be from • to • (first day and last day inclusive in each case)] [shall be on •] [shall correspond to the Term] [shall begin on • and end on the Final Valuation Date (inclusive in each case).] [<i>insert alternative Observation Period:</i> •]
Barrier Barrier Event [<i>for Protect, except for Pro, i</i> Observation Period	• A Barrier Event shall occur if [<i>except for Pro:</i> the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [<i>for Pro:</i> the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.] [<i>insert alternative definition of a Barrier Event:</i> •]] <i>insert:</i> The Observation Period [shall be from • to • (first day and last day inclusive in each case)] [shall be on •] [shall correspond to the Term] [shall begin on • and end on the Final Valuation Date (inclusive in each case).] [<i>insert alternative Observation Period:</i> •] <i>insert in all cases and for Protect Pro insert where applicable:</i>
Barrier Barrier Event [<i>for Protect, except for Pro, i</i> Observation Period [<i>for Protect, except for Pro, i</i> Observation Price	 A Barrier Event shall occur if [except for Pro: the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [for Pro: the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.] [insert alternative definition of a Barrier Event: •]] insert: The Observation Period [shall be from • to • (first day and last day inclusive in each case)] [shall be on •] [shall correspond to the Term] [shall begin on • and end on the Final Valuation Date (inclusive in each case).] [insert alternative Observation Period: •]
Barrier Barrier Event [<i>for Protect, except for Pro, i</i> Observation Period [<i>for Protect, except for Pro, i</i> Observation Price	 A Barrier Event shall occur if [except for Pro: the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [for Pro: the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.] [insert alternative definition of a Barrier Event: •]] Insert: The Observation Period [shall be from • to • (first day and last day inclusive in each case)] [shall be on •] [shall correspond to the Term] [shall begin on • and end on the Final Valuation Date (inclusive in each case).] [insert alternative Observation Period: •] Insert in all cases and for Protect Pro insert where applicable: shall mean [in the case of shares, securities representing shares (ADRs or GDRs).
Barrier Barrier Event [<i>for Protect, except for Pro, i</i> Observation Period [<i>for Protect, except for Pro, i</i> Observation Price	 A Barrier Event shall occur if [except for Pro: the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [for Pro: the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.] [insert alternative definition of a Barrier Event: •]] insert: The Observation Period [shall be from • to • (first day and last day inclusive in each case)] [shall be on •] [shall correspond to the Term] [shall begin on • and end on the Final Valuation Date (inclusive in each case).] [insert alternative Observation Period: •] insert in all cases and for Protect Pro insert where applicable: shall mean [in the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities, indices, futures or interest rate futures as the Underlying, insert:
Barrier Barrier Event [<i>for Protect, except for Pro, i</i> Observation Period [<i>for Protect, except for Pro, i</i> Observation Price	 A Barrier Event shall occur if [except for Pro: the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.] [for Pro: the Reference Price of the Underlying is [equal to or] below the Barrier on the Final Valuation Date.] [insert alternative definition of a Barrier Event: •]] insert: The Observation Period [shall be from • to • (first day and last day inclusive in each case)] [shall be on •] [shall correspond to the Term] [shall begin on • and end on the Final Valuation Date (inclusive in each case).] [insert alternative Observation Period: •] Insert in all cases and for Protect Pro insert where applicable: shall mean [in the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities, indices, futures or interest rate futures as the Underlying, insert: the price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds**, commodities or interest rates as the Underlying, insert:

the price of the Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)].]

[in the case of exchange rates as the Underlying, insert:

each price of the Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]

[in the case of investment units as the Underlying, insert:

[the price of the Underlying determined and published by the Reference Agent.][the official net asset value for the Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]

[insert alternative definition of the Observation Price for an Underlying: •]

[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of the Underlying during the Observation Period shall be relevant.]]

Redemption Style [cash settlement] [(physical) delivery]

[in the event that Unconditional Coupon Payments are provided for (section 5 (6) of the General Conditions), insert:

Payment Type	Unconditional Coupon Payment. The provisions of section 5 (6) of the General Conditions for Unconditional Coupon Payments shall apply.
Coupon Amount	•
[Coupon Record Date	•]
Coupon Payment Date	•]
[in the event that interest is p	payable (section 5 (1) to (5) of the General Conditions), insert:
Interest Type	[Fixed Interest] [Variable Interest]
Interest Commencement Date	•
Interest Payment Date(s):	•
Business Day Convention	[following] [modified following], [adjusted] [unadjusted]
Interest Calculation Method	[30/360] [act/360] [act/365] [act/act]
[for fixed interest, insert:	
Interest Rate	•]
[for variable interest, insert:	
Reference Interest Rate	[insert name / description / identification: •]
Screen Page:	•

[Spread	•]
[Multiplication Factor	•]
[Floor	•]
[Cap	•]
Interest Determination Date	shall refer to the [• Business Day preceding the [start] [end]] [first day] of the respective Interest Period.]]
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined – subject to Early Redemption pursuant to section 4 of the General Conditions
	- in accordance with the following paragraphs.
	[Fixed Coupon Express Certificates/Notes with cash settlement Redemption Style:
	(a) The investor shall receive payment of the [Nominal Amount][Calculation Amount], if the Reference Price of the Underlying is [equal to or] above the [Strike] [Final Redemption Level] on the Final Valuation Date.
	(b) The Issuer shall pay a cash settlement, if the Reference Price of the Underlying is [equal to or] below the [Strike] [Final Redemption Level] on the Final Valuation Date.
	The cash settlement shall be calculated from the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying.]
	[Fixed Coupon Express Certificates/Notes with (physical) delivery Redemption Style:
	(a) The investor shall receive payment of the [Nominal Amount][Calculation Amount], if the Reference Price of the Underlying is [equal to or] above the [Strike] [Final Redemption Level] on the Final Valuation Date.
	(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of the Underlying is [equal to or] below the [Strike] [Final Redemption Level] on the Final Valuation Date.
	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset,</i> <i>insert where applicable:</i> or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]
	[Protect Fixed Coupon Express Certificates/Notes with cash settlement Redemption Style:
	(a) The investor shall receive payment of the [Nominal Amount][Calculation Amount],

(i) if a Barrier Event has not occurred or,

- (ii) if a Barrier Event has occurred, but the Reference Price of the Underlying on the Final Valuation Date is [equal to or] above the [Strike] [Final Redemption Level].
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred and the Reference Price of the Underlying is [equal to or] below the [Strike] [Final Redemption Level] on the Final Valuation Date.

The cash settlement shall be calculated from the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying.]

[Protect Fixed Coupon Express Certificates/Notes with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount],
 - (i) if a Barrier Event has not occurred or,
 - (ii) if a Barrier Event has occurred, but the Reference Price of the Underlying on the Final Valuation Date is [equal to or] above the [Strike] [Final Redemption Level].
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred and the Reference Price of the Underlying is [equal to or] below the [Strike] [Final Redemption Level] on the Final Valuation Date.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Protect Pro Fixed Coupon Express Certificates/Notes with cash settlement Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount], if a Barrier Event has not occurred.
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred.

The cash settlement shall be calculated from the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying.]

[Protect Pro Fixed Coupon Express Certificates/Notes with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount], if a Barrier Event has not occurred.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset,</i> <i>insert where applicable:</i> or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]
Reference Price	The Reference Price shall be the relevant rate, price or level of the Underlying for the purpose of determining and calculating the (Early) Redemption of the Securities [<i>for Trigger:</i> or for the purpose of determining whether the conditions for a Coupon Payment have been met] and shall be determined as follows:
	Reference Price means
	[in the case of shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:
	the closing price of the Underlying determined and published by the Reference Agent.]
	[in the case of indices as the Underlying, insert:
	the closing price of the Underlying determined and published by the Reference Agent.]
	[in the case of bonds as the Underlying, insert:
	[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]
	[(a) the price of the Underlying displayed on page [<i>screen page:</i> •] at the Valuation Time and obtainable from there].
	[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]
	[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]
	[in the case of commodities as the Underlying, insert:
	the price of the Underlying determined by the Reference Agent [at the Valuation Time].]
	[in the case of futures or interest rate futures as the Underlying, insert:
	the settlement price of the Underlying determined and published on the Reference Agent.]
	[in the case of exchange rates as the Underlying, insert:
	the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]
	[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of investment units as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law: (sections 315, 317 BGB)*] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: •]

Exchange Day	[in the case of shares , securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:	
	A day on which trading in the Underlying takes place on the Reference Agent.]	
	[in the case of indices as the Underlying, insert:	
	A day on which the Underlying is calculated by the Reference Agent.]	
	[in the case of bonds as the Underlying, insert:	
	A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]	
	[in the case of commodities as the Underlying, insert:	
	A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]	
	[in the case of futures or interest rate futures as the Underlying, insert:	
	A day on which trading in the Underlying takes place on the Reference Agent.]	
	[in the case of exchange rates as the Underlying, insert:	
	A day on which the Reference Agent normally fixes a price for the Underlying.]	
	[in the case of interest rates as the Underlying, insert:	
	A day on which the Reference Agent normally fixes a price for the Underlying.]	
	[in the case of investment units as the Underlying, insert:	
	A day on which the value of the Underlying is normally determined by the respective Reference Agent.]	
	[In the case of virtual currencies as the Underlying, insert:	
	A day on which the Reference Agents normally determine a price for the Underlying.]	
	[insert modified definition of Exchange Day, where applicable: $ullet$]	
[for physical delivery only, in	psert:	
Deliverable Asset	[Underlying][investment units][index certificates][ETPs]	
[for the Underlying as the De	eliverable Asset, insert:	
Number of the Deliverable	[shall correspond to the Ratio.]	
Asset	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: •]]	

[for investment units as the Deliverable Asset, insert:

Investment Unit	refers to a unit [in][of] [<i>insert description of the Fund including, inter alia, the fund company, the securities identification number</i> (s): •] (the " Fund ").		
Number of the Deliverable	shall be determined on the Final Valuation Date and [shall correspond]		
Asset	[to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio and (ii) the NAV of the Investment Unit on the Final Valuation Date; expressed as a formula:		
	Number of the Deliverable Asset = $\frac{M \times RP_{Underlying}}{NAV_{Investment Unit}}$		
	, where:		
	RP _{Underlying} = Reference Price of the Underlying on the Final Valuation Date,		
	M = Ratio, and		
	NAV _{Investment Unit} = NAV of the Investment Unit on the Final Valuation Date.]		
	[insert alternative method of calculating the Number of the Deliverable Asset, where applicable: •]		
NAV	of the Investment Unit means [the net asset value of the Investment Unit calculated on a Business Day by the custodian bank specified in the Information Document and published on the Fund's website [(<i>specify website, if known:</i> •)]. If the net asset value is not calculated on the Final Valuation Date, then the NAV shall be the net asset value of the Investment Unit calculated by the aforementioned agent and published on the next following Business Day.] [<i>insert alternative definition of the NAV, where applicable:</i> •]		
Information Document	means the sales prospectus or other prospectus prepared with respect to the Investment Unit or the information memorandum prepared with respect to the Investment Unit, as amended respectively.]		
[for index certificates and E7	Ps as the Deliverable Asset, insert:		
[Index Certificates] [ETPs]	means the [insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •] (the "[Index Certificates] [ETPs]").		
Number of the Deliverable Asset	[• (corresponding to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs])]		
	[shall be determined on the Fixing Date and shall correspond to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs]]		
	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: \bullet].		
Investment Ratio	 (as specified in the Information Document). 		
Information Document	means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.]		
Fractional Amount	shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by		
	[<i>in the event that the Underlying is delivered, insert:</i> the Reference Price of the Underlying on the Final Valuation Date]		

[in the event that Investment Units are delivered, insert: the NAV on the Final Valuation Date] [in the event that Index Certificates or ETPs are delivered, insert: the Reference Price of the Underlying on the Final Valuation Date [multiplied by the][divided by the Investment Ratio of the [Index Certificates][ETPs]] insert alternative method for determining the Fractional Amount, where applicable: •]. Monetary Value shall correspond [in the event that the Underlying or Index Certificates or ETPs are delivered, insert: to the Reference Price of the Underlying on the Final Valuation Date multiplied by the Ratio] [in the event that Investment Units are delivered, insert: to the NAV on the Final Valuation Date multiplied by the Ratio] [insert alternative method for determining the Monetary Value, where applicable: •].] [of the Underlying shall correspond to the quotient of (i) the Reference Price of [Performance the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]] **Currency Conversion** [if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate. "Conversion Rate" means [the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fxfixings.] [insert different definition of the Conversion Rate, where applicable: •] [insert additionally, where applicable: If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [for Securities subject to German law: (sections 315, 317 BGB)].]] [if currency hedging (Quanto) is provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security ("Quanto Structure").] Applicable Law [German Law] [Swiss Law] Registry Type [German Global Certificates] [German Central Register Securities] [Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities]

	[Dutch Uncertificated Securities]
	[Finnish Registered Securities]
	[French Dematerialized Bearer Securities]
	[Norwegian Registered Securities]
	[Swedish Registered Securities]
Clearing System	is [in each case]:
	[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
	[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
	[insert additional or other clearing systems: ●]
Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities] [indices] [bonds] [commodities] [futures or interest rate futures] [exchange rates] [interest rates] [investment units] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.
	[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Extraordinary Right of Termination of the Issuer	Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]
	[Bank Vontobel Europe AG, Munich (the German Guarantor)]
Securities with triparty collateral management (TCM)	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
	[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]

7.2.11 Product Conditions for (Best Entry) (Trigger) (Lock-in) (Protect (Pro)) (Individual Observation) Multi Fixed Coupon Express Certificates/Notes (Product No. 11)

L		
Type of Security	[Best Entry] [Trigger] [Lock-in] [Protect [Pro]] [Individual Observation] Multi Fixed Coupon Express [Certificates][Notes] [Quanto] [with triparty collateral management (TCM)]	
Settlement Currency	of the Securities shall be \bullet . [All references to \bullet should be understood as references to [<i>insert details of the Currency:</i> \bullet].]	
[in case of Securities with	Nominal Amount:	
Nominal Amount	•	
Total Nominal Amount	• [in the case of an increase of issue, insert additionally:, which shall be	
(up to)	consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier</i> <i>increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Total Nominal Amount of •).]	
[in case of Securities with	out Nominal Amount:	
Issue Size [(up to)]	• [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Issue Size of •).]]	
[Calculation Amount	•]]	
Issue Date	•	
[Fixing Date	•]	
Final Valuation Date	•	
	If the Final Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]	
Valuation Data (/a)]		
Valuation Date [(n)]	[•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)].	
valuation Date [(n)]	 [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)]. [If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] 	
[Early Redemption Date [(n)]	 [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)]. [If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].] 	
[Early Redemption Date [(n)] [insert only in case of Itali	 [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)]. [If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].] 	
[Early Redemption Date [(n)] [(n)] [<i>insert only in case of Itali</i> Expiry Date (<i>Data di Scadenza</i>)	 [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)]. [If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].] <i>Can Uncertificated Certificates:</i> [shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]] 	
[Early Redemption Date [(n)] [<i>insert only in case of Itali</i> Expiry Date (<i>Data di Scadenza</i>) Maturity Date	 [•] [means each Exchange Day beginning from the • and ending with the [Final Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)]. [If a Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].] [•] [means the Early Redemption Date (n) allocated to the respective Valuation Date (n), as listed below: [<i>insert table</i>].] <i>Tan Uncertificated Certificates:</i> [shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•] 	

Underlyings

[list Underlyings in order: •]

[insert description of Underlying: •]

[In the case of shares, securities representing shares (ADRs or GDRs), other dividend-bearing securities and indices as the Underlying, insert:

[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Derivatives Exchange:	•]
[Currency:	•]

[In the case of **indices** as the Underlying, insert additionally:

For the purposes of the Terms and Conditions, one index point corresponds to one unit of the Currency of the Underlying.]]

[In the case of **bonds** as the Underlying, insert:

[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Derivatives Exchange:	•]
[Valuation Time:	•]
[Currency:	•]]
[In the case of commodities as t	the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Unit of Measurement:	•]
[Reference Agent:	•]
[Valuation Time:	•]
[Currency:	•]]
[In the case of futures or interes	t rate futures as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Derivatives Exchange:	•]
[Currency:	•]
[In the case of interest rate futu	res as the Underlying, insert additionally:
For the purposes of the Terms and the Underlying by the Reference of the Underlying.]]	nd Conditions, one percentage point in the pricing of Agent shall correspond to one unit of the Currency
[In the case of exchange rates a	as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Base Currency / Strike Currency	· •]
[Reference Agent:	•]
[Reference Page:	•]

	[Valuation Time:	•]	
	The "Currency of the Underlying" shall correspond to the Strike Currency.]]		
	[In the case of interest rates as the Underlying, insert:		
	[ISIN Underlying:	•]	
	[[Bloomberg][•] symbol:	•]	
	[Reference Agent:	•]	
	[Reference Page:	•]	
	[Valuation Time:	•]	
	[Currency:	•]]	
	[In the case of investment units	as the Underlying, insert:	
	[ISIN Underlying:	•]	
	[[Bloomberg][•] symbol:	•]	
	[Reference Agent:	•]	
	[Currency:	•]]	
	[In the case of virtual currencie	s as the Underlying, insert:	
	[ISIN Underlying:	•]	
	[[Bloomberg][•] Symbol:	•]	
	[Base Currency / Strike Currency	•]	
	[Reference Agent:	•]	
	[Reference Page:	•]]	
	[All references to • should be <i>Currency:</i> •].]	understood as references to [insert details of the	
Initial Reference Price	[Underlying 1]	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]	
	[Underlying 2]	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]	
	[list additional Underlying(s), where applicable	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]]	
	[for Best Entry: The respective Initial Reference Price shall be notified without undue delay after the Fixing Date pursuant to section 12 of the General Conditions.]		
[for Best Entry:			
Best Entry Observation	Best Entry Observation Period		
Period	[shall begin on the Issue Date and shall end on the Fixing Date (inclusive in each case)]		
	[insert alternative Best Entry Ob	servation Period, where applicable: •].	

[Best Entry Price Best Entry Price [shall correspond to the Observation Price]

[insert alternative definition of the Best Entry Price for an Underlying, where applicable: \bullet].]]

Strike	[Underlying 1]	[•]	
	[Underlying 2]	[•]	
	[list additional Underlying(s), where applicable	[•]]	
[Ratio	[Underlying 1]	[•] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]	
	[Underlying 2]	[•] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]	
	[list additional Underlying(s), where applicable	[•] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]]	
	[insert alternative method for determining the Ratio for the Underlyings, where applicable: \bullet]]		
Early Redemption	Early Redemption of the Securities is possible, i.e. the provisions of section 4 of the General Conditions are applicable.		
Redemption Event	[for Autocall: A Redemption Event shall occur if		
	[the [Reference Price][Observation Price] of the Underlying is [equal to or] higher than the [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]]		
	[the [Reference Price][Observation Price] of all the Underlyings is [equal to or] higher than the respective Redemption Level [(n)] [at least once] on a Valuation Date.]]		
	[an Individual Redemption Event has been determined for all Underlyings.]		
	[<i>for Issuer call:</i> On each Valuation Date, the Issuer has the right to terminate the Securities (Issuer call).]		
	[insert alternative provision for the occurrence of a Redemption Event: \bullet]]		
[Individual Redemption	An Individual Redemption Event shall occur if		
Event	[the [Reference Price][Observation Price] of an Underlying is [equal to or] higher than its respective [relevant] Redemption Level [(n)] [at least once] on a Valuation Date [(n)].]		
	[insert alternative provision for the occurrence of a Redemption Event: $ullet$]]		
[<i>for Autocall</i> : Redemption Level [(n)]	[insert only if the Redemption L means the Redemption Level (n	Level is different on one or more Valuation Dates:) allocated to the respective Valuation Date (n), as	
	listed below for each Underlying.]	
	[Underlying 1]] [•]	

	[list additional Underlying(s), where applicable	[•]]
[Final Redemption Level	[Underlying 1]	[•]
	[Underlying 2]	[•]
	[list additional Underlying(s), where applicable	[•]]
]		
[Redemption Factor [(n)] [•] [means the Redemption Factor as listed below: [<i>insert table</i>].]]	(n) allocated to the respective Valuation Date (n),
Early Redemption	The Early Redemption Amount sha	II correspond to
Amount [the [Nominal Amount][Calculation	Amount]]
[the higher of the following two amo	punts:
[[Nominal Amount][Calculat [Nominal Amount][Calculat Underlying with the [lowest the [Nominal Amount][Calculation (n)]]. 	ion Amount]; ion Amount] multiplied by the Performance of the][highest] Performance Amount] multiplied by the Redemption Factor
Exercise Right of the Security Holder	The Exercise Right of the Securit Conditions shall [not] apply.	ty Holder pursuant to section 6c of the General
	[The Security Holder may redee onward in accordance with section with the Product Conditions.	m the Securities from the First Exercise Date on 6c of the General Conditions in conjunction
	The exercise of the Exercise Rig payment of the Cash Amount up	ht shall give the Security Holder the right to the on Exercise by the Issuer.]
[in the case Exercise Right	of the Security Holder is applicable	, insert:
Exercise Agent	means [Bank Vontobel AG, C Zurich, Switzerland] [•]	orporate Actions, Gotthardstrasse 43, 8002
	Telephone: [+41 (0)58 283 74 69	9] [•]
	Fax: [+41 (0)58 283 51 60] [•]	
Exercise Record Date	means [[one (1)] [five (5)] [•] [ca respective Exercise Date] [by [•]	lendar month[s]] [Business Day[s]] prior to the o'clock on]] [●].
First Exercise Date	•	
Exercise Date	Each [•] from the First Exercise	Date onward shall be an Exercise Date.
Minimum Exercise Number	•	
Cash Amount upon Exercise	[corresponds to the [Nominal Security determined by [the Issu Exercise Date at its reasonable German law: (sections 315, 317 [insert specific amount or specific Amount upon Exercise: •]]	Amount] [Calculation Amount]] [Amount per er] [or] [the Calculation Agent] on the relevant discretion discretion [<i>for Securities subject to</i> BGB)] as the fair market price of the Security]. <i>ication of the method of determining the Cash</i>
Ordinary Right of Termination of the Issuer	The Ordinary Right of Terminati General Conditions shall [not] ap in the case of a Redemption Valuation Date shall be a Termin	on of the Issuer pursuant to section 6b of the oply [<i>if applicable and in case of an issuer call</i> : Event. If a Redemption Event occurs, each nation Date and the Early Redemption Amount

shall be the Ordinary Termination Amount].

[in the case Ordinary Right	of Termination of the Issuer and no Issuer call is applicable, insert:	
First Termination Date	•	
Termination Dates	[Each $[\bullet]$ from the First Termination Date onwards shall be a Termination Date.] $[\bullet]$	
Termination Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Termination Date] [by [•] o'clock on]] [•].]	
Ordinary Termination Amount	[corresponds to the [Nominal Amount] [Calculation Amount]] [insert specific amount: •]]	
[for Trigger:		
Payment Type	Conditional Coupon Payment. The provisions of section 5 (6) of the General Terms and Conditions for Conditional Coupon Payments shall apply.	
Coupon Event	A Coupon Event shall occur if	
	[the [Reference Price] [Observation Price] of the Underlying is [equal to or] higher than the [relevant] Coupon Threshold [(n)] [at least once] on an Observation Date [(n)].]	
	[insert alternative provision for the occurrence of a Coupon Event, where applicable: •]	
Coupon Threshold [(n)]	[•] [means the Coupon Threshold (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]	
Observation Date [(n)]	[•] [means each Exchange Day beginning from the • and ending with the [Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)].	
	[If an Observation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]	
Coupon Amount [(n)]	[•] [means the Coupon Amount (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]	
[Coupon Record Date [(n)]	[•] [means the Coupon Record Date (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]	
Coupon Payment Date [(n)	[•] [means the Coupon Payment Date (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]	
[for Protect, insert:		
Barrier	[Underlying 1] [•]	
	[Underlying 2] [•]	
	[list additional Underlying(s), where [•]] applicable	
Barrier Event	A Barrier Event shall occur if	
	[except for Pro:	
	the Observation Price of at least one Underlying is [equal to or] below the applicable Barrier for the respective Underlying at least once on an Exchange Day within the Observation Period.]	

[for Pro:

the Reference Price of at least one Underlying is [equal to or] below the applicable Barrier for the respective Underlying on the Final Valuation Date.]

[insert alternative definition of a Barrier Event: •]]

[for Protect, except for Pro, insert:		
Observation Period	riodThe Observation Period [shall be from • to • (first day and last day inclusive in eac case)] [shall be on •] [shall correspond to the Term] [shall begin on • and end on th Final Valuation Date (inclusive in each case).][insert alternative Observation Period: •]]	
[for Protect, except for Pro	o, insert in all cases and for Protect Pi	ro insert where applicable:
Observation Price	shall mean	
	[in the case of shares , securities dividend-bearing securities , indi Underlying, insert:	representing shares (ADRs or GDRs), other ces, futures or interest rate futures as the
	the price of the respective Underlyi Agent.]	ng determined and published by the Reference
	[in the case of bonds, commodities	s or interest rates as the Underlying, insert:
	the price of the respective Underlying in the interbank market as determined by th Calculation Agent in its reasonable discretion [<i>for Securities subject to German lav</i> (sections 315, 317 BGB)].]	
	[in the case of exchange rates as the Underlying, insert:	
	each price of the respective Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 31 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]	
	[in the case of investment units as the Underlying, insert:	
	[the price of the respective Underlying determined and published by the Refer Agent.][the official net asset value for the respective Underlying, as calculated published by the Reference Agent and at which it is actually possible to redeer Underlying.]] [<i>insert alternative definition of the Observation Price for an Underlying:</i> •]	
[For the purpose of determining the occurrence of a Ba Price of an Underlying during the Observation Period		occurrence of a Barrier Event, each Observation oservation Period shall be relevant.]]
[for Lock-in:		
Lock-in Level [(n)]	[<i>insert only if the Lock-in Level is difi</i> the Lock-in Level (n) allocated to the listed below for each Underlying:]	<i>ferent on one or more Valuation Dates:</i> means e respective Lock-in Observation Date (n), as
	[Underlying 1]	[•]
	[Underlying 2]	[•]
	[list additional Underlying(s), where applicable	[•]]
Lock-in Observation Date	•	
[(n)]	If a Lock-in Observation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [insert modified provision, where applicable:	
	•].	
--------------------------------------	--	
Lock-in Event	A Lock-in Event shall occur if	
	[the Reference Price of all the Underlyings on a Lock-in Observation Date [(n)] is [equal to or] above the respective [relevant] Lock-in Level [(n)].]	
	[insert alternative provision for the occurrence of a Lock-in Event: \bullet]]	
Redemption Style	[cash settlement] [(physical) delivery]	
[in the event that Unconc insert:	litional Coupon Payments are provided for (section 5 (6) of the General Conditions),	
Coupon Payment Type	Unconditional Coupon Payment. The provisions of section 5 (6) of the General Conditions for Unconditional Coupon Payments shall apply.	
Coupon Amount [(n)]	•	
[Coupon Record Date [(n)]	[•] [means the Coupon Record Date (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]	
Coupon Payment Date [(n)]	•]	
[in the event that interest	is payable (section 5 (1) to (5) of the General Conditions), insert:	
Interest Type	[Fixed Interest] [Variable Interest]	
Interest Commencement Date	•	
Interest Payment Date(s):	•	
Business Day Convention	[following] [modified following], [adjusted] [unadjusted]	
Interest Calculation Method	[30/360] [act/360] [act/365] [act/act]	
[for fixed interest, insert:		
Interest Rate	•]	
[for variable interest, inse	rt:	
Reference Interest Rate	[insert name / description / identification: •]	
Screen Page:	•	
[Spread	•]	
[Multiplication Factor	•]	
[Floor	•]	
[Cap	•]	
Interest Determination Date	shall refer to the [• Business Day preceding the [start] [end]] [first day] of the respective Interest Period.]]	

Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Conditions) shall be determined – subject to Early Redemption pursuant to section 4 of the General Conditions
	- in accordance with the following paragraphs.
	[<i>for Lock-in:</i> If a Lock-in Event has occurred, the investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount]. Otherwise, the redemption of the Securities shall be determined as follows:]
	[Multi Fixed Coupon Express Certificates/Notes with cash settlement Redemption Style:
	(a) If the Reference Price of all the Underlyings on the Final Valuation Date is [equal to or] higher than the respective [Strike] [Final Redemption Level], the investor shall receive the [Nominal Amount][Calculation Amount].
	(b) If the Reference Price of at least one Underlying on the Final Valuation Date is [equal to or] below the respective [Strike] [Final Redemption Level], the Issuer shall pay a cash settlement equal to the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.]
	[Multi Fixed Coupon Express Certificates/Notes with (physical) delivery Redemption Style:
	(a) If the Reference Price of all the Underlyings on the Final Valuation Date is [equal to or] above the respective [Strike] [Final Redemption Level], each Security shall be redeemed by payment of the [Nominal Amount][Calculation Amount].
	(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of at least one Underlying on the Final Valuation Date is [equal to or] below the respective [Strike] [Final Redemption Level].
	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [<i>only for the delivery of shares, bonds, index certificates or ETPs:</i> The delivery of definitive securities to the Security Holders shall be excluded.]
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset, insert</i> <i>where applicable:</i> or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]
	[Protect Multi Fixed Coupon Express Certificates/Notes with cash settlement Redemption Style:
	(a) The investor shall receive payment of the [Nominal Amount][Calculation Amount],
	(i) if a Barrier Event has not occurred or,
	(ii) if a Barrier Event has occurred, but the Reference Price of all of the Underlyings on the Final Valuation Date is [equal to or] above the respective [Strike] [Final Redemption Level].
	(b) If a Barrier Event has occurred and the Reference Price of at least one Underlying on the Final Valuation Date is [equal to or] below the respective [Strike] [Final Redemption Level], the Issuer shall pay a cash settlement equal to the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.

[Protect Multi Fixed Coupon Express Certificates/Notes with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [Nominal Amount][Calculation Amount],
 - (i) if a Barrier Event has not occurred or,
 - (ii) if a Barrier Event has occurred, but the Reference Price of all of the Underlyings on the Final Valuation Date is [equal to or] above the respective [Strike] [Final Redemption Level].
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred and the Reference Price of at least one Underlying on the Final Valuation Date is [equal to or] below the respective [Strike] [Final Redemption Level].

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs:* The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Protect Pro Multi Fixed Coupon Express Certificates/Notes with cash settlement Redemption Style:

- (a) If a Barrier Event has not occurred, each Security shall be redeemed by payment of the [Nominal Amount][Calculation Amount].
- (b) If a Barrier Event has occurred, the Issuer shall pay a cash settlement equal to the [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.]

[Protect Pro Multi Fixed Coupon Express Certificates/Notes with (physical) delivery Redemption Style:

- (a) If a Barrier Event has not occurred, each Security shall be redeemed by payment of the [Nominal Amount][Calculation Amount].
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs:* The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

Reference Price The Reference Price shall be the relevant rate, price or level of the respective Underlying for the purpose of determining and calculating the (Early) Redemption of the Securities [*for Trigger:* or for the purpose of determining whether the conditions for a Coupon Payment have been met] [*for Lock-in:* or the determination of a Lock-in Event] and shall be determined as follows:

Reference Price means

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and **other dividend-bearing securities** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **indices** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]

[(a) the price of the Underlying displayed on page [*screen page:* •] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of **commodities** as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of futures or interest rate futures as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of **exchange rates** as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of investment units as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: ●]

Exchange Day	[in the case of shares, securit other dividend-bearing securit	ies representing shares (ADRs and GDRs) and ties as the Underlying, insert:	
	A day on which trading in the Un	derlying takes place on the Reference Agent.]	
	[in the case of indices as the Ur	nderlying, insert:	
	A day on which the Underlying is	s calculated by the Reference Agent.]	
	[in the case of bonds as the Und	derlying, insert:	
	A day on which [trading in the U and offer prices for the Underlyin	Inderlying takes place on the Reference Agent] [bid ing are set by at least 3 leading market participants].]	
	[in the case of commodities as	the Underlying, insert:	
	A day on which the interbank ma for the Underlying is calculated b	rket for the Underlying is open and on which a price by the Reference Agent.]	
	[in the case of futures or interest rate futures as the Underlying, insert:		
	A day on which trading in the Underlying takes place on the Reference Agent.]		
	[in the case of exchange rates as the Underlying, insert:		
	A day on which the Reference A	gent normally fixes a price for the Underlying.]	
	[in the case of interest rates as	the Underlying, insert:	
	A day on which the Reference A	gent normally fixes a price for the Underlying.]	
	[in the case of investment units	as the Underlying, insert:	
	A day on which the value of the Underlying is normally determined by the respe Reference Agent.]		
[<i>In the case of virtual currencies</i> as the Underlying, insert: A day on which the Reference Agents normally determine a price for the		s as the Underlying, insert:	
		gents normally determine a price for the Underlying.]	
	[insert modified definition of Exchange Day, where applicable: $ullet$]		
[for physical delivery only	, insert:		
Deliverable Asset	[Underlying with the Rele Certificates][ETPs] linked to the	vant Performance] [[Investment Units][Index Underlying with the Relevant Performance] .	
[for an Underlying as the	Deliverable Asset, insert:		
Number of the	[shall correspond to the Ratio of	the Underlying with the Relevant Performance.]	
Deliverable Asset	[insert alternative method for de the Underlyings, where applicable	etermining the Number of the Deliverable Asset for le: •]]	
[for investment units as th	ne Deliverable Asset, insert:		
Investment Unit	means a unit in the fund allocate listed below:	ed to the respective Underlying (each a "Fund"), as	
	[Underlying 1]	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): \bullet]	
	[Underlying 2]	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): \bullet]	
	[list additional Underlying(s), where applicable	[insert description of the Fund including, inter alia, the fund company, the securities identification number(s): ●]]	

Number

of the shall be determined on the Final Valuation Date and [shall correspond] **Deliverable Asset**

[to the quotient of (i) the Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date multiplied by the Ratio of the Underlying with the Relevant Performance and (ii) the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Final Valuation Date; expressed as a formula:

	Number of the Delive	erable Asset = $\frac{M_{Underlying} \times RP_{Underlying}}{NAV_{Investment Unit}}$
	, where:	
	RP _{Underlying} = Referen Performa	ce Price of the Underlying with the Relevant ance on the Final Valuation Date
	M _{Underlying} = Ratio of t	he Underlying with the Relevant Performance, and
	NAV _{Investment Unit} = NAV of th Relevant	ne Investment Unit linked to the Underlying with the Performance on the Final Valuation Date.]
	[insert alternative method of calc applicable: •]	culating the Number of the Deliverable Asset, where
NAV	of the respective Investment Unicalculated on a Business Day & Document and published on the <i>known:</i> •)]. If the net asset value the NAV shall be the net asset aforementioned agent and publical ternative definition of the NAV,	t means [the net asset value of the Investment Unit by the custodian bank specified in the Information he respective Fund's website [(<i>specify website, if</i> e is not calculated on the Final Valuation Date, then be value of the Investment Unit calculated by the shed on the next following Business Day.] [<i>insert</i> <i>where applicable:</i> •]
Information Document	means the sales prospectus o respective Investment Unit or the the Investment Unit, as amended	r other prospectus prepared with respect to the information memorandum prepared with respect to respectively.]
[for index certificates and	ETPs as the Deliverable Asset, ins	sert:
[Index Certificates] [ETPs]	means the [Index Certificates] "[Index Certificates] [ETPs]"), a	[ETPs] allocated to the respective Underlying (the s listed below:
	[Underlying 1]	[insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]
	[Underlying 2]	[insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]
	[list additional Underlying(s), where applicable	[insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer: •]]
Number of the Deliverable Asset	[Index Certificates or ETPs linked to Underlying 1]	[•][shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]
	[Index Certificates or ETPs linked to Underlying 2]	[•][shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]
	[list Index Certificates or ETPs linked to additional	[•] [shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the

	Underlying(s),where[Index Certificates][ETPs] multiplied by the Ratioapplicableof the respective Underlying]
	[<i>if the Ratio is determined before or at the start of the offer, insert where applicable:</i> The Number of the Deliverable Asset indicated above corresponds to the Investment Ratio of the relevant [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying.]
	[insert alternative method for determining the Number of the Deliverable Asset for the Index Certificates or ETPs linked to the Underlyings, where applicable: •]
Investment Ratio	[Index Certificates or ETPs • linked to Underlying 1]
	[Index Certificates or ETPs • linked to Underlying 2]
	[list Index Certificates or ETPs •] linked to additional Underlying(s), where applicable
	The Investment Ratios above are as specified in the respective Information Document.
Information Document	means in each case the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.]
Fractional Amount	shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by
	[<i>in the event that an Underlying is delivered, insert:</i> the Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date]
	[<i>in the event that Investment Units are delivered, insert:</i> the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Final Valuation Date]
	[<i>in the event that Index Certificates or ETPs are delivered, insert:</i> the Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs] linked to it]
	[insert alternative method for determining the Fractional Amount, where applicable: •].
Monetary Value	shall correspond
	[<i>in the event that an Underlying or Index Certificates or ETPs are delivered, insert:</i> to the Reference Price of the Underlying with the Relevant Performance on the Final Valuation Date multiplied by the Number of the Deliverable Asset]

[*in the event that Investment Units are delivered, insert:* to the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Final Valuation Date multiplied by the Number of the Deliverable Asset]

[insert alternative method for determining the Monetary Value, where applicable: •].]

Performance [of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Final Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]

Relevant Performance means the Performance of the Underlying showing the [lowest] [highest] [•] Performance in relation to the other Underlyings. If several Underlyings show identical Performance, the Issuer shall be entitled to decide in its reasonable

	discretion [<i>for Securities subject to German</i> law: (sections 315, 317 BGB)] which of the Underlyings concerned shall be used for the purpose of calculating the Relevant Performance within the meaning of these Terms and Conditions.]
Currency Conversion	[if currency hedging (Quanto) is not provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.
	"Conversion Rate" means
	[the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.]
	[insert different definition of the Conversion Rate, where applicable: •]
	[<i>insert additionally, where applicable:</i> If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [<i>for Securities subject to German</i> law: (sections 315, 317 BGB)].]]
	[if currency hedging (Quanto) is provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security ("Quanto Structure").]
Applicable Law	[German Law]
	[Swiss Law]
Registry Type	[German Global Certificates]
	[German Central Register Securities]
	[Swiss Uncertificated Securities]
	[Italian Uncertificated Certificates]
	[Danish Uncertificated Securities]
	[Dutch Uncertificated Securities]
	[Finnish Registered Securities]
	[French Dematerialized Bearer Securities]
	[Norwegian Registered Securities]
	[Swedish Registered Securities]
Clearing System	is [in each case]:
	[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
	[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
	[insert additional or other clearing systems: ●]
Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities] [,][and] [indices] [,][and] [bonds] [,][and] [commodities] [,][and] [futures or interest rate futures] [,][and] [exchange rates] [,][and] [interest rates] [,][and] [investment units] [,][and] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.

[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]

Extraordinary Right of Termination of the Issuer	Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]
	[Bank Vontobel Europe AG, Munich (the German Guarantor)]
Securities with triparty collateral management (TCM)	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
	[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]
]	

7.2.12 Product Conditions for (Best Entry) (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Reverse Convertibles (Product No. 12)

Type of Security	[Best Entry] [Trigger] [Lock-in] [Floored] [Floater] [Barrier] Reverse Convertibles [Quanto] [with triparty collateral management (TCM)]
Settlement Currency	of the Securities shall be • . [All references to • should be understood as references to [<i>insert details of the Currency:</i> •].]
[in case of Securities with N	ominal Amount:
Nominal Amount	
Total Nominal Amount (up to)	• [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Total Nominal Amount of •).]
[in case of Securities withou	it Nominal Amount:
Issue Size [(up to)]	• [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN • / WKN • / Valor •) issued on [<i>insert issue date of the Original Securities:</i> •] [(and increased on [<i>list earlier increases of issue, where applicable:</i> •])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Issue Size of •).]
[Calculation Amount	•]]
Issue Date	•
[Fixing Date	•]
Valuation Date	•
Valuation Date	• If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].
Valuation Date	• If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].
Valuation Date [<i>insert only in case of Italian</i> Expiry Date (<i>Data di</i> <i>Scadenza</i>)	• If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •]. <i>Uncertificated Certificates:</i> [shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]
Valuation Date [<i>insert only in case of Italian</i> Expiry Date (<i>Data di</i> <i>Scadenza</i>) Maturity Date	• If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •]. <i>Uncertificated Certificates:</i> [shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]
Valuation Date [<i>insert only in case of Italian</i> Expiry Date (<i>Data di</i> <i>Scadenza</i>) Maturity Date Product Features	 If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •]. <i>Uncertificated Certificates:</i> [shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]] shall mean the Underlying, the Strike [<i>for Barrier:</i>, the Barrier] [<i>for Trigger:</i>, the [Coupon Threshold] [Coupon Thresholds]] [<i>for Lock-in:</i>, [the Lock-in Level] [the Lock-in Levels]] and the Ratio.
Valuation Date [<i>insert only in case of Italian</i> Expiry Date (<i>Data di Scadenza</i>) Maturity Date Product Features Underlying	 If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •]. <i>Uncertificated Certificates:</i> [shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]] shall mean the Underlying, the Strike [<i>for Barrier:</i>, the Barrier] [<i>for Trigger:</i>, the [Coupon Threshold] [Coupon Thresholds]] [<i>for Lock-in:</i>, [the Lock-in Level] [the Lock-in Levels]] and the Ratio. [<i>insert description of Underlying:</i> •]

[Derivatives Exchange:	•]	
[Currency:	•]	
[In the case of indices as the U	nderlying, insert additionally:	
For the purposes of the Terms a one unit of the Currency of the L	nd Conditions, one index point corresponds t Inderlying.]]	0
[In the case of bonds as the Un	derlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Derivatives Exchange:	•]	
[Valuation Time:	•]	
[Currency:	•]]	
[In the case of commodities as	the Underlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Unit of Measurement:	•]	
[Reference Agent:	•]	
[Valuation Time:	•]	
[Currency:	•]]	
[In the case of futures or intere	st rate futures as the Underlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Derivatives Exchange:	•]	
[Currency:	•]	
[In the case of interest rate futu	<i>Ires</i> as the Underlying, insert additionally:	
For the purposes of the Terms pricing of the Underlying by the of the Currency of the Underlying	and Conditions, one percentage point in th Reference Agent shall correspond to one un g.]]	e it
[In the case of exchange rates	as the Underlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Base Currency / Strike Currenc	y: •]	
[Reference Agent:	•]	
[Reference Page:	•]	
[Valuation Time:	•]	
[The "Currency of the Underlying	g" shall correspond to the Strike Currency.]]	
[In the case of interest rates as	the Underlying, insert:	
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Reference Page:	•]	

[Valuation Time:	•]	
[Currency:	•]]	
[In the case of investment u	nits as the Underlyii	ng, insert:
[ISIN Underlying:	•]	
[[Bloomberg][•] symbol:	•]	
[Reference Agent:	•]	
[Currency:	•]]	
[In the case of virtual curren	cies as the Underly	ing, insert:
[ISIN Underlying:	•]	
[[Bloomberg][•] Symbol:	•]	
[Base Currency / Strike Curre	ency:	•]
[Reference Agent:	•]	
[Reference Page:	•]]	
[All references to • should be <i>Currency:</i> •].]	understood as refe	rences to [insert details of the

[in the event that for **futures** or **interest rate futures** as the Underlying a Rollover is stipulated, insert additionally:

Underlying on the Issue	[insert description of the contract at the time of issue: $ullet$]
Date	[[Bloomberg][•] symbol: [insert description of the symbol of the relevant con- tract at the time of issue: •]
Current Underlying	[On each Rollover Date a Rollover procedure shall be carried out whereby the Issuer replaces the respective Current Underlying with another Underlying (fu- ture) which, except for the expiry date which is further in the future, has the same or comparable contract specifications.
	The " Current Underlying " from the Issue Date until the first Rollover Date means the " Underlying on the Issue Date ", as specified above. On the first Rollover Date this Underlying shall lose its validity and shall be replaced by the Underlying falling due on the Reference Agent in the next following Rollover Month. On each subsequent Rollover Date, the Current Underlying shall be replaced analogously by the Underlying contract falling due on the Reference Agent in the next following relating to the Rollover, where applicable: •]]
Rollover Date	[shall be determined in each case by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law</i> : (sections 315, 317 BGB)] and shall fall within a period of ten trading days prior to the last trading day of the Current Underlying on the Reference Agent. [In the event that the first notice day of the Current Underlying is before its last trading day, the period for the Rollover Date shall begin ten trading days prior to the first notice day and shall end with the last trading day of the Current Underlying.]] [<i>insert alternative definition of a Rollover Date:</i> •]
Rollover Month[s]	[<i>insert corresponding contract months:</i> •] [means each contract month defined in relation to the Underlying on the Reference Agent].]
Initial Reference Price	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]. The Initial Reference Price shall be notified without undue delay after the Fixing Date pursuant to section 12 of the General Terms and Conditions.]

[for Best Entry:	
Best Entry Observation	Best Entry Observation Period
Period	[shall begin on the Issue Date and shall end on the Fixing Date (inclusive in each case)]
	[insert alternative Best Entry Observation Period, where applicable: •].
[Best Entry Price	Best Entry Price
	[shall correspond to the Observation Price]
	[insert alternative definition of the Best Entry Price for an Underlying, where applicable: •].]]
Strike	•
Ratio	[• (corresponding to the [Nominal Amount][Calculation Amount] divided by the Strike)]
	[shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]
	[insert alternative method for determining the Ratio, where applicable: \bullet].]
[for Barrier:	
Barrier	•
Barrier Event	A Barrier Event shall occur if
	[<i>except for Protect Pro, insert:</i> the Observation Price of the Underlying is [equal to or] below the Barrier at least once on an Exchange Day within the Observation Period.]
	[for Protect Pro, insert: the Reference Price of the Underlying is [equal to or] below the Barrier on the Valuation Date.]
	[insert alternative definition of a Barrier Event: ●]
[for Barrier, except for closin	g price observation (Protect Pro), insert:
Observation Period	The Observation Period [shall be from \bullet to \bullet (first day and last day inclusive in each case)] [shall be on \bullet] [shall correspond to the Term] [shall begin on \bullet and end on the Valuation Date (inclusive in each case).]
	[insert alternative Observation Period: •]
Observation Price	shall mean
	[in the case of shares , securities representing shares (ADRs or GDRs), other dividend-bearing securities , indices , futures or interest rate futures as the Underlying, insert:
	the price of the Underlying determined and published by the Reference Agent.]
	[in the case of bonds, commodities or interest rates as the Underlying, insert:
	the price of the Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [<i>for Securities subject to German law:</i> (sections 315, 317 BGB)].]
	[in the case of exchange rates as the Underlying, insert:

each price of the Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]

[in the case of investment units as the Underlying, insert:

[the price of the Underlying determined and published by the Reference Agent.][the official net asset value for the Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]

[insert alternative definition of the Observation Price for an Underlying: •]

[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of the Underlying during the Observation Period shall be relevant.]]

[for Trigger:	
Payment Type	Conditional Coupon Payment. The provisions of section 5 (6) of the General Terms and Conditions for Conditional Coupon Payments shall apply.
Coupon Event	A Coupon Event shall occur if
	[the [Reference Price] [Observation Price] of the Underlying is [equal to or] higher than the [relevant] Coupon Threshold [(n)] [at least once] on an Observation Date [(n)].]
	[insert alternative provision for the occurrence of a Coupon Event, where applicable: \bullet]
Coupon Threshold [(n)]	[•] [means the Coupon Threshold (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]
Observation Date [(n)]	[•] [means each Exchange Day beginning from the • and ending with the [Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)].
	[If an Observation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].]
Memory	[Not applicable. The provisions of section 5 (2) of the General Terms and Conditions shall not apply.]
	[Applicable. Coupon Payments not made may be paid subsequently pursuant to section 5 (2) of the General Terms and Conditions.]
Coupon Amount [(n)]	[•] [<i>insert in the case of Conditional Coupon Payments, where applicable:</i> means the Coupon Amount (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].] [<i>insert calculation formula, where applicable:</i> ; expressed as a formula: •]
Coupon Payment Date [(n)]	[•] [<i>insert in the case of Conditional Coupon Payments, where applicable:</i> means the Coupon Payment Date (n) allocated to the respective Observation Date (n), as listed below: [<i>insert table</i>].]]
[for Lock-in:	
Lock-in Level [(n)]	[•] [means the Lock-in Level (n) allocated to the respective Lock-in Observation Date (n), as listed below: [<i>insert table</i>].]

Lock-in Observation Date	•	
[(n)]	If a Lock-in Observation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].	
Lock-in Event	A Lock-in Event shall occur if	
	[the Reference Price of the Underlying on a Lock-in Observation Date [(n)] is [equal to or] above the [relevant] Lock-in Level [(n)].]	
	[insert alternative provision for the occurrence of a Lock-in Event: •]]	
Redemption Style	[cash settlement] [(physical) delivery]	
Interest Type	[Fixed Interest] [Variable Interest]	
Interest Commencement Date	•	
Interest Payment Date(s):	•	
Business Day Convention	[following] [modified following], [adjusted] [unadjusted]	
Interest Calculation Method	[30/360] [act/360] [act/365] [act/act]	
[for fixed interest, insert:		
Interest Rate	•]	
[for variable interact incort:		
Reference Interest Rate	[insert name / description / identification: •]	
Reference Interest Rate Screen Page:	[insert name / description / identification: ●] ●	
Reference Interest Rate Screen Page: [Spread	 [insert name / description / identification: •] • • 	
[Ior variable interest, insert.] Reference Interest Rate Screen Page: [Spread] [Multiplication Factor]	<pre>[insert name / description / identification: •] • • •] •]</pre>	
[Ior variable interest, insert.] Reference Interest Rate Screen Page: [Spread] [Multiplication Factor] [Floor]	<pre>[insert name / description / identification: •] • • •] •] •] •]</pre>	
[Ior variable interest, insert.] Reference Interest Rate Screen Page: [Spread] [Multiplication Factor] [Floor] [Cap]	[insert name / description / identification: •] • • •] •] •] •] •]	
[Ior variable interest, insert.] Reference Interest Rate Screen Page: [Spread] [Multiplication Factor] [Floor] [Cap] Interest Determination Date	 [insert name / description / identification: •] . .] .] .] .] shall refer to the [• Business Day preceding the [start] [end]] [first day] of the respective Interest Period.] 	
[Ior variable interest, insert.] Reference Interest Rate Screen Page: [Spread] [Multiplication Factor] [Floor] [Cap] Interest Determination Date [Partial Redemption]	 [insert name / description / identification: •] •] •] •] •] •] shall refer to the [• Business Day preceding the [start] [end]] [first day] of the respective Interest Period.] On • the investor shall receive a partial repayment of •% of the [Nominal Amount][Calculation Amount].] 	
[Ior variable interest, insert.] Reference Interest Rate Screen Page: [Spread] [Multiplication Factor] [Floor] [Cap] Interest Determination Date [Partial Redemption] Redemption at Maturity	 [insert name / description / identification: •] . .] .] .] .] shall refer to the [• Business Day preceding the [start] [end]] [first day] of the respective Interest Period.] On • the investor shall receive a partial repayment of •% of the [Nominal Amount][Calculation Amount].] The redemption of the Securities on the Maturity Date (section 3 of the General Terms and Conditions) shall be determined 	
[Ior variable interest, insert.] Reference Interest Rate Screen Page: [Spread] [Multiplication Factor] [Floor] [Cap] Interest Determination Date [Partial Redemption] Redemption at Maturity	 [insert name / description / identification: •] • •] •] •] •] •] shall refer to the [• Business Day preceding the [start] [end]] [first day] of the respective Interest Period.] On • the investor shall receive a partial repayment of •% of the [Nominal Amount][Calculation Amount].] The redemption of the Securities on the Maturity Date (section 3 of the General Terms and Conditions) shall be determined in accordance with the following paragraphs. 	
[Ior variable interest, insert.] Reference Interest Rate Screen Page: [Spread] [Multiplication Factor] [Floor] [Cap] Interest Determination Date [Partial Redemption] Redemption at Maturity	 [insert name / description / identification: •] • •] •] •] •] •] •] shall refer to the [• Business Day preceding the [start] [end]] [first day] of the respective Interest Period.] On • the investor shall receive a partial repayment of •% of the [Nominal Amount][Calculation Amount].] The redemption of the Securities on the Maturity Date (section 3 of the General Terms and Conditions) shall be determined in accordance with the following paragraphs. [for Lock-in: If a Lock-in Event has occurred, the investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount]. Otherwise, the redemption of the Securities shall be determined as follows:] 	
[Ior variable interest, insert.] Reference Interest Rate Screen Page: [Spread] [Multiplication Factor] [Floor] [Cap] Interest Determination Date [Partial Redemption] Redemption at Maturity	[insert name / description / identification: •]	

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount], if the Reference Price of the Underlying is [equal to or] above the Strike on the Valuation Date.
- (b) The Issuer shall pay a cash settlement, if the Reference Price of the Underlying is [equal to or] below the Strike on the Valuation Date.

[*Alternative 1:* The cash settlement shall be calculated on the basis of the Reference Price of the Underlying on the Valuation Date multiplied by the Ratio.]

[Alternative 2: The cash settlement shall correspond to the [reduced] [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying.]]

[Reverse Convertibles with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount], if the Reference Price of the Underlying is [equal to or] above the Strike on the Valuation Date.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of the Underlying is [equal to or] below the Strike on the Valuation Date.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Barrier Reverse Convertibles with cash settlement Redemption Style:

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount],
 - (i) if a Barrier Event has not occurred or,
 - (ii) if a Barrier Event has occurred, but the Reference Price of the Underlying on the Valuation Date is [equal to or] above the Strike.
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred and the Reference Price of the Underlying on the Valuation Date is [equal to or] below the Strike.

[*Alternative 1:* The cash settlement shall be calculated on the basis of the Reference Price of the Underlying on the Valuation Date multiplied by the Ratio.]

[Alternative 2: The cash settlement shall correspond to the [reduced] [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying.]]

[Barrier Reverse Convertibles with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount],
 - (i) if a Barrier Event has not occurred or,

- (ii) if a Barrier Event has occurred, but the Reference Price of the Underlying on the Valuation Date is [equal to or] above the Strike.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred and the Reference Price of the Underlying on the Valuation Date is determined to be [equal to or] below the Strike.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Barrier Reverse Convertibles (Protect Pro) with cash settlement Redemption Style:

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount], if a Barrier Event has not occurred.
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred.

[*Alternative 1:* The cash settlement shall be calculated on the basis of the Reference Price of the Underlying on the Valuation Date multiplied by the Ratio.]

[*Alternative 2:* The cash settlement shall correspond to the [reduced] [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying.]]

[Barrier Reverse Convertibles (Protect Pro) with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount], if a Barrier Event has not occurred.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the Number of the Deliverable Asset (as defined below)) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

Reference Price The Reference Price shall be the relevant rate, price or level of the Underlying for the purpose of determining and calculating the Redemption of the Securities

[*for Trigger:* or for the purpose of determining whether the conditions for a Coupon Payment have been met] [*for Lock-in:* or the determination of a Lock-in Event] and shall be derived as follows:

The Reference Price shall be

[in the case of **shares**, **securities representing shares** (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **indices** as the Underlying, insert:

the closing price of the Underlying determined and published by the Reference Agent.]

[in the case of **bonds** as the Underlying, insert:

[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]

[(a) the price of the Underlying displayed on page [*screen page:* •] at the Valuation Time and obtainable from there].

[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]

[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]

[in the case of **commodities** as the Underlying, insert:

the price of the Underlying determined by the Reference Agent [at the Valuation Time].]

[in the case of futures or interest rate futures as the Underlying, insert:

the settlement price of the Underlying determined and published on the Reference Agent.]

[in the case of exchange rates as the Underlying, insert:

the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]

[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of **investment units** as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[in the case of **virtual currencies** as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: •]

Exchange Day	[in the case of shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:	
	A day on which trading in the Underlying takes place on the Reference Agent.]	
	[in the case of indices as the Underlying, insert:	
	A day on which the Underlying is calculated by the Reference Agent.]	
	[in the case of bonds as the Underlying, insert:	
	A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]	
	[in the case of commodities as the Underlying, insert:	
	A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]	
	[in the case of futures or interest rate futures as the Underlying, insert:	
	A day on which trading in the Underlying takes place on the Reference Agent.]	
	[in the case of exchange rates as the Underlying, insert:	
	A day on which the Reference Agent normally fixes a price for the Underlying.]	
	[in the case of interest rates as the Underlying, insert:	
	A day on which the Reference Agent normally fixes a price for the Underlying.]	
	[in the case of investment units as the Underlying, insert:	
	A day on which the value of the Underlying is normally determined by the respective Reference Agent.]	
	[In the case of virtual currencies as the Underlying, insert:	
	A day on which the Reference Agents normally determine a price for the Underlying.]	
	[insert modified definition of Exchange Day, where applicable: $ullet$]	
Exercise Right of the Security Holder	The Exercise Right of the Security Holder pursuant to section 6c of the General Conditions shall [not] apply.	
	[The Security Holder may redeem the Securities from the First Exercise Date onward in accordance with section 6c of the General Conditions in conjunction with the Product Conditions.	
	The exercise of the Exercise Right shall give the Security Holder the right to the payment of the Cash Amount upon Exercise by the Issuer.]	
[in the case Exercise Right of the Security Holder is applicable, insert:		
Exercise Agent	means [Bank Vontobel AG, Corporate Actions, Gotthardstrasse 43, 8002 Zurich, Switzerland] [•]	
	Telephone: [+41 (0)58 283 74 69] [●]	
	Fax: [+41 (0)58 283 51 60] [•]	
Exercise Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Exercise Date] [by [•] o'clock on]] [•].	
First Exercise Date	•	
Exercise Date	Each [•] from the First Exercise Date onward shall be an Exercise Date.	
Minimum Exercise Number	•	

Cash Amount upon Exercise	[corresponds to the [Nominal Amount] [Calculation Amount]] [Amount per Security determined by [the Issuer] [or] [the Calculation Agent] on the relevant Exercise Date at its reasonable discretion discretion [<i>for Securities subject to</i> <i>German</i> law: (sections 315, 317 BGB)] as the fair market price of the Security]. [<i>insert specific amount or specification of the method of determining the Cash</i> <i>Amount upon Exercise</i> : •]]		
Ordinary Right of Termination of the Issuer	The Ordinary Right of Termination of the Issuer pursuant to section 6b of the General Conditions shall [not] apply.		
[in the case Ordinary Right o	of Termination of the Issuer is applicable, insert:		
First Termination Date	•		
Termination Dates	Each [•] from the First Termination Date onwards shall be a Termination Date.		
Termination Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Termination Date] [by [•] o'clock on]] [•].]		
Ordinary Termination Amount	[corresponds to the [Nominal Amount] [Calculation Amount]] [insert specific amount: •]]		
[in the case of Redemption t	taking into account the Performance:		
Performance	[of the Underlying shall correspond to the quotient of (i) the Reference Price of the Underlying on the Valuation Date and (ii) the [Strike][Initial Reference Price] of the Underlying, expressed as a percentage.]]		
[for physical delivery only, in	isert:		
Deliverable Asset	[Underlying][Investment Units][Index Certificates][ETPs]		
[for the Underlying as the De	eliverable Asset, insert:		
Number of the Deliverable	[shall correspond to the Ratio.]		
Asset	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: •]]		
[for investment units as the l	Deliverable Asset, insert:		
Investment Unit	refers to a unit [in][of] [insert description of the Fund including, inter alia, the fund company, the securities identification $number(s)$: •] (the "Fund").		
Number of the Deliverable	shall be determined on the Valuation Date and [shall correspond]		
Assei	[to the quotient of (i) the Reference Price of the Underlying on the Valuation Date multiplied by the Ratio and (ii) the NAV of the Investment Unit on the Valuation Date; expressed as a formula:		
	Number of the Deliverable Asset = $\frac{M \times RP_{Underlying}}{NAV_{Investment Unit}}$		
	, where:		
	RP _{Underlying} = Reference Price of the Underlying on the Valuation Date,		
	M = Ratio, and		
	NAV _{Investment Unit} = NAV of the Investment Unit on the Valuation Date.]		
	[insert alternative method of calculating the Number of the Deliverable Asset, where applicable: \bullet]		

NAV	of the Investment Unit means [the net asset value of the Investment Unit calculated on a Business Day by the custodian bank specified in the Information Document and published on the Fund's website [(<i>specify website, if known:</i> \bullet)]. If the net asset value is not calculated on the Valuation Date, then the NAV shall be the net asset value of the Investment Unit calculated by the aforementioned agent and published on the next following Business Day.] [<i>insert alternative definition of the NAV, where applicable:</i> \bullet]
Information Document	means the sales prospectus or other prospectus prepared with respect to the Investment Unit or the information memorandum prepared with respect to the Investment Unit, as amended respectively.]
[for index certificates and ET	TPs as the Deliverable Asset, insert:
[Index Certificates] [ETPs]	means the [<i>insert description of the Index Certificates or ETPs including the reference item, ISIN and issuer:</i> •] (the "[Index Certificates] [ETPs]").
Number of the Deliverable Asset	[• (corresponding to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs])]
	[shall be determined on the Fixing Date and shall correspond to the Ratio divided by the Investment Ratio of the [Index Certificates][ETPs]]
	[insert alternative method for determining the Number of the Deliverable Asset, where applicable: •].
Investment Ratio	 (as specified in the Information Document).
Information Document	means the securities prospectus or other prospectus prepared with respect to the [Index Certificates][ETPs] or the information memorandum prepared with respect to the [Index Certificates][ETPs], as amended respectively.]
Fractional Amount	shall correspond to the amount determined by multiplying the fraction of the Number of the Deliverable Asset by
	[<i>in the event that the Underlying is delivered, insert:</i> the Reference Price of the Underlying on the Valuation Date]
	[<i>in the event that Investment Units are delivered, insert:</i> the NAV on the Valuation Date]
	[<i>in the event that Index Certificates or ETPs are delivered, insert:</i> the Reference Price of the Underlying on the Valuation Date [multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs]]
	[insert alternative method for determining the Fractional Amount, where applicable: \bullet].
Monetary Value	shall correspond
	[<i>in the event that the Underlying or Index Certificates or ETPs are delivered, insert:</i> to the Reference Price of the Underlying on the Valuation Date multiplied by the Number of the Deliverable Asset]
	[<i>in the event that Investment Units are delivered, insert:</i> to the NAV on the Valuation Date multiplied by the Ratio]
	[insert alternative method for determining the Monetary Value, where applicable: \bullet].]
Currency Conversion	[if currency hedging (Quanto) is not provided for, insert:
	All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate.
	"Conversion Rate" means

[the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.]

[insert different definition of the Conversion Rate, where applicable: •]

[*insert additionally, where applicable:* If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [*for Securities subject to German* law: (sections 315, 317 BGB)].]]

[if currency hedging (Quanto) is provided for, insert:

All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security ("Quanto Structure").]

Applicable Law	[German Law]
	[Swiss Law]
Registry Type	[German Global Certificates]
	[German Central Register Securities]
	[Swiss Uncertificated Securities]
	[Italian Uncertificated Certificates]
	[Danish Uncertificated Securities]
	[Dutch Uncertificated Securities]
	[Finnish Registered Securities]
	[French Dematerialized Bearer Securities]
	[Norwegian Registered Securities]
	[Swedish Registered Securities]
Clearing System	is [in each case]:
	[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
	[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
	[insert additional or other clearing systems: •]
Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities] [indices] [bonds] [commodities] [futures or interest rate futures] [exchange rates] [interest rates] [investment units] [virtual currencies] specified in section 6 and section 7 of the General Conditions shall apply to this Security.
	[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Extraordinary Right of Termination of the Issuer	Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]
	[Bank Vontobel Europe AG, Munich (the German Guarantor)]

Securities collateral (TCM)	with triparty management	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
		[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]
]		Å

7.2.13 Product Conditions for (Best Entry) (Trigger) (Lock-in) (Floored) (Floater) (Barrier) Multi Reverse Convertibles (Product No. 13)

[
Type of Security	[Best Entry] [Trigger] [Lock-in] [Floored] [Floater] [Barrier] Multi Reverse Convertibles [Quanto] [with triparty collateral management (TCM)]	
Settlement Currency	of the Securities shall be \bullet . [All references to \bullet should be understood as references to [<i>insert details of the Currency:</i> \bullet].]	
[in case of Securities with	Nominal Amount:	
Nominal Amount	•	
Total Nominal Amount (up to)	• [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN ● / WKN ● / Valor ●) issued on [<i>insert issue date of the Original Securities:</i> ●] [(and increased on [<i>list earlier increases of issue, where applicable:</i> ●])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Total Nominal Amount of ●).]	
[in case of Securities with	out Nominal Amount:	
Issue Size [(up to)]	• [<i>in the case of an increase of issue, insert additionally:</i> , which shall be consolidated with the outstanding Securities (ISIN ● / WKN ● / Valor ●) issued on [<i>insert issue date of the Original Securities:</i> ●] [(and increased on [<i>list earlier increases of issue, where applicable:</i> ●])] and form a single issue within the meaning of section 13 of the General Conditions (corresponding to a cumulative Issue Size of ●).]	
[Calculation Amount	•]]	
Issue Date	•	
[Fixing Date	•]	
Valuation Date	•	
	If the Valuation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].	
[insert only in case of Italia	an Uncertificated Certificates:	
Expiry Date (<i>Data di</i> <i>Scadenza</i>)	[shall mean the Valuation Date.] [• Business Days following the Valuation Date.] [•]]	
Maturity Date	•	
Product Features	shall mean the Underlyings, the Strikes [<i>for Barrier:</i> , the Barriers] [<i>for Trigger:</i> , the Coupon Thresholds] [<i>for Lock-in:</i> , the Lock-in Levels] and the Ratios.	
Underlyings	[list Underlyings in order: •]	
	[insert description of Underlying: •]	
	[In the case of shares , securities representing shares (ADRs or GDRs) , other dividend-bearing securities and indices as the Underlying, insert:	
	[ISIN Underlying: •]	
	[[Bloomberg][•] symbol: •]	
	[Reference Agent: •]	

[Derivatives Exchange:	•]
[Currency:	•]
[In the case of indices as the Un	derlying, insert additionally:
For the purposes of the Terms a one unit of the Currency of the U	and Conditions, one index point corresponds to nderlying.]]
[In the case of bonds as the Und	derlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Derivatives Exchange:	•]
[Valuation Time:	•]
[Currency:	•]]
[In the case of commodities as	the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Unit of Measurement:	•]
[Reference Agent:	•]
[Valuation Time:	•]
- [Currency:	•]]
[In the case of futures or interes	st rate futures as the Underlying, insert:
ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Derivatives Exchange:	•]
[Currency:	•]
[In the case of interest rate futu	res as the Underlying, insert additionally:
For the purposes of the Terms pricing of the Underlying by the F the Currency of the Underlying.]]	and Conditions, one percentage point in the Reference Agent shall correspond to one unit of
[In the case of exchange rates a	as the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Base Currency / Strike Currency	•]
[Reference Agent:	•]
[Reference Page:	•]
[Valuation Time:	•]
[The "Currency of the Underlying	" shall correspond to the Strike Currency.]]
[In the case of interest rates as	the Underlying, insert:
[ISIN Underlying:	•]
[[Bloomberg][•] symbol:	•]
[Reference Agent:	•]
[Reference Page:	•]
 -	

	[Valuation Time:	•]
	[Currency:	•]]
	[In the case of investment units	as the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] symbol:	•]
	[Reference Agent:	•]
	[Currency:	•]]
	[In the case of virtual currencie	s as the Underlying, insert:
	[ISIN Underlying:	•]
	[[Bloomberg][•] Symbol:	•]
	[Base Currency / Strike Currency	r: •]
	[Reference Agent:	•]
	[Reference Page:	•]]
	[All references to ● should be ur <i>Currency:</i> ●].]	nderstood as references to [insert details of the
Initial Reference Price	[Underlying 1]	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]
	[Underlying 2]	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]
	[list additional Underlying(s), where applicable	[•] [for Best Entry: means [the lowest [Reference Price] [Best Entry Price] of the Underlying during the Best Entry Observation Period][insert alternative definition, where applicable: •]]
	[<i>for Best Entry:</i> The respective Initial Reference Price shall be notified without undue delay after the Fixing Date pursuant to section 12 of the General Terms and Conditions.]	
[for Best Entry:		
Best Entry Observation	Best Entry Observation Period	
Period	[shall begin on the Issue Date and shall end on the Fixing Date (inclusive in each case)]	
	[insert alternative Best Entry Observation Period, where applicable: \bullet].	
[Best Entry Price	Best Entry Price	
-	[shall correspond to the Observation Price]	
	[insert alternative definition of the applicable: •].]]	he Best Entry Price for an Underlying, where
Strike	[Underlying 1	[•]

	[Underlying 2	[•]		
	[list additional Underlying(s), whe applicable	re [•]]		
Ratio	[Underlying 1]	[•] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]		
	[Underlying 2]	[•] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]		
	[list additional Underlying(s), where applicable	[•] [shall be determined on the Fixing Date and shall correspond to the [Nominal Amount][Calculation Amount] divided by the Strike]]		
	[insert alternative method for de applicable: •]]	[insert alternative method for determining the Ratio for the Underlyings, where applicable: •]]		
[for Barrier:				
Barrier	[Underlying 1]	[•]		
	[Underlying 2]	[•]		
	[list additional Underlying(s), whe applicable	re [•]]		
Barrier Event	A Barrier Event shall occur if			
	[<i>except for Protect Pro, insert:</i> the Observation Price of at least one Underlying is [equal to or] below the applicable Barrier for the respective Underlying at least once on an Exchange Day within the Observation Period.]			
	[<i>for Protect Pro, insert:</i> the Refe to or] below the applicable Barrie Date.]]	rence Price of at least one Underlying is [equal er for the respective Underlying on the Valuation		
	[insert alternative definition of a l	Barrier Event: ●]		
[insert, except for Prote	ect Pro:			
Observation Period	The Observation Period [shall be from ● to ● (first day and last day inclusive in each case)] [shall be on ●] [shall correspond to the Term] [shall begin on ● an end on the Valuation Date (inclusive in each case)].			
	[insert alternative Observation F	Period: •]]		
[for Barrier, except for I	Protect Pro, insert:			
Observation Price	shall mean			
	[in the case of shares , securities representing shares (ADRs and GDRs), other dividend-bearing securities, indices, futures or interest rate futures as the Underlying, insert:			
	the price of the respective U Reference Agent.]	Inderlying determined and published by the		
	[in the case of bonds, commod	ities or interest rates as the Underlying, insert:		

the price of the respective Underlying in the interbank market as determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)].]

[in the case of **exchange rates** as the Underlying, insert:

each price of the respective Underlying on the international interbank market at the Valuation Time determined by the Calculation Agent during the Observation Period in its reasonable discretion [*for Securities subject to German law:* (sections 315, 317 BGB)] taking account of the bid and offer prices on the relevant screen page of the Bloomberg financial information service.]

[in the case of **investment units** as the Underlying, insert:

[the price of the respective Underlying determined and published by the Reference Agent.][the official net asset value for the respective Underlying, as calculated and published by the Reference Agent and at which it is actually possible to redeem the Underlying.]]

[insert alternative definition of the Observation Price for an Underlying: •]

[For the purpose of determining the occurrence of a Barrier Event, each Observation Price of an Underlying during the Observation Period shall be relevant.]]

[for Trigger (i.e. in the case of Conditional Coupon Payments):

Payment Type	Conditional Coupon Payment. The provisions of section 5 (6) of the General Terms and Conditions for Conditional Coupon Payments shall apply.	
Coupon Event	A Coupon Event shall occur if	
	[the [Reference Price] [Observation Price] of all the Underlyings is [equal to or] higher than the [relevant] Coupon Threshold $[(n)]$ [at least once] on an Observation Date $[(n)]$.]	
	[insert alternative provision for the occurrence of a Coupon Event, where applicable: $\bullet]$	
Coupon Threshold [(n)]	[insert only if the Coupon Threshold is different on one or more Observation Dates: means the Coupon Threshold (n) allocated to the respective Observation Date (n), as listed below for each Underlying:]	
	[Underlying 1] [•]	

[Underlying 2]		[•]
[list additional where applicable	Underlying(s),	[•]]

Observation Date [(n)]	[•] [means each Exchange Day beginning from the • and ending with the [Valuation Date][<i>insert different date, where applicable:</i> •] (inclusive in each case)].
	[If an Observation Date is not an Exchange Day, it shall be postponed to [the next following Exchange Day] [<i>insert modified provision, where applicable:</i> •].
Memory	[Not applicable. The provisions of section 5 (2) of the General Terms and Conditions shall not apply.]
	[Applicable. Coupon Payments not made may be paid subsequently pursuant to

	section 5 (6) of the General Terms a	and Conditions.]]
Coupon Amount [(n)]	[•] [<i>insert in the case of Conditional</i> the Coupon Amount (n) allocated to below: [<i>insert table</i>].] [<i>insert calcula</i> as a formula: •]	<i>Coupon Payments, where applicable:</i> means the respective Observation Date (n), as listed ation formula, where applicable: ; expressed
Coupon Payment Date [(n)]	[•] [<i>insert in the case of Conditional</i> the Coupon Payment Date (n) alloc as listed below: [<i>insert table</i>].]]	<i>Coupon Payments, where applicable:</i> means rated to the respective Observation Date (n),
[for Lock-in:		
Lock-in Level [(n)]	[<i>insert only if the Lock-in Level is diff</i> the Lock-in Level (n) allocated to the listed below for each Underlying:]	<i>Terent on one or more Valuation Dates:</i> means a respective Lock-in Observation Date (n), as
	[Underlying 1]	[•]
	[Underlying 2]	[•]
	[list additional Underlying(s), where applicable	[•]]
Lock-in Observation Date	•	
[(n)]	If a Lock-in Observation Date is no [the next following Exchange Day] •].	t an Exchange Day, it shall be postponed to [insert modified provision, where applicable:
Lock-in Event	A Lock-in Event shall occur if	
	[the Reference Price of all the Unde [equal to or] above the respective [r	erlyings on a Lock-in Observation Date [(n)] is relevant] Lock-in Level [(n)].]
	[insert alternative provision for the o	occurrence of a Lock-in Event: •]]
Redemption Style	[cash settlement] [(physical) deliver	y]
Interest Type	[Fixed Interest] [Variable Interest]	
Interest Commencement Date	•	
Interest Payment Date(s):	•	
Interest Calculation Method	[30/360] [act/360] [act/365] [act/act]	
Business Day Convention	[following] [modified following], [adju	usted] [unadjusted]
[for fixed interest, insert:		
Interest Rate	•]	
[For variable interest, inse	rt:	
[For variable interest, inser Reference Interest Rate	rt: [insert name / description / identifica	ation: •]
[For variable interest, inser Reference Interest Rate Screen Page:	rt: [insert name / description / identifica •	ation: •]

[Multiplication Factor	•]
[Floor	•]
[Сар	•]
Interest Determination Date	shall refer to the [• Business Day preceding the [start] [end]] [first day] of the respective Interest Period.]
[Partial Redemption	On [•] the investor shall receive a partial repayment of [•]% of the [Nominal Amount][Calculation Amount].]
Redemption at Maturity	The redemption of the Securities on the Maturity Date (section 3 of the General Terms and Conditions) shall be determined
	in accordance with the following paragraphs.
	[<i>for Lock-in:</i> If a Lock-in Event has occurred, the investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount]. Otherwise, the redemption of the Securities shall be determined as follows:]
	[Multi Reverse Convertibles with cash settlement Redemption Style:
	(a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount], if the Reference Price of all the Underlyings is [equal to or] above the respective Strike on the Valuation Date.
	(b) The Issuer shall pay a cash settlement, if the Reference Price of at least one Underlying on the Valuation Date is [equal to or] below the respective Strike.
	[<i>Alternative 1:</i> The cash settlement shall be calculated from the Reference Price of the Underlying with the Relevant Performance on the Valuation Date multiplied by the corresponding Ratio.]
	[<i>Alternative 2:</i> The cash settlement shall correspond to the [reduced] [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.]]
	[Multi Reverse Convertibles with (physical) delivery Redemption Style:
	(a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount], if the Reference Price of all the Underlyings is [equal to or] above the respective Strike on the Valuation Date.
	(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the number of the Deliverable Assets corresponding to the respective Ratio) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if the Reference Price of at least one Underlying is [equal to or] below the respective Strike on the Valuation Date.
	Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [<i>only for the delivery of shares, bonds, index certificates or ETPs:</i> The delivery of definitive securities to the Security Holders shall be excluded.]
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset,</i> <i>insert where applicable:</i> or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]
	[Barrier Multi Reverse Convertibles with cash settlement Redemption Style:

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount],
 - (i) if a Barrier Event has not occurred or,
 - (ii) if a Barrier Event has occurred, but the Reference Price of all the Underlyings on the Valuation Date is [equal to or] above the respective Strike.
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred and the Reference Price of at least one Underlying on the Valuation Date is [equal to or] below the respective Strike.

[*Alternative 1:* The cash settlement shall be calculated from the Reference Price of the Underlying with the Relevant Performance on the Valuation Date multiplied by the corresponding Ratio.]

[Alternative 2: The cash settlement shall correspond to the [reduced] [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.]]

[Barrier Multi Reverse Convertibles with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount],
 - (i) if a Barrier Event has not occurred or,
 - (ii) if a Barrier Event has occurred, but the Reference Price of all the Underlyings on the Valuation Date is [equal to or] above the respective Strike.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the number of the Deliverable Assets corresponding to the respective Ratio) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred and the Reference Price of at least one Underlying is [equal to or] below the respective Strike on the Valuation Date.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs:* The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Barrier Multi Reverse Convertibles (Protect Pro) with cash settlement Redemption Style:

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount], if a Barrier Event has not occurred.
- (b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred.

[*Alternative 1:* The cash settlement shall be calculated from the Reference Price of the Underlying with the Relevant Performance on the Valuation Date multiplied by the corresponding Ratio.]

[*Alternative 2:* The cash settlement shall correspond to the [reduced] [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.]]

[Barrier Multi Reverse Convertibles (Protect Pro) with (physical) delivery Redemption Style:

- (a) The investor shall receive payment of the [reduced] [Nominal Amount][Calculation Amount], if a Barrier Event has not occurred.
- (b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the number of the Deliverable Assets corresponding to the respective Ratio) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

Fractions of the Deliverable Asset shall not be delivered. Instead of delivering the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [*only for the delivery of shares, bonds, index certificates or ETPs:* The delivery of definitive securities to the Security Holders shall be excluded.]

If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [*for investment units as the Deliverable Asset, insert where applicable:* or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]

[Barrier Multi Reverse Convertibles with Participation and cash settlement Redemption Style:

- (a) If a Barrier Event has not occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:
 - (i) the [reduced] [Nominal Amount][Calculation Amount] or

(ii) the [reduced] [Nominal Amount][Calculation Amount] plus the product of (i) the [reduced] [Nominal Amount][Calculation Amount] and (ii) the arithmetic mean of the Upside Performances of all the Underlyings[, provided that the cash settlement shall be limited to the Maximum Amount] [*insert calculation formula, where applicable:*; expressed as a formula: •].

(b) The Issuer shall pay a cash settlement, if a Barrier Event has occurred.

[*Alternative 1:* The cash settlement shall be calculated from the Reference Price of the Underlying with the Relevant Performance on the Valuation Date multiplied by the corresponding Ratio.]

[Alternative 2: The cash settlement shall correspond to the [reduced] [Nominal Amount][Calculation Amount] multiplied by the Performance of the Underlying with the Relevant Performance.]]

[Barrier Multi Reverse Convertibles with Participation and (physical) delivery Redemption Style:

- (a) If a Barrier Event has not occurred, the Issuer shall pay a cash settlement corresponding to the higher of the following values:
 - (i) the [reduced] [Nominal Amount][Calculation Amount] or

(ii) the [reduced] [Nominal Amount][Calculation Amount] plus the product of (i) the [reduced] [Nominal Amount][Calculation Amount] and (ii) the arithmetic mean of the Upside Performances of all the Underlyings[, provided that the cash settlement shall be limited to the Maximum Amount] [*insert calculation formula, where applicable:*; expressed as a formula: •].

(b) The Issuer shall redeem the Security by delivering the Deliverable Asset (in accordance with the number of the Deliverable Assets corresponding to the respective Ratio) in a form and with features that are deliverable [on the respective Reference Agent] [for stock exchange purposes] on the Maturity Date, if a Barrier Event has occurred.

	the relevant fraction, the Issuer shall pay the Fractional Amount (as defined below). The consolidation of a number of Fractional Amounts to create claims for the delivery of the Deliverable Asset shall be excluded. [only for the delivery of shares, bonds, index certificates or ETPs: The delivery of definitive securities to the Security Holders shall be excluded.]
	If it is not possible to deliver the Deliverable Asset on the Maturity Date for economic or factual reasons [<i>for investment units as the Deliverable Asset,</i> <i>insert where applicable:</i> or it is not possible to determine the NAV in accordance with the definition below], the Issuer shall have the right to pay a Cash Amount equal to the Monetary Value (as defined below) instead of delivering the Deliverable Asset.]
Reference Price	The Reference Price shall be the relevant rate, price or level of the respective Underlying for the purpose of determining and calculating the Redemption of the Securities [<i>for Trigger:</i> or for the purpose of determining whether the conditions for a Coupon Payment have been met] [<i>for Lock-in:</i> or the determination of a Lock-in Event] and shall be derived as follows:
	The Reference Price shall be
	[in the case of shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:
	the closing price of the Underlying determined and published by the Reference Agent.]
	[in the case of indices as the Underlying, insert:
	the closing price of the Underlying determined and published by the Reference Agent.]
	[in the case of bonds as the Underlying, insert:
	[(a) the value of the Underlying determined and published as the closing price on the Reference Agent]
	[(a) the price of the Underlying displayed on page [<i>screen page:</i> •] at the Valuation Time and obtainable from there].
	[, and (b) in the absence of such price display, the arithmetical mean of the [bid prices] [offer prices] for the Underlying determined and notified at the request of the Calculation Agent by 5 leading market participants that are not affiliated companies of the Issuer or of the Calculation Agent]
	[, and with the addition of interest accrued on the Underlying (if the interest is not included in the price determined)].]
	[in the case of commodities as the Underlying, insert:
	the price of the Underlying determined by the Reference Agent [at the Valuation Time].]
	[in the case of futures or interest rate futures as the Underlying, insert:
	the settlement price of the Underlying determined and published on the Reference Agent.]
	[in the case of exchange rates as the Underlying, insert:
	the exchange rate determined by the Reference Agent at the Valuation Time and then published on the Reference Page. If the Base Currency of the Underlying (as specified above under "Underlying") is not EUR (euros), then the Calculation Agent shall calculate the Reference Price by dividing the respective exchange rate between EUR and the Strike Currency determined by the Reference Agent at the Valuation Time by the exchange rate between EUR and the Base Currency.]
	[in the case of interest rates as the Underlying, insert:

the interest rate [determined by the Reference Agent and] published on the Reference Page [at the Valuation Time].]

[in the case of investment units as the Underlying, insert:

the value of the Underlying determined and published by the Reference Agent.]

[In the case of virtual currencies as the Underlying, insert:

the price of the Underlying determined by the Calculation Agent in its reasonable discretion [*for Securities subject to German law:* (*sections 315, 317 BGB*)] taking account of the prices set for the Underlying on the Reference Agents during the Valuation Date.]

[insert modified provision relating to the determination of the Reference Price, where applicable: \bullet]

Exchange Day	[in the case of shares , securities representing shares (ADRs and GDRs) and other dividend-bearing securities as the Underlying, insert:
	A day on which trading in the Underlying takes place on the Reference Agent.]
	[in the case of indices as the Underlying, insert:
	A day on which the Underlying is calculated by the Reference Agent.]
	[in the case of bonds as the Underlying, insert:
	A day on which [trading in the Underlying takes place on the Reference Agent] [bid and offer prices for the Underlying are set by at least 3 leading market participants].]
	[in the case of commodities as the Underlying, insert:
	A day on which the interbank market for the Underlying is open and on which a price for the Underlying is calculated by the Reference Agent.]
	[in the case of futures or interest rate futures as the Underlying, insert:
	A day on which trading in the Underlying takes place on the Reference Agent.]
	[in the case of exchange rates as the Underlying, insert:
	A day on which the Reference Agent normally fixes a price for the Underlying.]
	[in the case of interest rates as the Underlying, insert:
	A day on which the Reference Agent normally fixes a price for the Underlying.]
	[in the case of investment units as the Underlying, insert:
	A day on which the value of the Underlying is normally determined by the respective Reference Agent.]
	[In the case of virtual currencies as the Underlying, insert:
	A day on which the Reference Agents normally determine a price for the Underlying.]
	[insert modified definition of Exchange Day, where applicable: $ullet$]
Exercise Right of the Security Holder	The Exercise Right of the Security Holder pursuant to section 6c of the General Conditions shall [not] apply.
	[The Security Holder may redeem the Securities from the First Exercise Date onward in accordance with section 6c of the General Conditions in conjunction with the Product Conditions.
	The exercise of the Exercise Right shall give the Security Holder the right to the payment of the Cash Amount upon Exercise by the Issuer.]

[in the case Exercise Right of the Security Holder is applicable, insert:

Exercise Agent	means [Bank Vontobel AG, Corporate Actions, Gotthardstrasse 43, 8002 Zurich, Switzerland] [•]
	Telephone: [+41 (0)58 283 74 69] [●]
	Fax: [+41 (0)58 283 51 60] [•]
Exercise Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Exercise Date] [by [•] o'clock on]] [•].
First Exercise Date	•
Exercise Date	Each [•] from the First Exercise Date onward shall be an Exercise Date.
Minimum Exercise Number	•
Cash Amount upon Exercise	[corresponds to the [Nominal Amount] [Calculation Amount]] [Amount per Security determined by [the Issuer] [or] [the Calculation Agent] on the relevant Exercise Date at its reasonable discretion discretion [<i>for Securities subject to German</i> law: (sections 315, 317 BGB)] as the fair market price of the Security]. [<i>insert specific amount or specification of the method of determining the Cash Amount upon Exercise</i> : •]]
Ordinary Right of Termination of the Issuer	The Ordinary Right of Termination of the Issuer pursuant to section 6b of the General Conditions shall [not] apply.
[in the case Ordinary Right	t of Termination of the Issuer is applicable, insert:
First Termination Date	•
Termination Dates	Each [•] from the First Termination Date onwards shall be a Termination Date.
Termination Record Date	means [[one (1)] [five (5)] [•] [calendar month[s]] [Business Day[s]] prior to the respective Termination Date] [by [•] o'clock on]] [•].]
Ordinary Termination Amount	[corresponds to the [Nominal Amount] [Calculation Amount]] [insert specific amount: •]]
Performance	[of the respective Underlying shall correspond to the quotient of (i) the Reference Price of the respective Underlying on the Valuation Date and (ii) the [Strike][Initial Reference Price] of the respective Underlying, expressed as a percentage.]
[Relevant Performance	means the Performance of the Underlying showing the [lowest] [highest] [•] Performance in relation to the other Underlyings. If several Underlyings show identical Performance, the Issuer shall be entitled to decide in its reasonable discretion which of the Underlyings concerned shall be used for the purpose of calculating the Relevant Performance within the meaning of these Terms and Conditions.]
[for Multi with Participation	
Upside Performance	of the respective Underlying shall correspond
	[to the Performance of the respective Underlying in excess of the respective [Strike][Initial Reference Price] [taking into account the Participation Factor]. This means, the Upside Performance shall correspond to the difference[, multiplied by the Participation Factor,] between the quotient, expressed as a percentage, of (i) the Reference Price of the respective Underlying on the Valuation Date and (ii) the [Strike][Initial Reference Price] of the respective Underlying and one (1); expressed as a formula:

Upside Performance =
$$\left(\frac{\text{RP}_{V}}{[\text{S}][\text{RP}_{I}]} - 1\right)[\times \text{PF}]$$

where:

- [S: Strike]
- $\ensuremath{\mathsf{RP}_{\mathsf{V}}}\xspace$: Reference Price of the respective Underlying on the Valuation Date
- [RP_I: Reference Price of the respective Underlying on the Issue Date]
- PF: Participation Factor.]

[insert modified definition of Upside Performance, where applicable: •]

[Participation Factor	•]	
[Maximum Amount	[shall be ●]]	
[for physical delivery only	, insert:	
Deliverable Asset	[Underlying with the Relevant Performance] [[Investment Units][Index Certificates][ETPs] linked to the Underlying with the Relevant Performance]	
[for an Underlying as the	Deliverable Asset, insert:	
Number of the	[shall correspond to the Ratio of the Underlying with the Relevant Performance.]	
Deliverable Asset	[insert alternative method for determining the Number of the Deliverable Asset for the Underlyings, where applicable: •]]	
[for investment units as th	ne Deliverable Asset, insert:	
Investment Unit	refers to a unit [in][of] [insert description of the Fund including, inter alia, the fund company, the securities identification $number(s): \bullet$] (the "Fund").	
Number of the	shall be determined on the Valuation Date and [shall correspond]	
Deliverable Asset	[to the quotient of (i) the Reference Price of the Underlying with the Relevant Performance on the Valuation Date multiplied by the Ratio of the Underlying with the Relevant Performance and (ii) the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Valuation Date; expressed as a formula:	
	Number of the Deliverable Asset = $\frac{M_{Underlying} \times RP_{Underlying}}{NAV_{Investment Unit}}$	
	, where:	
	RP _{Underlying} = Reference Price of the Underlying with the Relevant Performance on the Valuation Date	
	M _{Underlying} = Ratio of the Underlying with the Relevant Performance, and	
	NAV _{Investment Unit} = NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Valuation Date.]	
	[insert alternative method of calculating the Number of the Deliverable Asset, where applicable: •]	
NAV	of the Investment Unit means [the net asset value of the Investment Unit calculated on a Business Day by the custodian bank specified in the Information Document and published on the Fund's website [(<i>specify website, if known:</i> •)]. If the net asset value is not calculated on the Valuation Date, then the NAV shall be the net asset value of the Investment Unit calculated by the aforementioned	
	agent and published on the nex definition of the NAV, where appli	t following Business Day.] [<i>insert alternative icable:</i> ●]
------------------------------------	---	---
Information Document	means the sales prospectus or c Investment Unit or the informatio Investment Unit, as amended resp	other prospectus prepared with respect to the on memorandum prepared with respect to the pectively.]
[for index certificates and l	ETPs as the Deliverable Asset, inse	ort:
[Index Certificates] [ETPs]	means the [insert description of reference item, ISIN and issuer: •	the Index Certificates or ETPs including the [] (the "[Index Certificates] [ETPs]").
Number of the Deliverable Asset	[Index Certificates or ETPs linked to Underlying 1]	[•] [shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]
	[Index Certificates or ETPs linked to Underlying 2]	[•][shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]
	[list Index Certificates or ETPs linked to additional Underlying(s), where applicable	[•][shall be determined on the Fixing Date and shall correspond to the Investment Ratio of the [Index Certificates][ETPs] multiplied by the Ratio of the respective Underlying]
	[<i>if the Ratio is specified before or a</i> The Number of the Deliverable Investment Ratio of the respective by the Ratio of the respective Unc	at the start of the offer, insert where applicable: Asset indicated above corresponds to the e relevant [Index Certificates][ETPs] multiplied derlying.]
	[insert alternative method for dete for the Index Certificates or ETPs	ermining the Number of the Deliverable Asset linked to the Underlyings, where applicable: •]
Investment Ratio	[Index Certificates or ETPs linked to Underlying 1]	•
	[Index Certificates or ETPs linked to Underlying 2]	•
	[list Index Certificates or ETPs linked to additional Underlying(s), where applicable	•]
	The Investment Ratios above Document.	are specified in the respective Information
Information Document	means the securities prospectus the [Index Certificates][ETPs] or respect to the [Index Certificates][or other prospectus prepared with respect to the information memorandum prepared with [ETPs], as amended respectively.]
Fractional Amount	shall correspond to the amount Number of the Deliverable Asset I	determined by multiplying the fraction of the by
	[<i>in the event that an Underlying i</i> Underlying with the Relevant Perf	is delivered, insert: the Reference Price of the formance on the Valuation Date]
	[<i>in the event that Investment I</i> Investment Unit linked to the Unc Valuation Date]	Units are delivered, insert: the NAV of the derlying with the Relevant Performance on the
	[in the event that Index Certificate Price of the Underlying with the	es or ETPs are delivered, insert: the Reference Relevant Performance on the Valuation Date

[multiplied by the][divided by the] Investment Ratio of the [Index Certificates][ETPs] linked to it] [insert alternative method for determining the Fractional Amount, where applicable: •]. Monetary Value shall correspond [in the event that an Underlying or Index Certificates or ETPs are delivered. insert: to the Reference Price of the Underlying with the Relevant Performance on the Valuation Date multiplied by the Number of the Deliverable Asset] [in the event that Investment Units are delivered, insert: to the NAV of the Investment Unit linked to the Underlying with the Relevant Performance on the Valuation Date multiplied by the Number of the Deliverable Asset] [insert alternative method for determining the Monetary Value, where applicable: •].] **Currency Conversion** [if currency hedging (Quanto) is not provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency in accordance with the Conversion Rate. "Conversion Rate" means [the relevant conversion rate as determined for the Valuation Date by Bloomberg L.P. at around 2:00 p.m. (local time in Frankfurt am Main) and published on the web page http://www.bloomberg.com/markets/currencies/fx-fixings.] [insert different definition of the Conversion Rate, where applicable: •] [insert additionally, where applicable: If such conversion rate is not determined or published [or if the method of calculation of such conversion rate is materially modified or the normal publication time is changed by more than 30 minutes], the Calculation Agent shall determine the Conversion Rate applicable on the Valuation Date at the time of determination of the Reference Price in its reasonable discretion [for Securities subject to German law: (sections 315, 317 BGB)].]] [if currency hedging (Quanto) is provided for, insert: All monetary amounts payable under the Securities shall be converted into the Settlement Currency. The conversion shall use a Conversion Rate of 1:1, i.e. one unit of the Currency of the Underlying shall correspond to one unit of the Settlement Currency of the Security ("Quanto Structure").] Applicable Law [German Law] [Swiss Law] **Registry Type** [German Global Certificates] [German Central Register Securities] [Swiss Uncertificated Securities] [Italian Uncertificated Certificates] [Danish Uncertificated Securities] [Dutch Uncertificated Securities] [Finnish Registered Securities] [French Dematerialized Bearer Securities] [Norwegian Registered Securities] [Swedish Registered Securities]

Clearing System	is [in each case]:
	[Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Germany] [; and].
	[SIX SIS AG, Baslerstrasse 100, 4600 Olten, Switzerland]
	[insert additional or other clearing systems: •]
Applicable Adjustment and Market Disruption Provisions	The rules for Adjustments and Market Disruption Events for [shares, securities representing shares (ADRs and GDRs) and other dividend-bearing securities] [,][and] [indices] [,][and] [bonds] [,][and] [commodities] [,][and] [futures or interest rate futures] [,][and] [exchange rates] [,][and] [interest rates] [,][and] [investment units] [,][and] [virtual currencies] specified in section 6 and section 7 of the General Terms and Conditions shall apply to this Security.
	[In addition, the adjustment rules in the context of an Administrator/Benchmark Event specified in § 6a of the General Conditions shall apply to this Security.]
Extraordinary Right of Termination of the Issuer	Applicable ([excluding][including] Hedging Disruption Events)
Guarantor	[Vontobel Holding AG, Zurich (the Swiss Guarantor)] [and]
	[Bank Vontobel Europe AG, Munich (the German Guarantor)]
Securities with triparty collateral management (TCM)	[The Securities will not be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall not be applicable.]
	[The Securities will be collateralised, i.e. the provisions of Section 5a of the General Conditions for Securities with triparty collateral management (TCM) shall be applicable.]
]	***************************************

8. Guarantees

8.1 Swiss Guarantee

Vontobel Holding AG, Zurich, Switzerland (the "**Swiss Guarantor**") hereby unconditionally and irrevocably, in accordance with article 111 of the Swiss Code of Obligations (*Schweizerisches Obligationenrecht*, "**OR**"), guarantees to the holders of the securities for which the Swiss Guarantor is stipulated to be Vontobel Holding AG, Zurich, in the respective Product Conditions (the "**Creditors**") issued by Vontobel Financial Products GmbH, Frankfurt am Main, Germany (the "**Debtor**") under the Base Prospectus (the "**Securities**") the proper payment of all amounts payable in accordance with the terms and conditions of the securities, subject to the following conditions:

- (1) This guarantee represents an independent, unsecured and non-subordinated obligation of the Swiss Guarantor, which ranks *pari passu* with all its other unsecured and non-subordinated obligations, except those that have preference by law.
- (2) The intent and purpose of this guarantee is to ensure that, under all actual or legal circumstances and irrespective of motivations, defences, or objections on whose grounds payments may fail to be made by the Debtor, and irrespective of the effectiveness and enforceability of the obligations of the Debtor under the Securities, the Creditors receive the amounts payable on the maturity date and in the manner specified in the terms and conditions of the Securities.
- (3) Upon first demand by the holders and their written confirmation that an amount under the Securities has not been paid when due by the Debtor, the Swiss Guarantor shall pay to them immediately all amounts required to fulfil the intent and purpose of this guarantee specified in paragraph (2) above.
- (4) The guarantee shall remain in force until all amounts under paragraph (3) have been paid in full, irrespective of any concessions the Creditors have granted the Debtor.
- (5) For as long as the Swiss Guarantor has not paid in full amounts that have become due and are payable by it, it shall not claim vis-à-vis the Debtor, in respect of any payments it has made according to the guarantee, any recourse or other rights to which it may become entitled in relation to or as a result of such partial payment.
- (6) Each payment made under this guarantee shall reduce the Swiss Guarantor's obligation accordingly.
- (7) This guarantee represents an independent guarantee (and not surety (*Bürgschaft*)) under Swiss law. All rights and obligations arising from the guarantee are subject in all respects to Swiss law.
- (8) The courts of law of the Canton of Zurich shall have exclusive jurisdiction over all actions and legal disputes relating to the guarantee. The place of jurisdiction shall be Zurich 1. Notwith-standing the foregoing, appeals may be lodged with the Swiss Federal Supreme Court in Lausanne, whose decision shall be final.

Zurich, 27 November 2024

Vontobel Holding AG

signed Bruno Kohli

signed Jan Marxfeld

8.2 German Guarantee

Bank Vontobel Europe AG, Munich, Germany (the "German Guarantor") hereby unconditionally and irrevocably guarantees to the holders of the securities for which the Guarantor is stipulated to be Bank Vontobel Europe AG, Munich (the German Guarantor) in the respective Terms and Conditions (the "Creditors") issued by Vontobel Financial Products GmbH, Frankfurt am Main, Germany (the "Debtor") under this Base Prospectus (the "Securities") the due payment of all amounts payable in accordance with the Terms and Conditions of the Securities, subject to the following conditions:

- (1) This guarantee constitutes a contract in favour of the Creditors as third party beneficiaries pursuant to section 328 paragraph (1) of the German Civil Code (*Bürgerliches Gesetzbuch*) entitling each Creditor to demand performance of the payment obligations undertaken by the German Guarantor and to enforce such payment obligations against the German Guarantor (the "German Guarantee").
- (2) This German Guarantee constitutes direct, unsubordinated and unsecured obligations of the German Guarantor ranking, in the event of dissolutions, liquidation or insolvency of the German Guarantor or any proceeding to avoid insolvency of the German Guarantor, *pari passu* with all other present and future unsubordinated and unsecured obligations of the German Guarantor, save for such obligations which may be preferred by applicable law.
- (3) Any reference to any payment obligation under the Securities by the Debtor shall be construed to refer to (if applicable) in the event of a bail-in of the German Guarantor, such obligations as reduced by reference to, and in the same portion as, any such reduction or modification applied to liabilities of the German Guarantor following the application of a bail-in of the German Guarantor by any relevant authority (including a situation where the German Guarantee itself is not the subject of such bail-in).
- (4) The intent and purpose of this German Guarantee is to ensure that the Creditors, under any and all circumstances, whether factual or legal, and irrespective of validity or enforceability of the obligations of the Debtor, or any other reasons on the basis of which the Debtor may fail to fulfil its payment obligations, receive on the respective due date any and all sums payable on the maturity date in accordance with the Terms and Conditions of the Securities.
- (5) The German Guarantee does not constitute a guarantee upon first demand (*Garantie auf erstes Anfordern*).
- (6) Any demand under this German Guarantee shall be given in writing to the German Guarantor served at its office at Alter Hof 5, 80331 Munich, Germany, containing written confirmation that a payment demand has been made to the Debtor and the Swiss Guarantor.
- (7) Upon written demand by the Creditors and their written confirmation that an amount under the Securities has not been paid when due by the Debtor or the Swiss Guarantor, the German Guarantor shall pay to them all amounts required to fulfil the intent and purpose of this German Guarantee specified in paragraph (4) above. Payments under this German Guarantee are subject to (without limitation) the Terms and Conditions of the Securities.
- (8) Upon discharge of any obligations of the Debtor or the Swiss Guarantor or the German Guarantor subsisting under the Securities or under this German Guarantee in favour of a Creditor, the relevant guaranteed right of such Creditor under the Securities or the German Guarantee, respectively, shall cease to exist.
- (9) The form and content of this German Guarantee as well as all rights and duties arising therefrom are governed exclusively by the laws of Germany. Non-exclusive court of venue for all litigation with this German Guarantee and arising from the legal relations established under this German Guarantee is Munich.

Munich, 27 November 2024

Bank Vontobel Europe AG

signed Anton Hötzl

9. Form of Final Terms

Final Terms dated [insert date of Final Terms: •] [in the case of a replacement (which term shall exclude the case of an Increase) of the Final Terms: (which replace the Final Terms dated •)]

for

Vontobel

[insert Nordic Growth Market (NGM) symbol, if applicable: •] [type of Security: •] [insert marketing name, if appropriate: •]

linked to

[insert Underlying(s): •]

[ISIN •]

(the "Securities")

Issuer:	Vontobel Financial Products GmbH, Frankfurt am Main, Germany
Guarantor:	Vontobel Holding AG, Zurich, Switzerland
Offeror:	[Bank Vontobel Europe AG , Munich, Germany[, Legal Entity Identifier: 529900KKJ9XOK6WO4426]]][<i>if, applicable, include area restrictions</i> : (for •) [as well as]] [Bank Vontobel AG , Zurich, Switzerland[, Legal Entity Identifier: 549300L7V4MGECYRM576]] [<i>if, applicable, include area restrictions</i> : (for •)]
Securities identification numbers:	ISIN:• [/ WKN: •] [/ Valor: •] [/ NGM Symbol: •] [/] [insert additional securities identification number, if any: •]
Total offer volume:	Securities

I. Introduction

These final terms (the "Final Terms") have been prepared for the purposes of Article 8 paragraph 4 of Regulation (EU) 2017/1129 (the "Prospectus Regulation"). To obtain all relevant information, the Final Terms should be read together with the base prospectus dated 27 November 2024 (the "Base Prospectus") and any supplements thereto in accordance with Article 23 of the Prospectus Regulation (the "Supplements").

The Base Prospectus and any supplements thereto will be published in electronic form on the website http://prospectus.vontobel.com in accordance with Article 21 of the Prospectus Regulation by entering the relevant ISIN.

[*In case of an offer in Switzerland, add*: The Base Prospectus is filed and deposited in Switzerland with SIX Exchange Regulation Ltd pursuant to Article 54 para. 2 of the Swiss Federal Act on Financial Services ("FIDLEG"). The Base Prospectus is included in the list of approved prospectuses pursuant to Article 54 para. 5 FIDLEG and published pursuant to Article 64 FIDLEG. According to Article 45 para. 3 of the FIDLEG, the Final Terms are published in its final version and filed with the SIX Exchange

Regulation Ltd in Switzerland. According to Article 45 para. 3 of the FIDLEG, the Final Terms are published and filed with the SIX Exchange Regulation Ltd in Switzerland.

The Securities do not constitute collective investment schemes within the meaning of the Swiss Federal Act on Collective Investment Schemes ("CISA") and are therefore not subject to the protective provisions of the CISA. Neither the Securities nor the Issuer are subject to authorisation and supervision by the Swiss Financial Market Supervisory Authority ("FINMA").

Investors in the Securities bear risks (see section "2. Risk Factors" of the Base Prospectus). Particular attention should be paid to the selling restrictions set out in section "12. Selling Restrictions" of the Base Prospectus. These restrictions are not to be construed as conclusive guidance as to whether the Securities can be offered, sold, held and/or delivered in a jurisdiction. Persons who gain access to the Securities, the Base Prospectus and/or the Final Terms are requested to inform themselves about and to observe any such restrictions.]

[*if the minimum denomination of the securities is less than EUR 100,000*: An issue specific summary is annexed to the Final Terms.]

[if the term of the securities extends beyond the last day of validity of this Base Prospectus, insert:

Continuation of the Public Offer

The Base Prospectus (including any Supplements thereto) (the "Initial Base Prospectus") is valid until 27 November 2025 in accordance with Article 12 of the Prospectus Regulation. Following this date, the public offer will be continued until the Date of the End of the Public Offer (as defined in section IV.2 of the Final Terms) on the basis of one or more succeeding base prospectuses (each a "Succeeding Base Prospectus") in accordance with Article 8 paragraph 11 of the Prospectus Regulation, to the extent the Succeeding Base Prospectus envisages a continuation of the public offer of the Securities. In this context, these Final Terms are, in each case, to be read in conjunction with the most recent Succeeding Base Prospectus. The respective Succeeding Base Prospectus will be approved and published prior to the expiry of the validity of the respective preceding base prospectus. The respective Succeeding Base Prospectus will be published in electronic form on the website http://prospectus.vontobel.com.]

[insert if the Securities may constitute "packaged" products and no key information document (KID) will be provided:

Prohibition of Sales to EEA or UK Retail Investors

The Securities are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area (the "**EEA**") or in the United Kingdom (the "**UK**"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU, as amended (the "**MiFID II**"); or (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended or superseded), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II. Consequently no key information document required by Regulation (EU) No 1286/2014, as amended (the "**PRIIPs Regulation**") for offering or selling the Securities or otherwise making them available to retail investors in the EEA or in the UK has been prepared and therefore offering or selling the Securities or otherwise making the PRIIPs Regulation.

MIFID II Product Governance / Target Market

Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Securities has led to the conclusion that: (i) the target market for the Securities is eligible counterparties and professional clients only, each as defined in MiFID II; and (ii) all channels for distribution of the Securities to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Securities (a "**distributor**") should take into consideration the manufacturer's target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Securities and determining appropriate distribution channels.]

[insert if the Securities are not for public distribution in Switzerland to retail clients: **Prohibition of Sales to** Swiss Retail Investors

The Securities must not be offered in Switzerland, except to professional clients as defined in Article 4 para. 3 of the Swiss Federal Act on Financial Services ("**FIDLEG**"), or the Securities may not be offered to clients in Switzerland who are deemed to be private clients within the meaning of Article 4 para. 2 FIDLEG and to whom a key information document must be provided in accordance with Article 58 FIDLEG and in accordance with all other applicable laws and regulations. [•]]

Consent to the use of the Base Prospectus

[*In case of general consent*: The Issuer hereby consent to the use of the Base Prospectus for the duration of the Offer Period (as defined below) to all financial intermediaries within the meaning of Article 5 paragraph (1) of the Prospectus Regulation for a subsequent resale or final placement of securities to use the Base Prospectus in [the Czech Republic] [and][,] [Denmark] [and][,] [Finland[and][,] [France] [and][,] [Germany] [and][,] [Hungary] [and][,] [Italy] [and][,] [the Netherlands] [and][,] [Norway] [and][,] [Sweden] [and][,] [Switzerland] [and] [Slovakia] [and] [*insert further jurisdictions outside the EU*: •].]

[*In the case of individual consent*: The Issuer hereby consent to the use of the Base Prospectus for the duration of the Offer Period (as defined below) to the financial intermediaries named below for a subsequent resale or final placement of securities to use the base prospectus in [the Czech Republic] [and][,] [Denmark] [and][,] [Finland[and][,] [France] [and][,] [Germany] [and][,] [Hungary] [and][,] [Italy] [and][,] [the Netherlands] [and][,] [Norway] [and][,] [Sweden] [and][,] [Switzerland] [and] [Slovakia] [and] [*insert further jurisdictions outside the EU*: \bullet]:

[insert name and address of financial intermediaries: •]].

The Offer Period [shall start with the Start of the Public Offer (as described under Section IV. 2 below) and end with the End of the Public Offer (as described under Section IV. 2 below).][•]

[In addition, consent is subject to the following condition[s]: [insert conditions: •].

II. Terms and Conditions

[In the case of a new issue or increase of issue of Securities insert: The Securities are subject to the General **Conditions** in the [in case of a new issue or an increase of Securities issued under this Base Prospectus: Base Prospectus dated 27 November 2024 (section 8.1)] [in case of an increase of Securities initially issued under the Base Prospectus dated 16 May 2024: Base Prospectus dated 16 May 2024] [in case of an increase of Securities initially issued under the Base Prospectus dated 19 May 2023: Base Prospectus dated 19 May 2023 [in case of an increase of Securities initially issued under the Base Prospectus dated 20 May 2022: Base Prospectus dated 20 May 2022] [in case of an increase of Securities initially issued under the Base Prospectus dated 26 May 2021: Base Prospectus dated 26 May 2021] [in case of an increase of Securities initially issued under the Base Prospectus dated 18 June 2020: Base Prospectus dated 18 June 2020] [in case of an increase of Securities initially issued under the Base Prospectus dated 10 July 2019: Base Prospectus dated 10 July 2019] as well as the corresponding Product Conditions for [(Protect (Pro)) (Express) Discount Certificates [(Product No. 1)]][(Protect (Pro)) Multi Discount Certificates) [(Product No. 2)]][Bonus (Cap) (Pro) Certificates [(Product No. 3)]][Multi Bonus (Cap) (Pro) Certificates [(Product No. 4)]][Reverse Bonus (Cap) (Pro) Certificates with Ratio [(Product No. 5)]][Reverse Bonus (Cap) (Pro) Certificates with Calculation Amount [(Product No. 6)]] [(Protect (Pro)) Outperformance Certificates [(Product No. 7)]][(Best Entry) (Protect (Pro)) Fixed Coupon Express Certificates/Notes [(Product No. 8)]][(Best Entry) (Memory) (Protect (Pro)) (Individual Observation) Express Certificates/Notes [(Product No. 9]][(Best Entry) (Protect (Pro)) Multi Fixed Coupon Express Certificates/Notes [(Product No. 10)]][(Best Entry) (Protect (Pro)) (Individual Observation) Multi Express Certificates/Notes [(Product No. 11)]][(Best Entry) (Chance) (Lock-in) (Floored) (Floater) (Barrier) Reverse Convertibles [(Product No. 12)]][(Best Entry) (Chance) (Lock-in) (Floored) (Floater) (Barrier) Multi Reverse Convertibles [(Product No. 13)]][(section 7.2)] which together constitute the terms and conditions (the "Terms and Conditions").]

[In the case of a new issue or increase of issue of Securities issued under this Base Prospectus, insert the relevant table from section 8.2 for the Product Conditions applicable in the particular case and select applicable options and complete applicable placeholders]

[In the case of an increase of issue of Securities issued under the Base Prospectus dated 16 May 2024, insert the relevant table from section 8.2 for the Product Conditions applicable in the particular case and select applicable options and complete applicable placeholders]

[In the case of an increase of issue of Securities issued under the Base Prospectus dated 19 May 2023, insert the relevant table from section 8.2 for the Product Conditions applicable in the particular case and select applicable options and complete applicable placeholders]

[In the case of an increase of issue of Securities issued under the Base Prospectus dated 20 May 2022, insert the relevant table from section 8.2 for the Product Conditions applicable in the particular case and select applicable options and complete applicable placeholders]

[In the case of an increase of issue of Securities issued under the Base Prospectus dated 26 May 2021, insert the relevant table from section 8.2 for the Product Conditions applicable in the particular case and select applicable options and complete applicable placeholders] [In the case of an increase of issue of Securities issued under the Base Prospectus dated 18 June 2020, insert the relevant table from section 8.2 for the Product Conditions applicable in the particular case and select applicable options and complete applicable placeholders]

[In the case of an increase of issue of Securities issued under the Base Prospectus dated 10 July 2019, insert the relevant table from section 8.2 for the Product Conditions applicable in the particular case and select applicable options and complete applicable placeholders]

III. Information about the Underlying[s] [insert only if the Deliverable Asset is not the or an Underlying: and the Deliverable Asset]

[The Underlying to which the Securities are linked is:]

[The Underlyings to which the Securities are linked is:]

[share, security representing shares (ADR/GDR) or other dividend-bearing security, issuer, ISIN and/or Bloomberg or other symbol, currency, further details where relevant]

[bond, issuer, ISIN and/or Bloomberg or other symbol, currency, further details where relevant]

[index, index calculation agent, ISIN and/or Bloomberg or other symbol, currency, index disclaimer where relevant, indication of where information about this index can be obtained, further details where relevant]

[commodity, ISIN and/or Bloomberg or other symbol, currency, brief description where relevant, further details where relevant]

[future, interest rate future, expiry month/year, ISIN and/or Bloomberg or other symbol, brief description where relevant, further details where relevant]

[exchange rate, ISIN and/or Bloomberg or other symbol, brief description where relevant, further details where relevant]

[interest rate, ISIN and/or Bloomberg or other symbol, brief description where relevant, further details where relevant]

[investment unit, description of fund, ISIN and/or Bloomberg or other symbol, currency, further details where relevant]

[designation of the virtual currency, ISIN and/or Bloomberg or other symbol where relevant, brief description where relevant, further details where relevant]

Information about the historical and future performance [of the Underlying] [of the Underlyings] and [its volatility] [their volatilities] can be obtained on the Internet from [•] [http://www.bloomberg.com] [(symbol: •)] [http://www.onvista.de] [the website specified above] [the websites specified above].

[in the case of an index as Underlying and if such index is provided by a legal entity or a natural person acting in association with, or on behalf of, the Issuer, insert:

The Issuer makes the following statements:

- the complete set of rules of the index and information on the performance of the index are freely accessible on the website[s] [prospectus.vontobel.com] [and/or] [the website of the Reference Agent ([relevant website(s) of the Reference Agent])]; and
- the governing rules (including methodology of the index for the selection and the rebalancing of the constituents of the index, description of market disruption events and adjustment rules) are based on predetermined and objective criteria.]

[in the event that the Deliverable Asset is not the Underlying:

[The Deliverable Asset which may be delivered is:]

[The Deliverable Assets which may be delivered are:]

[index certificates / ETPs, issuer, ISIN and/or Bloomberg symbol, currency, further details where relevant]

[investment unit, description of fund, ISIN and/or Bloomberg symbol, currency, further details where relevant]]

[If applicable, insert relevant statement on benchmarks according to Article 29 para. 2 of Regulation (EU) 2016/1011 (the Benchmark Regulation): Information in connection with the Benchmark Regulation

[The Cash Amount may be calculated or otherwise determined by reference to [*insert specific benchmark*(*s*): •]] which is provided by [*insert legal name of administrator*(*s*): •]]. As at the date of these Final Terms, [[*insert legal name of administrator*(*s*): •]]. As at the date of these Final Terms, [[*insert legal name of administrator*(*s*): •] is [not] included in the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority ("**ESMA**") pursuant to Article 36 of the Regulation (EU) 2016/1011 (the "**Benchmark Regulation**").] [*insert alternative and/or additional statement*(*s*) *on benchmarks according to Article 29 para. 2 of the Benchmark Regulation*: •]]

[if applicable, insert tax relevant information in relation with the Securities, e.g. in relation to Section 871(m) of the Internal Revenue Code: Potential application of Section 871(m) of the U.S. Internal Revenue Code ("IRC")

The Securities are Specified Securities for purposes of Section 871(m) IRC. In the event that relevant payments are made, the Issuer intends to take any applicable tax obligation under Section 871(m) IRC into account in its ongoing adjustment of the price of the Underlying by withholding at a rate of 30 per cent. on any dividend

equivalents. A more detailed description in this relation and a possible tax application can be found in the Base Prospectus in section "Description of the taxation in connection with the U.S. withholding tax pursuant to section 871(m) of the U.S. Internal Revenue Code".][insert alternative and/or additional statement(s) in relation to Section 871(m) of the Internal Revenue Code: •]]

IV. Further Information on the Offer of the Securities

1. Stock exchange listing and trading arrangements

Stock exchange listing

[without an application for admission to a regulated market or MTF: No application has been made for the Securities to be admitted to trading on a regulated market, on an MTF or an equivalent market, and no such application is currently planned. [•]

[*with application for admission to the regulated market and / or MTF*: [An application for admission to trading on the following [regulated market[s]], [[and] [unofficial regulated market[s]] [and] [multilateral trading facilities (MTF)] [was made] [will be make] for the Securities: [*Application for admission to the regulated market only on regulated markets*: [Euronext Paris] [,] [and] [Euronext Amsterdam] [,] [and] [•]; [*insert if an application for admission to a unofficial regulated market and/or MTF is planned*: [: [the unofficial regulated market (*Cpen Market (Freiverkehr*)) of Börse Frankfurt Zertifikate AG (Börse Frankfurt Zertifikate Premium)][,][and] [Baden-Württembergische Wertpapierbörse (EUWAX)]] [,][and] [Euronext Access Paris (Structured Products segment)] [,][and] [•]]. [*with application for admission to a market outside the European Union*: An application for admission to trading on the following trading venues outside the European Union is being made for the securities: [SIX Swiss Exchange AG] [•].]

[in case of an Increase and if the original Securities have already been admitted to trading: The Securities are admitted to trading on \bullet][\bullet].]:

[Pricing

[The pricing is carried out as a monetary amount.]

[The pricing is carried out as a percentage quotation.] [Accrued interest is not taken into account (clean trade).] [Accrued interest is taken into account (so-called flat or dirty trade).][•]]

[Market Maker

[Bank Vontobel Europe AG, Alter Hof 5, 80331 Munich, Germany] [Bank Vontobel AG, Gotthardstrasse 43, 8002 Zurich, Switzerland] [•]]

[Last stock exchange trading day

•]

[Minimum trading size

•]

2. Information on the terms of the offer

[In the case of a public offer without a subscription period for a new issue or increase of issue, insert:

The Issue Price and Value Date of the Securities and the start and the expected end of the Public Offer are specified below.]

[In the case of a public offer with a subscription period for a new issue or increase of issue, insert:

The Securities will be offered during the Subscription Period; the Subscription Period, Value Date and Issue Price of the Securities as well as the start and the expected end of the Public Offer are specified below. The Issuer reserves the right to terminate the Subscription Period early [or to extend it], to reduce subscriptions, or not to proceed with the issue of the Securities, without giving reasons.]

[In the case of a private placement, insert:

The Issue Price and Value Date of the Securities are specified below.]

[Subscription Period

• [The Issuer reserves the right to terminate the Subscription Period early [or to extend it].]

[Minimum Subscription Amount

•

[Maximum Subscription Amount

•]]

[Issue Price

• [plus Price Surcharge (premium), see below.]]

[Price Surcharge (premium)

•]

<u>Value Date</u>

• [, subject to the [early termination or] extension of the Subscription Period.]

Start of the Public Offer

[insert only in the case of a private placement which at the same time is admitted to trading on a regulated market: A Public Offer with regard to the Securities is not intended.]

[*if a public offer is envisaged (the order of the countries listed below may need to be adjusted to different ones)*: The public offer of the Securities in [the Czech Republic] [starts on •] [and] [,] [Denmark] [starts on •] [and] [,] [Finland] [starts on •] [and] [,] [France] [starts on •] [and] [,] [Germany] [starts on •] [and] [,] [Hungary] [starts on •] [and] [,] [Italy] [starts on •] [and] [,] [the Netherlands] [starts on •] [and] [,] [Norway] [starts on •] [and][,] [Sweden] [starts on •] [and] [,] [Switzerland] [starts on •] [and][,] [Slovakia] [starts on •]. [*possibly. if a public offer is planned and / or if the term of the securities extends beyond the last day of the validity of this base prospectus, add if necessary*:

End of the Public Offer

The Public Offer of the Securities will end [*if the date is certain*: on \bullet] [with the term of the Securities [*in case the term of the Securities outlast the last day of validity of the Base Prospectus, additionally insert as the case may be*: or – in case that a base prospectus which follows the Base Prospectus has not been published on the website prospectus.vontobel.com under the respective heading until the last date of the validity of the Base Prospectus pursuant to Article 12 of the Prospectus Regulation.] [*insert alternative provision regarding the end of the Public Offer, as the case may be*: \bullet]

[If placement of the Securities is planned in the primary market in Italy:

[Placement process of the Securities in Italy

Investors may apply for the subscription of the Securities during normal Italian banking hours at the offices (*filiali*) of [*insert legal entity of distributor in Italy*] (the "**Distributor**") from (and including) [*insert start of subscription period*] to (and including) [*insert end of subscription period*] (the "**Offer Period**"), subject to early termination or extension of the Offer Period.

The Securities may be placed in Italy outside the premises of the Distributor ("door-to-door"), by means of financial advisors authorised to make off-premises offers (*consulenti finanziari abilitati all'offerta fuori sede*) pursuant to Article 30 of Legislative Decree No. 58 of February 24, 1998, as amended (the "**Financial Services Act**") during the Offer Period. Pursuant to Article 30, paragraph 6, of the Financial Services Act, the effects of the subscriptions made "door-to-door" are suspended for a period of seven days from the date of the subscription. During such period, investors have the right to withdraw from the subscription without any charge or fee, by means of notification to the Distributor.

The Securities may also be placed by means of distance communication techniques (*tecniche di comunicazione a distanza*) pursuant to article 32 of the Financial Services Act during the Offer Period. In this case, investors may subscribe the Securities on the basis of specific procedures established by the Distributor.

Pursuant to Article 67-duodecies of Legislative Decree 206/2005 as amended (the so called "**Italian Consumer Code**"), the validity and enforceability of the contracts entered into is suspended for a period of fourteen days from the date of the subscription. Within such period investors may communicate their withdrawal to the Distributor without any charge or commission. A prospective investor in the Securities should contact the Distributor for details of the application process in order to subscribe the Securities during the Offer Period. A prospective investor in the Securities will invest in accordance with the arrangements existing between the Distributor and its customers relating to the placement and subscription of securities generally.]][•]]

[insert in the case of Securities to which certain sustainability features are explicitly allocated to a pool of assets with sustainability features: **Reasons for the offer; use of proceeds**

The Issuer intends to utilise the amounts corresponding to the gross issue proceeds of the Securities with promotion of the sustainability features "sustainable investments" and "environmentally sustainable investments" in accordance with Vontobel's ESG Product and Transparency Standard, as amended from time to time (see section 6.12 "Securities with sustainability features" of the Base Prospectus). Vontobel's ESG

Product and Transparency Standard, as amended from time to time, is available at [https://derinet.vontobel.ch/baseprospectusadditionaldocument/84.pdf][•]) contains further information for the allocation of amounts to a pool of assets with sustainability characteristics.] [*include other or different wording if applicable*]]

3. Costs and charges

The Issue Price and the bid and ask prices provided by the Market Maker during the term of the Securities are based on internal pricing models. Among other things, the prices include a margin which the Market Maker determines at his own discretion and which, in addition to profit, also covers the costs of structuring of the Security and, if any, possible costs for distribution. The above-mentioned (initial) Issue Price includes costs amounting to \bullet [%][*currency*: [Euro][\bullet]]. [*with distribution fees*: These costs include a distribution fee of up to \bullet of the (initial) issue price or, if higher, the price of the Securities in the secondary market.]

No additional costs will be incurred by the issuer on the (initial) Issue Price charged to the investor. Investors will receive further information on any remuneration, commissions, fees and costs charged to investors, for example by their bank, advisor or financial services provider (distribution partner), from these parties upon request. [*with price surcharge (premium):* In particular, the distribution partner may charge an additional price surcharge (premium) of up to • of the (initial) Issue Price.] [In addition, profits from Securities may be subject to profit taxation, the assets from the Securities may be subject to wealth taxation, or other tax regulations may be applicable.]

[insert description of specific costs, indicating the costs included in the price in accordance with Regulation (EU) No 1286/2014 and/or Directive 2014/65/EU, if known: •]

[In case of an offer in Switzerland, add:

4. Information on taxation in Switzerland

[Swiss Taxation

[Swiss Withholding Tax: [No withholding tax. No stamp duty at issuance (primary market) and on secondary market transactions.][•]]

[Swiss Income Tax: [This product does not qualify for predominantly one-off interest payments (Non-IUP). The coupons consist of two components: the premium component, which in Switzerland qualifies as a tax-free capital gain, and the interest component, which in Switzerland is subject to direct federal tax (maturity principle).][For Swiss resident private investors any return on the Securities is a tax-free private capital gain.][•]]

[Swiss Turnover Tax: [Secondary market transactions are subject to the swiss turnover tax (TK22). If delivery of the underlying is stipulated, the swiss turnover tax may be imposed as well.][•]]

[General Information: [The description of taxation above is a non-binding and non-exhaustive summary of the applicable treatment of Swiss-domiciled private investors for tax purposes. The investor's specific circumstances, however, are not taken into account. Note that Swiss and/or foreign tax law or the authoritative practice of Swiss and/or foreign tax authorities can change at any time or specify further tax or charge liabilities (possibly even with retrospective effect).][•]]

[Automatic Exchange of Information in Tax Matters ("AEOI")

[Switzerland has implemented the Automatic Exchange of Information in Tax Matters ("**AEOI**") with the European Union ("EU") and most other countries. The AEOI is being introduced in Switzerland through bilateral agreements or multilateral agreements. The agreements have, and will be, concluded on the basis of guaranteed reciprocity, compliance with the principle of speciality (i.e. the information exchanged may only be used to assess and levy taxes (and for criminal tax proceedings)) and adequate data protection. Based on such multilateral or bilateral agreements and the implementing laws of Switzerland, Switzerland collects data in respect of financial assets, including, as the case may be, Securities, held in, and income derived thereon and credited to, accounts or deposits with a paying agent in Switzerland for the benefit of individuals resident in a EU member state or in a treaty state.][•]

[•]]

[4.][5.] Publication of information after completion of the issue

[With the exception of the notices specified in the Terms and Conditions, the Issuer does not intend to publish any information after the issue has been completed.] [*insert alternative provision on the publication of information after completion of the issue, where applicable:* •]

[Annex – Issue Specific Summary

10. Information incorporated by reference

In this Base Prospectus, reference is made to information pursuant to Article 19 para. 1 of the Prospectus Regulation which represents an integral part of the Base Prospectus. The information thus incorporated by reference in the Base Prospectus is identified in the following table by the mandatory information according to the Delegated Regulation and the name of the document (including page number) in which the relevant information is contained.

10.1 Information incorporated by reference regarding Vontobel Financial Products GmbH (Issuer)

MANDATORY DISCLOSURES UNDER THE DELEGATED REGU- LATION	DOCUMENT (INCORPORATED SECTION / PAGE OF THE DOCUMENT)	SECTION / PAGE IN THE BASE PRO- SPECTUS
PERSONS RESPONSIBLE, THIRD AUTHORITY APPROVAL	PARTY INFORMATION, EXPERTS' REPOR	RTS AND COMPETENT
Responsible persons, information from third parties, expert reports and approval by the competent au- thority (Annex 6, Section 1 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 2.1, 2.2 and 2.3 / page 6)	Section 3 / Page 50
STATUTORY AUDITORS		
Statutory auditors (Annex 6, Sec- tion 2 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 2.4 / page 6)	Section 3 / Page 50
RISK FACTORS	1	1
Risk factors (Annex 6, Section 3.1 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 1 / page 4 et seq.)	Section 2.1 / Page 13
INFORMATION ABOUT THE ISSUE	ĒR	•
History and development (Annex 6, Section 4.1 of the Delegated Regu- lation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.1 / page 7)	Section 3 / Page 50
Legal and commercial name (An- nex 6, Section 4.1.1 of the Dele- gated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.2 / page 8)	Section 3 / Page 50
Place of registration, registration number and legal entity identifier (LEI) (Annex 6, Section 4.1.2 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.2 / page 8)	Section 3 / Page 50
Date of incorporation and the length of life (Annex 6, Section 4.1.3 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.1 / page 7)	Section 3 / Page 50

Domicile and legal form of the is- suer, the legislation under which the issuer operates, its country of incorporation, the address, tele- phone number of its registered of- fice (or principal place of business if different from its registered office) and website of the issuer, if any, with a disclaimer that the infor- mation on the website does not form part of the prospectus unless that information is incorporated by reference into the prospectus (An- nex 6, Section 4.1.4 of the Dele- gated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.2 / page 8)	Section 3 / Page 50
Description of the expected financ- ing of the issuer's activities (Annex 6, Section 4.1.8 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024(section 3.7 / page 11)	Section 3 / Page 50
BUSINESS OVERVIEW		
Principal activities and principle markets (Annex 6, Section 5.1 and 5.1.1 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.3 / page 8)	Section 3 / Page 50
ORGANISATIONAL STRUCTURE		
Organisational structure (Annex 6, Section 6 of the Delegated Regula- tion)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.4 / page 9)	Section 3 / Page 50
TREND INFORMATION	·	
Trend Information (Annex 6, Sec- tion 7 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.5 / page 9 et seq.)	Section 3 / Page 50
ADMINISTRATIVE, MANAGEMENT	, AND SUPERVISORY BODIES	
Administrative, management, and supervisory bodies' including con- flicts of interests (Annex 6, Section 9 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 5 / page 15)	Section 3 / Page 50
MAJOR SHAREHOLDERS		l
Major shareholders (Annex 6, Sec- tion 10 of the Delegated Regula- tion)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 4 / page 13)	Section 3 / Page 50
FINANCIAL INFORMATION		
Audited historical financial infor- mation for the financial years ended 31 December 2023 and 31 Decem- ber 2022 and their audit (Annex 6, Section 11.1 and 11.3 of the Dele- gated Regulation)	Annual Report of Vontobel Financial Prod- ucts GmbH as of 31.12.2023 and Annual Report of Vontobel Financial Products GmbH as of 31.12.2022; incorporated are the following sections of the documents mentioned below:	Section 3 / Page 50
	Annual Financial Statements of the Is- suer as of 31.12.2023*	
	 Balance sheet (page 4) Income statement (page 5) 	

	 Statement of cash flows (indirect method) (page 7) Notes to the financial statements (page 8-15) Auditor's report (page 24-27) 	
	 suer as of 31.12.2022* Balance sheet (page 4) Income statement (page 5) Statement of cash flows (indirect method) (page 7) Notes to the financial statements (page 8-15) Auditor`s report (page 23-26) 	
	* Page numbers within the annual financial statements refer to the consecutive num- bering of pages in the footer of the respec- tive page.	
Legal and arbitration proceedings (Annex 6, Section 11.4 of the Dele- gated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.8 / page 11)	Section 3 / Page 50
Description of any significant change in the financial position (An- nex 6, Section 11.5.1 of the Dele- gated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.6 / page 11)	Section 3 / Page 50
ADDITIONAL INFORMATION	·	·
Share capital (Annex 6, Section 12.1 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.1 / page 7)	Section 3 / Page 50
Memorandum and Articles of Asso- ciation (Annex 6, Section 12.2 of the Delegated Regulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.2 / page 8)	Section 3 / Page 50
Material contracts (Annex 6, Sec- tion 13.1 of the Delegated Regula- tion)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 3.9 / page 12)	Section 3 / Page 50
Documents available (Annex 6, Section 14.1 of the Delegated Reg- ulation)	Registration Document of Vontobel Finan- cial Products GmbH dated 13 May 2024 (section 2.5 / page 7)	Section 3 / Page 50

Where reference is only made to specific sections/pages of a document, only the information contained in those sections or pages shall be part of the base prospectus, while the rest of the information contained in the relevant document is either not relevant for the investor or already included elsewhere in the Base Prospectus.

10.2 Information incorporated by reference regarding Vontobel Holding AG (Swiss Guarantor)

MANDATORY DISCLOSURES UNDER THE DELEGATED REGU- LATION	DOCUMENT (INCORPORATED SECTION / PAGE OF THE DOCUMENT)	SECTION / PAGE IN THE BASE PRO- SPECTUS
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PERSONS RESPONSIBLE, THIRD AUTHORITY APPROVAL	PARTY INFORMATION, EXPERTS' REPOR	RTS AND COMPETENT
Responsible persons, information from third parties, expert reports and approval by the competent au- thority (Annex 6, Section 1 of the Delegated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 2.1, 2.2 and 2.3 / page 8)	Section 4 / Page 51
STATUTORY AUDITORS		
Statutory auditors (Annex 6, Sec- tion 2 of the Delegated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 2.4 / page 8)	Section 4 / Page 51
RISK FACTORS		
Risk factors (Annex 6, Section 3.1 of the Delegated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 1 / page 4-8)	Section 2.2 / Page 13
INFORMATION ABOUT THE ISSU	ER	
History and development (Annex 6, Section 4.1 of the Delegated Regu- lation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.1 / page 9-11)	Section 4 / Page 51
Legal and commercial name (An- nex 6, Section 4.1.1 of the Dele- gated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.2 / page 11)	Section 4 / Page 51
Place of registration, registration number and legal entity identifier (LEI) (Annex 6, Section 4.1.2 of the Delegated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.2 / page 11)	Section 4 / Page 51
Date of incorporation and the length of life (Annex 6, Section 4.1.3 of the Delegated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.1 / page 9-11)	Section 4 / Page 51
Domicile and legal form of the is- suer, the legislation under which the issuer operates, its country of incorporation, the address, tele- phone number of its registered of- fice (or principal place of business if different from its registered office) and website of the issuer, if any, with a disclaimer that the infor- mation on the website does not form part of the prospectus unless that information is incorporated by reference into the prospectus (An- nex 6, Section 4.1.4 of the Dele- gated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.2 / page 11)	Section 4 / Page 51
Credit ratings assigned to an issuer at the request or with the coopera- tion of the issuer in the rating pro- cess. A brief explanation of the meaning of the ratings if this has previously been published by the rating provider (Annex 6, Section	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.10 / page 16)	Section 4 / Page 51

4.1.6 of the Delegated Regulation).		
Description of the expected financ-	Registration Document of Vontobel Holding	Section 4 /
ing of the issuer's activities (Annex	AG dated 07 March 2024 (section 3.7 /	Page 51
6, Section 4.1.8 of the Delegated	page 13)	
BUSINESS OVERVIEW		
Principal activities and principle	Registration Document of Vontobel Holding	Section 4 /
5.1.1 of the Delegated Regulation)	page 12)	Page 51
ORGANISATIONAL STRUCTURE		
	L	I-
Organisational structure (Annex 6,	Registration Document of Vontobel Holding	Section 4 /
tion)	page 12)	Page 51
TREND INFORMATION		·
Trend Information (Annex 6, Sec-	Registration Document of Vontobel Holding	Section 4 /
tion 7 of the Delegated Regulation)	AG dated 07 March 2024 (section 3.5 / page	Page 51
	12-13)	
ADMINISTRATIVE, MANAGEMEN	T, AND SUPERVISORY BODIES	
Administrative, management, and	Registration Document of Vontobel Holding	Section 4 /
flicts of interests (Annex 6. Section	AG dated 07 March 2024 (section 5 / page 18-29): Appual Benort of Vontobel Holding	Page 51
9 of the Delegated Regulation)	AG as of 31.12.2023* (Board of Directors:	
	page 33-38; Executive Committee: page	
	46-49)	
	* Page numbers within the annual report re-	
	in the header of the respective page.	
MAJOR SHAREHOLDERS		
Maior shareholders (Annex 6, Sec-	Registration Document of Vontobel Holding	Section 4 /
tion 10 of the Delegated Regula-	AG dated 07 March 2024 (section 4 / page	Page 51
tion)	16-18)	
FINANCIAL INFORMATION	·	
Audited historical financial infor-	Annual Report of Vontobel Holding AG as	Section 4 /
mation for the financial years ended	of 31.12.2023 and Annual Report of Vonto-	Page 51
ber 2022 and their audit (Annex 6	rated are the following sections of the docu-	
Section 11.1 and 11.3 of the Dele-	ments mentioned below:	
gated Regulation)	Annual Report as of 31.12.2023*	
	Consolidated financial statements (IFRS)	
	Consolidated income statement (page	
	154)	
	Consolidated statement of comprehen- sive income (page 155)	
	Consolidated balance sheet (page 156-	
	157)	
	Statement of equity (page 158-159) Consolidated each flow statement (page	
	160-161)	
	Notes to the consolidated financial	

	statements (page 162-247) • Report of the statutory auditor (page 249-253)	
	Vontobel Holding AG (separate financial statements)	
	 Income statement (page 258-259) Balance sheet (page 260-261) Notes to the financial statements (page 262-264) Report of the statutory auditor (page 266-268) 	
	Annual Report as of 31.12.2022*	
	Consolidated financial statements (IFRS)	
	 Consolidated income statement (page 128) Consolidated statement of comprehensive income (page 129) Consolidated balance sheet (page 130-131) Statement of equity (page 132-133) Consolidated cash flow statement (page 134-135) Notes to the consolidated financial statements (page 136-223) Report of the statutory auditor (page 225-229) Vontobel Holding AG (separate financial 	
	 statements) Income statement (page 234-235) Balance sheet (page 236-237) Notes to the financial statements (page 238-240) Report of the statutory auditor (page 243-245) 	
	* Page numbers within the annual report re- fer to the consecutive numbering of pages in the header of the respective page.	
Legal and arbitration proceedings (Annex 6, Section 11.4 of the Dele- gated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.8 / page 13-14)	Section 4 / Page 51
Description of any significant change in the financial position (An- nex 6, Section 11.5.1 of the Dele- gated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.6 / page 13)	Section 4 / Page 51
ADDITIONAL INFORMATION		<u> </u>
Share capital (Annex 6, Section 12.1 of the Delegated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.2 / page 11)	Section 4 / Page 51
Memorandum and Articles of Asso- ciation (Annex 6, Section 12.2 of the Delegated Regulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.2 / page 11)	Section 4 / Page 51

Material contracts (Annex 6, Sec- tion 13.1 of the Delegated Regula- tion)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 3.9 / page 14-15)	Section 4 / Page 51
Documents available (Annex 6, Section 14.1 of the Delegated Reg- ulation)	Registration Document of Vontobel Holding AG dated 07 March 2024 (section 2.5 / page 8-9)	Section 4 / Page 51

Where reference is only made to specific sections/pages of a document, only the information contained in those sections or pages shall be part of the base prospectus, while the rest of the information contained in the relevant document is either not relevant for the investor or already included elsewhere in the Base Prospectus.

10.3 Information incorporated by reference regarding Bank Vontobel Europe AG (German Guarantor)

MANDATORY DISCLOSURES UNDER THE DELEGATED REGU- LATION	DOCUMENT (INCORPORATED SECTION / PAGE OF THE DOCUMENT)	SECTION / PAGE IN THE BASE PRO- SPECTUS
PERSONS RESPONSIBLE, THIRD AUTHORITY APPROVAL	PARTY INFORMATION, EXPERTS' REPOR	TS AND COMPETENT
Responsible persons, information from third parties, expert reports and approval by the competent au- thority (Annex 6, Section 1 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 2.1, 2.2 and 2.3 / page 5-6)	Section 4 / Page 51
STATUTORY AUDITORS		
Statutory auditors (Annex 6, Sec- tion 2 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 2.4 / page 6)	Section 4 / Page 51
RISK FACTORS	1	
Risk factors (Annex 6, Section 3.1 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 1 / page 4-5)	Section 2.2 / Page 13
INFORMATION ABOUT THE ISSUE	ËR	
History and development (Annex 6, Section 4.1 of the Delegated Regu- lation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.1 / page 6-7)	Section 4 / Page 51
Legal and commercial name (An- nex 6, Section 4.1.1 of the Dele- gated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.2 / page 7)	Section 4 / Page 51
Place of registration, registration number and legal entity identifier (LEI) (Annex 6, Section 4.1.2 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.2 / page 7)	Section 4 / Page 51
Date of incorporation and the length of life (Annex 6, Section 4.1.3 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.1 / page 6-7)	Section 4 / Page 51

Domicile and legal form of the is- suer, the legislation under which the issuer operates, its country of incorporation, the address, tele- phone number of its registered of- fice (or principal place of business if different from its registered office) and website of the issuer, if any, with a disclaimer that the infor- mation on the website does not form part of the prospectus unless that information is incorporated by	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.2 / page 7)	Section 4 / Page 51	
reference into the prospectus (An- nex 6, Section 4.1.4 of the Dele- gated Regulation)			
Credit ratings assigned to an issuer at the request or with the coopera- tion of the issuer in the rating pro- cess. A brief explanation of the meaning of the ratings if this has previously been published by the rating provider (Annex 6, Section 4.1.6 of the Delegated Regulation).	n/a		
Description of the expected financ- ing of the issuer's activities (Annex 6, Section 4.1.8 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.7 / page 8)	Section 4 / Page 51	
BUSINESS OVERVIEW			
Principal activities and principle markets (Annex 6, Section 5.1 and 5.1.1 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.3 / page 7)	Section 4 / Page 51	
ORGANISATIONAL STRUCTURE			
Organisational structure (Annex 6, Section 6 of the Delegated Regula- tion)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.4 / page 7)	Section 4 / Page 51	
TREND INFORMATION			
Trend Information (Annex 6, Sec- tion 7 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.5 / page 8)	Section 4 / Page 51	
ADMINISTRATIVE, MANAGEMENT, AND SUPERVISORY BODIES			
Administrative, management, and supervisory bodies' including con- flicts of interests (Annex 6, Section 9 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 5 / page 10-11); Annual Report of Bank Vontobel Europe AG as of 31.12.2023* (Management Board: page 11; Executive Board: page 11-12)	Section 4 / Page 51	
	* Page numbers within the annual report re- fer to the consecutive numbering of pages in the header of the respective page.		
MAJOR SHAREHOLDERS			
Major shareholders (Annex 6, Sec- tion 10 of the Delegated Regula- tion)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 4 / page 9-10)	Section 4 / Page 51	

FINANCIAL INFORMATION		
Audited historical financial infor- mation for the financial years ended 31 December 2023 and 31 Decem- ber 2022 and their audit (Annex 6, Section 11.1 and 11.3 of the Dele- gated Regulation)	Annual Report of Bank Vontobel Europe AG as of 31.12.2023 and Annual Report of Bank Vontobel Europe AG as of 31.12.2022; incorporated are the following sections of the documents mentioned be- low:	Section 4 / Page 51
	Annual Report as of 31.12.2023* Bank Vontobel Europe AG (separate finan-	
	 Income statement (page 6) Balance sheet (page 4-5) Notes to the financial statements (page 7-12) Report of the statutory auditor (page 31-34) 	
	Annual Report as of 31.12.2022*	
	Bank Vontobel Europe AG (separate finan- cial statements)	
	 Income statement (page 7) Balance sheet (page 4-5) Notes to the financial statements (page 8-14) Report of the statutory auditor (page 32-35) 	
	* Page numbers within the annual report re- fer to the consecutive numbering of pages in the header of the respective page.	
Legal and arbitration proceedings (Annex 6, Section 11.4 of the Dele- gated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.8 / page 8)	Section 4 / Page 51
Description of any significant change in the financial position (An- nex 6, Section 11.5.1 of the Dele- gated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.6 / page 8)	Section 4 / Page 51
ADDITIONAL INFORMATION	1	1
Share capital (Annex 6, Section 12.1 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.2 / page 7)	Section 4 / Page 51
Memorandum and Articles of Asso- ciation (Annex 6, Section 12.2 of the Delegated Regulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.2 / page 7)	Section 4 / Page 51
Material contracts (Annex 6, Sec- tion 13.1 of the Delegated Regula- tion)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 3.9 / page 8-9)	Section 4 / Page 51
Documents available (Annex 6, Section 14.1 of the Delegated Reg- ulation)	Registration Document of Bank Vontobel Europe AG dated 08 October 2024 (section 2.5 / page 6)	Section 4 / Page 51

Where reference is only made to specific sections/pages of a document, only the information contained in those sections or pages shall be part of the base prospectus, while the rest of the information contained in the relevant document is either not relevant for the investor or already included elsewhere in the Base Prospectus.

10.4 Other information incorporated by reference

Furthermore, in this Base Prospectus reference is made to various base prospectuses, from which the following information is incorporated by reference in accordance with Article 19 para. 1 of the Prospectus Regulation in this Base Prospectus:

Document	Sections / pages incorporated	Section / page(s) in the Base Prospectus
Base Prospectus for Investment Products dated 16 May 2024	Section 7. / Pages 92-291	Section 6.6. / Page 80
	Section 9. / Pages 293-301	Section 6.10 / Page 83
		Section 9 / Page 274-282
Base Prospectus for Investment Products dated 19 May 2023	Section 7. / Pages 80-262	Section 6.6. / Page 80
	Section 9. / Pages 264-272	Section 6.10 / Page 83
		Section 9 / Page 274-282
Base Prospectus for Investment Products dated 20 May 2022	Section 7. / Pages 80-262	Section 6.6. / Page 80
	Section 9. / Pages 264-272	Section 6.10 / Page 83
		Section 9 / Page 274-282
Base Prospectus for Investment Products dated 26 May 2021	Section 7. / Pages 80-267	Section 6.6. and 6.9 /
	Section 9. / Pages 269-276	Page 85
		Section 12 / Page 294
Base Prospectus for Investment Products dated 18 June 2020	Section 7. / Pages 80-268	Section 6.6. and 6.9 /
	Section 9. / Pages 271-277	Page 85
		Section 12 / Page 294
Base Prospectus for Investment Products dated 10 July 2019	Section 8. / Pages 114-305	Section 6.6 / Page 85
	Section 12. / Pages 337-346	Section 12 / Page 294

Where reference is only made to specific sections/pages of a document, only the information contained in those sections or pages shall be part of the base prospectus, while the rest of the information contained in the relevant document is either not relevant for the investor or already included elsewhere in the Base Prospectus.

10.5 Hyperlink to the respective document

A hyperlink to the respective document is included in the following:

DOCUMENT	HYPERLINK
Registration Document of Vontobel Financial Products GmbH dated 13 May 2024	https://derinet.vontobel.ch/baseprospectusadditionaldocument/90.pdf
Registration Document of Vontobel Holding AG dated 07 March 2024	https://derinet.vontobel.ch/baseprospectusadditionaldocument/82.pdf
Registration Document of Bank Vontobel Europe AG dated 08 October 2024	https://derinet.vontobel.ch/baseprospectusadditionaldocument/97.pdf
Annual Report of Vontobel Financial Products GmbH as of 31.12.2023	https://derinet.vontobel.ch/baseprospectusadditionaldocument/87.pdf
Annual Report of Vontobel Financial Products GmbH as of 31.12.2022	https://derinet.vontobel.ch/baseprospectusadditionaldocument/75.pdf

Annual Report of Vontobel Holding AG as of 31.12.2023	https://www.vontobel.com/siteassets/about-vontobel/investor- relations/reportspresentations/2023/ar/20240208 ar2023 annual- report en.pdf
Annual Report of Vontobel Holding AG as of 31.12.2022	https://www.vontobel.com/siteassets/about-vontobel/investor- relations/2022/documents/2023-02-08 ar2022 annual-report en.pdf
Annual Report of Bank Vontobel Europe AG as of 31.12.2023	https://derinet.vontobel.ch/baseprospectusadditionaldocument/93.pdf.
Annual Report of Bank Vontobel Europe AG as of 31.12.2022	https://derinet.vontobel.ch/baseprospectusadditionaldocument/94.pdf
Base Prospectus for Investment Products dated 16 May 2024	https://derinet.vontobel.ch/baseprospectus/139.pdf
Base Prospectus for Investment Products dated 19 May 2023	https://derinet.vontobel.ch/baseprospectus/97.pdf
Base Prospectus for Investment Products dated 20 May 2022	https://derinet.vontobel.ch/baseprospectus/86.pdf
Base Prospectus for Investment Products dated 26 May 2021	https://derinet.vontobel.ch/baseprospectus/78.pdf
Base Prospectus for Investment Products dated 18 June 2020	https://derinet.vontobel.ch/baseprospectus/61.pdf
Base Prospectus for Investment Products dated 10 July 2019	https://derinet.vontobel.ch/baseprospectus/51.pdf

11. Description of the taxation of the Securities

11.1 General description

The tax legislation of the member state of the investor and of the member state of incorporation of the Issuer may affect the income generated by the Securities.

The Issuer assumes no responsibility for the deduction or retention of taxes at source.

Each potential investor should seek advice from a representative of the tax advisory profession with respect to the tax implication of acquiring, holding and selling the Securities; this includes the tax treatment in Germany, Austria, the United Kingdom, Denmark, Finland, France, Italy, Norway, the Netherlands, Hungary, the Czech Republic, Sweden, Switzerland and the United States and each country in which the investor has his domicile or is otherwise taxable.

11.2 Description of the taxation in connection with the U.S. withholding tax pursuant to section 871(m) of the U.S. Internal Revenue Code

Section 871(m) of the U.S. Internal Revenue Code and treasury regulations promulgated thereunder ("Section 871(m)") impose a withholding tax of up to 30 per cent. on certain "dividend equivalents" paid or deemed paid to non-U.S. investors with respect to certain financial instruments (including the Securities) linked to U.S. equities or indices and baskets that include U.S. equities.

Subject to the explanations below concerning securities issued before 1 January 2026, a Security linked to U.S. equities or indices that include U.S. equities (an "U.S. equity linked Security") will generally be subject to the Section 871(m) withholding regime if at issuance it (i) has a "delta" of 0.80 or higher with respect to the underlying U.S. equity or (ii) substantially replicates the economic performance of the underlying U.S. equity, as determined by a "substantial equivalence" test that, among other factors, takes into account the initial number of shares of the underlying U.S. equity needed to hedge the transaction fully. The tests described above are set forth in the regulations, and the applicable test will depend on the terms of the relevant U.S. equity linked Security. Under these rules, withholding may apply even where the relevant U.S. equity linked Security does not provide for any payment that is explicitly linked to a dividend. The regulations provide for certain exceptions to the withholding requirements.

Under a notice of the U.S. Internal Revenue Service ("IRS"), Section 871(m) will not apply to securities issued before 1 January 2026, that do not have a "delta" of one with respect to any U.S. equity. If the terms of a U.S. equity linked Security are significantly modified and if such modification results in a deemed exchange of the securities for U.S. federal income tax purposes, the U.S. equity linked Security will generally be treated as reissued at the time of the significant modification.

The calculations of "delta" are generally made at the "calculation date," which is the time of pricing of the securities, i.e., when all material terms have been agreed on (initial fixing).

The amount of a "dividend equivalent" is equal to, for a "simple" contract, the product of (a) the pershare dividend amount, (b) the number of shares of the underlying U.S. equity referenced in each U.S. equity linked Security and (c) the delta, and for a "complex" contract, the product of (x) the per-share dividend amount and (y) the initial hedge.

The dividend equivalent amount will be determined on the earlier of (a) the record date of the dividend and (b) the day prior to the ex-dividend date. Withholding will be imposed on the dividend equivalent amount on the later of (a) the determination date of the dividend equivalent amount and (b) the next date on which a payment on the U.S. equity linked Security is made to the non-U.S. investor (including any disposition or redemption of the Security).

The Issuer intends, if possible, to take any tax liability pursuant to section 871(m) into account in original and continuous pricing of the Securities and to comply with the withholding obligation using provisions that have to be made accordingly. For Securities structured in such a way that expected dividends cannot be factored into original pricing, the Issuer takes the tax liability into account in its continuous adjustment of amounts such as the underlying price to dividends paid and other factors. Investors should note that compliance with tax liability in this manner precludes the issue of tax certificates for tax payments rendered for individual investors and that no potential tax refund pursuant to the relevant U.S. provisions may be claimed either. Moreover, a 30 per cent. tax rate is generally applied, also when taking account of the tax liability in continuously adjusting amounts, due to the necessity of using a uniform rate for all investors in all cases mentioned.

If, however, on the basis of section 871(m), an amount of interest, principal or other payments on the Securities is deducted or withheld, neither the Issuer nor any paying agent or other person pursuant to the respective terms and conditions of the Securities would be obliged to pay additional amounts to the Security Holders as a result of the deduction or withholding, in which case the Security Holders would thus potentially receive less interest or principal than expected. In the worst case, any payments to be

made in respect of the Security would be reduced to zero (0) or the amount of tax due would even exceed the payments to be made in respect of the Security (the latter situation may also arise if the Securities were to expire worthless and no payment was made to investors).

If the relevant Issuer withholds at the U.S. statutory rate of 30 per cent. but the beneficial owner of a Security is entitled to a reduced rate of withholding under an applicable income tax treaty, this will result in over-withholding. Investors should consult their tax advisers regarding an investment in the securities (including the possibility of obtaining a refund of all or a portion of the U.S. withholding tax in the case that a reduced tax rate on dividends is available under an applicable income tax treaty). In particular, investors should be aware that the Issuer will be acting as a Qualified Derivatives Dealer for purposes of Section 871(m). The Issuer intends to withhold on dividend equivalents at the time an underlying U.S. equity pays a dividend. At such time, the Issuer will not be able to reliably associate dividend equivalent payments with valid documentation, and will be required to withhold from the payments at a rate of 30 per cent.

The Issuer's determination is not binding on the IRS, and the IRS may disagree with this determination. Section 871(m) is complex and its application may depend on the non-U.S. investor's particular circumstances. For example, the application of Section 871(m) may be affected if a non-U.S. investor enters into another transaction in connection with the acquisition of a U.S. equity linked Security. Accordingly, non-U.S. investors should consult their tax advisers regarding the potential application of Section 871(m) to the securities in their particular circumstances.

12. Selling restrictions

12.1 Introduction

The distribution of this Base Prospectus and the offer of the Securities may be subject to legal restrictions in certain countries. This may, in particular, concern the offer, sale, holding and/or delivery of securities as well as the distribution, publication and holding of the Base Prospectus. Persons who gain access to the securities and/or the Base Prospectus are requested to inform themselves about and to observe any such restrictions.

Except for the publication and filing of this Base Prospectus, any supplements thereto and/or the respective Final Terms in the Federal Republic of Germany and in the countries to which the Base Prospectus has been notified or registered, the Issuer has not taken and will not take any action to make the public offer of the securities or the holding or distribution of offer documents relating to the securities permissible in any jurisdiction where special measures would be required for this purpose.

The Final Terms disclose whether the Issuer consents to the use of the Base Prospectus to certain named financial intermediaries or to all financial intermediaries within the meaning of Article 5 paragraph (1) of the Prospectus Regulation, subject to applicable selling restrictions.

The Securities and the Base Prospectus may only be distributed within a jurisdiction provided that this is done in accordance with the laws in force in that jurisdiction and that no obligations arise for the Issuer, the Guarantors and the Offeror in this respect. In particular, the Base Prospectus may not be used by anyone for the purpose of an offer or advertisement (a) in a country where the offer or advertisement is not authorised, but where it is necessary and/or (b) to or towards a person to whom such an offer or advertisement may not lawfully be made.

Neither the Base Prospectus, nor any supplement thereto, nor the relevant Final Terms constitutes an offer or invitation to any person to purchase securities and should not be construed as a recommendation by the Issuer or the Offeror to purchase securities.

12.2 Restrictions within the European Economic Area

In relation to each Member State of the European Economic Area, any person offering the Securities has represented and agreed that it has not made and will not make an offer of Securities which are the subject of the offering contemplated by the Base Prospectus as completed by the Final Terms in relation thereto to the public in a Member State except that it may make an offer of such Securities to the public in a Member State:

- (a) if the Final Terms relating to the Securities specify that an offer of those Securities may be made otherwise than pursuant to Article 1 (4) of the Prospectus Regulation in that Member State (a "Non-Exempt Offer"), following the date of publication of the Base Prospectus in relation to such Securities which has been approved by the competent authority of that Member State or, where applicable, approved in another Member State and notified to the competent authority in that Member State, provided that the Base Prospectus has subsequently been completed by the Final Terms contemplating such Non-Exempt Offer in accordance with the Prospectus Regulation, in the period beginning and ending on the dates specified in the Base Prospectus and Final Terms, as applicable and the Issuer has consented in writing to its use for the purposes of that Non-Exempt Offer;
- (b) at any time to persons who are qualified investors as defined in the Prospectus Regulation;
- (c) at any time to fewer than 150 natural or legal persons (other than qualified investors as defined in the Prospectus Regulation), subject to obtaining the prior consent of the respective dealer or dealers nominated by the Issuer for any such offer; or
- (d) at any time in any other circumstances falling within Article 1 (4) of the Prospectus Regulation,

provided that no such offer referred to in (b) to (d) above shall require the Issuer or any person offering the Securities under an obligation to publish a prospectus pursuant to Article 23 of the Prospectus Regulation or a supplement to a prospectus pursuant to Article 16 of the Prospectus Regulation.

For the purposes of this provision, the term "offer of the Securities to the public", in relation to any Securities in any Member State means the communication in any form and by any means of sufficient information about the conditions of the offer and the Securities to be offered to enable an investor to decide whether to purchase or subscribe the Securities and the expression "Prospectus Regulation" means Regulation (EU) 2017/1129.

12.3 Restrictions within the Czech Republic

For selling restrictions in respect of the Czech Republic, please see "Restrictions within the European Economic Area" above, with the following exceptions:

"Qualified investors" for the purpose of a Czech offering are (a) persons specified in Article 2a paragraph 1 and 2 of Act No. 256/2004 Coll., on Capital Markets Undertakings, as amended (the "**Czech Capital Markets**

Act") and/or (b) persons who are considered as professional customers under Article 2b of the Czech Capital Markets Act, to the extent of trading or investment instruments relating to the offered securities.

12.4 Restrictions within Denmark

No Securities may be offered to the public in Denmark nor admitted to trading on a regulated market in Denmark unless and until (a) a prospectus in relation to those Securities has been approved by the Danish Financial Services Authority (*Finanstilsynet*) being the competent authority or, where appropriate, approved in another Relevant Member State and such competent authority has notified the Danish Financial Supervisory Authority in accordance with the Prospectus Regulation and the Danish Securities Trading Act and the relevant executive orders cf. section 6.4 of this Base Prospectus or (ii) an exemption from the prospectus requirements is available pursuant to the Danish Securities Trading Act and the relevant executive orders.

12.5 Restrictions within Finland

The offering of the Securities in Finland is subject to the restrictions described in section 6.9.2 "Restrictions within the European Economic Area". Unless the requirements as stated in section 6.4 of the Base Prospectus are fulfilled and the relevant Final Terms specify that a public offer is made in Finland, the offering of the Securities has not been prepared to comply with the standards and requirements applicable under Finnish law, including the Finnish Securities Market Act (746/2012) as amended and it has not been approved by the Finnish Financial Supervisory Authority. Accordingly, the Securities cannot, directly or indirectly, be offered or sold in Finland other than in compliance with all applicable provisions of the laws of Finland, including the Finnish Securities Market Act (746/2012) and any regulation issued thereunder, as supplemented and amended from time to time.

12.6 Restrictions within France

In addition to the restrictions described in the selling restrictions for the European Economic Area, the following matters should be noted with respect to France:

Offer to the public in France:

An offer of Securities to the public (offre au public) in France may only be made and will only be made following (a) the approval by the Autorité des marchés financiers ("AMF") or (b) the notification of the approval of this Base Prospectus to the AMF by the BaFin (or any other competent authority of another Relevant Member State of the European Economic Area which has implemented the Prospectus Regulation) and during the period beginning on the date of publication of the Final Terms relating to the offer of Securities and ending at the latest on the date which is 12 months after the date of the approval of this Base Prospectus by the BaFin (or any other competent authority of another Relevant Member State of the European Economic Area which has implemented the Prospectus Regulation and the applic of another Relevant Member State of the European Economic Area which has implemented the Prospectus Regulation, all in compliance with the Prospectus Regulation and the applicable laws and regulations in France (in particular Articles L.411-1, L.412-2, L. 412-1 and L. 621-8 et seq. of the French *Code monétaire et financier* and the provisions of the *Règlement général* of the AMF).

This Base Prospectus has not been submitted to the clearance procedures (visa) of the AMF.

Private placement in France:

Where an issue, offer or sale of Securities is implemented in respect of an exception to the public offer rules in France by way of an offer or a sale exclusively addressed to (a) providers of investment services relating to portfolio management for the account of third parties (*personnes fournissant le service d'investissement de gestion de portefeuille pour compte de tiers*), and/or (b) qualified investors (investisseurs qualifiés) other than individuals acting for their own account and/or (iii) a restricted circle of investors (*cercle restreint d'investisseurs*) providing that these investors are acting for their own account, all as defined in, and in accordance with, Articles L. 411-1, L. 411-2, and D. 411-1, D.411-4, D. 734-1, D. 744-1, D. 754-1 and D. 764-1 of the French *Code monétaire et financier*, these qualified investors or these investors must be informed that:

- - this issue, offer or sale of Securities does not require a prospectus to be submitted to the AMF;
- they can only invest in the Securities for their own account or for account of third parties in the conditions specified in article D. 411-1 of the French *Code monétaire et financier*;
- the direct or indirect offer or sale, to the public in France, of Securities so purchased can be made only in accordance with Articles L. 411-1, L. 411-2, and D. 411-1, D.411-4, D. 734-1, D. 744-1, D. 754-1 and D. 764-1 of the French *Code monétaire et financier*.

12.7 Restrictions within Hungary

An offer of Securities which are the subject of the offering contemplated by this Base Prospectus as completed by the relevant final terms in relation thereto (hereinafter an "**Offer**") is exempt from the obligation to publish a prospectus, if it complies with the respective terms regulated in the Prospectus Regulation (and, as transposed, in Section 14 (1) of Hungarian Act CXX of 2001 on the Capital Market (the "**Capital Market Act**") (hereinafter an "**Exempt Offering**"). An Offer of Securities is an Exempt Offering under Section 14 (1) of the Capital Market Act in any of the below cases:

- (1) Securities are exclusively offered to qualified investors;
- (2) Securities are offered to less than one hundred and fifty persons not considered as qualified investors in each EEA Member State;
- (3) Securities are exclusively offered to investors each purchasing for at least one hundred thousand euro, or its equivalent in any other currency, from the Securities offered;
- (4) the face value of the Securities offered is at least one hundred thousand euro, or its equivalent in any other currency;
- (5) the total consideration for all Securities in the EU included in the Offer does not exceed one hundred thousand euro, or its equivalent in any other currency, within twelve months from the date of announcement of the Offer; or
- (6) a limited company is created by the transformation of a cooperative society and its shares are offered exclusively to the members and shareholders of the predecessor.

If the Offer is an Exempt Offering, neither this Base Prospectus nor Hungarian law requires preliminary approval or notification to the Hungarian National Bank. However, on the basis of Sections 16 and 18 of the Capital Market Act the equal distribution of information to all investors on the material information of the market, economic, financial and legal situation and prospects of the issuer and the information necessary to assess the rights attaching to the Underlying instruments must be ensured by the agents distributing the Underlying instruments, and any written base prospectus must indicate the private nature of the Offer. In line with Section 17 of the Capital Market Act the completion of the private placement in Hungary requires subsequent notification to the Hungarian National Bank within 15 days of completion.

The respective Security may also be offered in Hungary:

- (1) if the offering of Securities is an Exempt Offering;
- (2) the final terms of the respective Security provides that an Exempt Offering may be conducted in Hungary; and
- (3) the Issuer complies with the Hungarian rules applicable to the Exempt Offering of the respective Security.

If the Offer of Securities is not an Exempt Offering and the approval of this Base Prospectus requires notification to the Hungarian National Bank, the Issuer(s) will only offer the Securities to the public in Hungary, if all rules specified in the Capital Market Act on such Offer are complied with. None of the Issuer and/or the Guarantor(s) has authorized, nor do they authorize, the making of any Offer of Securities in circumstances in which an obligation arises for the relevant Issuer to publish or supplement a prospectus for such offer, except (i) if the Offer of Securities is an Exempt Offering; or (ii) in case a prospectus for such Offer has been approved by the Hungarian National Bank or, where appropriate, approved in another relevant Member State and notified to the competent authority in that relevant Member State and (in either case) published, all in accordance with the Prospectus Regulation and, where appropriate, the Capital Market Act, provided that any such prospectus has subsequently been completed by final terms which specify that offers may be made other than Exempt Offerings or pursuant to the Prospectus Regulation in that relevant Member State and such offer is made on or prior to the date specified for such purpose in such prospectus or final terms, as applicable.

12.8 Restrictions within Ireland

In accordance with section 1.3 of the Base Prospectus, the Issuer has consented to the use of this Base Prospectus for the subsequent resale or final placement of Securities by financial intermediaries (each an Offeror). Each Offeror hereby represents and agrees that, and each further Offeror appointed under the Programme will be required to represent and agree, that:

- (a) it has not offered, sold, underwritten or placed and will not offer, sell, underwrite or place or do anything in respect of any Securities otherwise than in conformity with the provisions of the EU Prospectus Regulation 2017/1129 and the European Union (Prospectus) Regulations 2019 (S.I. 380/2019) (as amended), the provisions of the Companies Act 2014 of Ireland (as amended the CA 2014), including (but not limited to) any rules issued under Section 1363 of the CA 2014 by the Central Bank of Ireland, the Central Bank Acts 1942 to 2018 of Ireland (as amended), any codes of conduct made under Section 117(1) of the Central Bank Act 1989 of Ireland (as amended), the Central Bank (Investment Market Conduct) Rules 2019 (S.I. No. 366 of 2019) and any regulations made pursuant to Part 8 of the Central Bank (Supervision and Enforcement) Act 2013 (as amended);
- (b) it has not offered, sold or placed and will not offer, sell or place or otherwise act in Ireland in respect of the Securities, otherwise than in conformity with the provisions of the Market Abuse Regulation (EU 596/2014) (as amended), the Market Abuse Directive on criminal sanctions for market abuse (Directive 2014/57/EU), the European Union (Market Abuse) Regulations 2016 (S.I. 349 of 2016) (as amended) and any rules issued under Section 1370 of the CA 2014 by the Central Bank of Ireland;

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- (c) it has complied and will comply with all applicable provisions of the European Union (Markets in Financial Instruments) Regulations 2017 (S.I. 375/2017) (as amended), and including in particular the Central Bank of Ireland's guidance related to the distribution of structured to retail investors, and is operating within the terms of its authorisation to do so for the purposes of Directive 2014/65/EU (as amended) of the European Parliament and of the Council of 15 May 2014 and it has complied and will comply with any applicable codes of conduct or practice issued in connection therewith and the provisions of the Investor Compensation Act 1998 (as amended) and the Investment Intermediaries Act 1995 (as amended); and
- (d) in connection with offers or sales of Securities, it has only issued or passed on, and will only issue or pass on, any document received by it in connection with the issue of the Securities to persons who are persons to whom the documents may otherwise lawfully be issued or passed on.

12.9 Restrictions within Italy

In addition to the restrictions described in the selling restrictions for the European Economic Area (see section 6.9.2 of the Base Prospectus), the following matters should be noted with respect to Italy:

The offering of the Securities has not been registered and will not be registered with the Italian Financial Regulator (*Commissione Nazionale per le Società e la Borsa* or "**CONSOB**") pursuant to Italian securities legislation and, accordingly, the financial intermediary in charge of the offering, if any, has represented and agreed, and each further financial intermediary appointed under the Base Prospectus and each other dealer will be required to represent and agree, that no Securities may be offered, sold, promoted, advertised or de-livered, directly or indirectly, in the Republic of Italy, nor may copies of the Base Prospectus, any Final Terms or any other document relating to the Securities be distributed, made available or advertised in the Republic of Italy, except:

- (1) if it is specified that an offer (that does not fall under an exemption pursuant to the Prospectus Regulation) may be made to the public in the Republic of Italy, that it may offer, sell or deliver Securities or distribute copies of any prospectus relating to the Securities, provided that such prospectus has been (i) approved in another Relevant Member State and notified for the offering in Italy in compliance with the provisions set forth by article 98, paragraph 2 of the Italian Legislative Decree no. 58 of 24 February 1998, as amended from time to time ("Italian Financial Services Act"); and (ii) completed by final terms (if applicable) expressly contemplating such offer, in the twelve months period of validity of the Base Prospectus commencing on the date of its approval, in accordance with the Prospectus Regulation, as implemented in the Republic of Italy under the Italian Financial Services Act and the CONSOB Issuers Regulation;
- with regard to an offer to "Qualified Investors" (*Investitori Qualificati*) as defined pursuant to article 100, paragraph 1 a) of Italian Financial Services Act, and the combined provisions of article 34-*ter* paragraph 1. letter b) of the CONSOB Issuers Regulation, and article 26 paragraph 1 d) of the CONSOB Regulation No. 16190 of 29 October 2007, as amended from time to time ("CONSOB Intermediaries Regulation"); or
- (3) in any other circumstances where an express applicable exemption from compliance with the restrictions on the offer of financial products to the public applies, as provided under the Italian Financial Services Act and/or CONSOB Issuers Regulation and any other applicable laws and regulations.

Any such offer, sale or delivery of the Securities or distribution of copies of the Base Prospectus, any Final Terms or any other document relating to the Securities in the Republic of Italy under (1), (2) or (3) above must be:

- (a) made by an investment firm, bank or financial intermediary permitted to conduct such activities in the Republic of Italy in accordance with the Italian Financial Services Act, CONSOB Intermediaries Regulation and the Italian legislative decree No. 385 of 1 September 1993, as amended from time to time (the **"Italian Banking Act"**); and any other applicable law and regulations; and
- (b) in compliance with any securities, tax exchange control and any other applicable laws and regulations including any limitation or notifications requirements which may be imposed from time to time by CON-SOB or the Bank of Italy (including the reporting requirements, where applicable, pursuant to Article 129 of the Italian Banking Act and the implementing guidelines of the Bank of Italy, as amended from time to time) and/or any other Italian competent authority.

Provisions relating to the secondary market in Italy

Investors should also note that, in any subsequent distribution of the Securities in the Republic of Italy, Article 100-bis of Decree No. 58 of 24 February 1998 may require compliance with the law relating to public offers of securities. Furthermore, where the Securities are placed solely with "qualified investors" and are then systematically resold on the secondary market at any time in the 12 months following such placing, purchasers of Securities who are acting outside of the course of their business or profession may in certain circumstances be entitled to declare such purchase void and, in addition, to claim damages from any authorised person at

whose premises the Securities were purchased, unless an exemption provided for under Decree No. 58 of 24 February 1998 applies.

12.10 Restrictions within The Netherlands

In addition to the restrictions described in the selling restrictions for the European Economic Area (see section 6.9.2 of the Base Prospectus), the following matters should be noted with respect to the Netherlands:

Unless the requirements as stated in section 6.4 of the Base Prospectus are fulfilled and the relevant Final Terms specify that a public offer is made in the Netherlands, the Securities have not and shall not been admitted to trading on a regulated market situated or operating in the Netherlands nor be offered, sold, transferred or delivered to the public in the Netherlands, unless (1) a prospectus in relation to the Securities has been approved by the competent authority in the Netherlands or, where appropriate, approved in another Relevant Member State and such competent authority has notified the competent authority in the Netherlands, all in accordance with the Prospectus Regulation and the Dutch Financial Supervision Act (*Wet op het financieel toezicht*) or (2) in respect of such offering to the public in the Netherlands in reliance on (the Dutch implementation of) the Prospectus Regulation and provided:

- (a) such offer is made exclusively to qualified investors (*gekwalificeerde beleggers*) within the meaning of the Dutch Financial Supervision Act in the Netherlands; or
- (b) standard logo and exemption wording are incorporated in the Final Terms, advertisements and documents in which the offer is announced, as required by article 5:20(5) of the Dutch Financial Supervision Act; or
- (c) such offer is otherwise made in circumstances in which article 5:20(5) of the Dutch Financial Supervision Act is not applicable.

12.11 Restrictions within Norway

In addition to the restrictions described in the selling restrictions for the European Economic Area (see section 6.9.2 of the Base Prospectus), the following matters should be noted with respect to Norway:

No Securities may be offered to the public in Norway nor admitted to trading on a regulated market in Norway unless and until (a) a prospectus in relation to those Securities has been approved by the Financial Supervisory Authority of Norway or, where appropriate, approved in another Relevant Member State and such competent authority has notified the Financial Supervisory Authority of Norway, all in accordance with the Prospectus Regulation and the Norwegian Securities Trading Act; or (b) an exemption from the requirement to prepare a prospectus is available under the Norwegian Securities Trading Act.

12.12 Restrictions within Slovakia

No Securities may be offered to the public in Slovakia nor admitted to trading on a regulated market in Slovakia, unless the Prospectus has been approved by the National Bank of Slovakia ("**NBS**") or has been approved in another Member State and duly notified to the NBS in accordance with the Prospectus Regulation, or an exemption to publish prospectus under the Prospectus Regulation and the Slovak Act no.566/2001 Coll. on Securities is available.

12.13 Restrictions within Sweden

In addition to the restrictions described in the selling restrictions for the European Economic Area (see section 6.9.2 of the Base Prospectus), the following matters should be noted with respect to Sweden:

No Securities may be offered to the public in Sweden nor admitted to trading on a regulated market in Sweden unless and until (a) a prospectus in relation to those Securities has been approved by the competent authority in Sweden or, where appropriate, approved in another Relevant Member State and such competent authority has notified the competent authority in Sweden, all in accordance with the Prospectus Regulation and the Swedish Financial Instruments Trading Act; or (b) an exemption from the requirement to prepare a prospectus is available under the Swedish Financial Instruments Trading Act.

12.14 Restrictions within Guernsey

Neither this document nor any Securities offered pursuant to this Base Prospectus may be offered to members of the public in Guernsey ("public" as defined in the Prospectus Rules, 2008 issued by the Guernsey Financial Services Commission). Circulation of this Base Prospectus and any final terms relating to any Securities within Guernsey is restricted to persons or entities that are themselves licensed by the Guernsey Financial Services Commission under the Protection of Investors (Bailiwick of Guernsey) Law, 1987, the Banking Supervision (Bailiwick of Guernsey) Law, 1994, the Insurance Business (Bailiwick of Guernsey) Law, 2002 or the Regulation of Fiduciaries, Administration Businesses and Company Directors, etc. (Bailiwick of Guernsey) Law, 2000.

Neither this Base Prospectus nor any Securities offered pursuant to this Base Prospectus have been reviewed by the Guernsey Financial Services Commission and neither the Guernsey Financial Services Commission

nor the States of Guernsey Policy Council take any responsibility for the financial soundness of the Issuer or for the correctness of any of the statements made or opinions expressed with regard to it.

12.15 Restrictions within Ireland

Each offeror of the Securities has represented and agreed that it has not offered, sold, placed or underwritten and will not offer, sell, place or underwrite or do anything in Ireland in respect of the Securities other than in conformity with the provisions of:

- a) the Irish European Union (Markets in Financial Instruments) Regulations 2017 (as amended) (MiFID II Regulations), including, without limitation, Regulation 5 (Requirement for authorisation (and certain provisions concerning MTFs and OTFs)) thereof, or any rules or codes of conduct made under the MiFID II Regulations and the provisions of the Investor Compensation Act 1998 (as amended);
- b) the Irish Central Bank Acts 1942 2017 (as amended) and any codes of practice made under Section 117(1) of the Central Bank Act 1989 (as amended);
- c) the Irish Prospectus (Directive 2003/71/EC) Regulations 2005 (as amended) and any rules and guidance issued under Section 1363 of Companies Act 2014 of Ireland (as amended) (the Companies Act 2014), by the Central Bank of Ireland (the CBI);
- d) the Market Abuse Regulation (EU 596/2014) (as amended), the European Union (Market Abuse) Regulations 2016 (as amended) and any rules and guidance issued under Section 1370 of the Companies Act 2014 by the CBI;
- e) the Companies Act 2014; and
- f) in relation to any Securities with a maturity of less than one year, the terms of the CBI's implementation notice for credit institutions BSD C 01/02 of 12 November 2002 (as may be amended, replaced or up-dated from time to time) issued pursuant to Section 8(2) of the Irish Central Bank Act 1971 (as amended).

12.16 Restrictions within Switzerland

If and to the extent that the Securities will be publicly offered, directly or indirectly, in Switzerland within the meaning of the Financial Services Act of 15 June 2018 ("**FinSA**") or if the Securities shall be admitted to trading on a Swiss trading venue pursuant to the Financial Market Infrastructure Act of 19 June 2015 ("**FMIA**"), a prospectus in accordance with FinSA must be published in advance. Such requirement may be met on the basis of (i) an automatic recognition of this Base Prospectus in Switzerland under the rules of the FinSA by way of a notification of, and a registration of this Base Prospectus with, a Swiss prospectus office ("**FinSA Prospectus Office**") pursuant to the rules of the FinSA, as implemented by the relevant FinSA Prospectus Office and (ii) depositing the relevant Final Terms with the FinSA Prospectus Office. Such a registration would be possible for a Base Prospectus that is approved by the BaFin, as competent authority under the Prospectus Regulation.

If the Base Prospectus is not registered with the FinSA Prospectus Office under the rules of the FinSA, neither this Base Prospectus nor any other offering or marketing material relating to the Securities constitutes a prospectus pursuant to the FinSA, and neither this Base Prospectus nor any other offering or marketing material relating to the Securities may be publicly distributed or otherwise made publicly available in Switzerland, unless the requirements of FinSA and Financial Services Ordinance of 6 November 2019 ("**FinSO**") for such public distribution are complied with.

If the Securities will be offered, sold or advertised, directly or indirectly to retail clients (*Privatkunden*) within the meaning of FinSA ("**Retail Clients**") a key investor document (*Basisinformationsblatt*) pursuant to Article 58 et seqq. of FinSA ("**FinSA-KID**") would need to be prepared, unless the Retail Clients shall receive a key information document pursuant to the EU PRIIPs Regulation ("**PRIIPs-KID**") instead of a FinSA-KID.

Securities qualifying as structured products pursuant to Article 70 of the FinSA may be offered to Retail Clients in Switzerland only if a FinSA-KID or a PRIIPs-KID has been prepared and provided to the relevant Retail Clients. If the Securities may only be offered to Retail Clients in the context of asset management mandates, such obligation to provide a FinSA-KID or a PRIIPs-KID would not apply.

None of the Securities constitute a participation in a collective investment scheme within the meaning of the Collective Investment Schemes Act of 23 June 2006 ("**CISA**") and are neither subject to the authorisation nor the supervision by the Swiss Financial Market Supervisory Authority ("**FINMA**") and investors do not benefit from the specific investor protection provided under the CISA.

Without a registration of the Base Prospectus with a FinSA Prospectus Office pursuant to the rules of the FinSA, the Products may only be offered, sold or advertised, directly or indirectly, in, into or from Switzerland if the Products (a.) are addressed solely at investors classified as professional or institutional clients (*professionelle und institutionelle Kunden*) in the sense of Article 4 para. 3, 4 and 5 and Article 5 para. 1 and 2 FinSA ("**Professional or Institutional Clients**"); (b.) are addressed at fewer than 500 clients other than Professional or Institutional Clients; (c.) are addressed at investors acquiring securities to the value of at least CHF 100,000;

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(d.) have a minimum denomination per unit of CHF 100,000; or (e.) do not exceed a total value of CHF 8 million over a 12-month period.

Professional or Institutional Clients include: (a) financial intermediaries regulated pursuant to the Swiss Federal Banking Act of 8 November 1934, the Swiss Federal Financial Institutions Act of 15 June 2018 ("**FinIA**") or the CISA; (b) regulated insurance undertakings pursuant to the Swiss Federal Insurance Supervision Act of 17 December 2004; (c) foreign financial intermediaries or insurance undertakings subject to a similar prudential supervision as the financial intermediaries or insurance undertakings pursuant to (a) and (b); (d) central banks; (e) public entities with professional treasury operations; (f) pension funds and occupational pension schemes with professional treasury operations; (g) undertakings with professional treasury operations; (h) large companies that exceed two of the following thresholds: (i) a balance sheet total of CHF 20 million, (ii) turnover of CHF 40 million, and/or (iii) own capital of CHF 2 million; (i) private investment structures for high-net worth individuals with professional treasury operations; and (j) Opting-out Clients.

An "**Opting-out Client**" (*vermögender Privatkunde*) is a Retail Client who confirms (i) that, based on the education/professional experience or based on comparable experience in the financial sector, he/she/it has the necessary knowledge to understand the risks resulting from an investment in the Products and who owns, directly or indirectly, eligible financial assets of at least CHF 500,000, or (ii) that he/she/it owns, directly or indirectly, eligible financial assets of at least CHF 2 million.

A company or private investment structure established for high net worth individuals has a has a "**professional treasury**" if, within or outside the company or private investment structure, a person with investment structure, a person with proven expertise and experience in the financial sector is entrusted with the is entrusted with the management of the financial resources on a permanent basis.

12.17 Restrictions regarding the United States of America (USA) and U.S. Persons

The Securities have not been registered and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act"), or with any securities regulatory authority of any state or other jurisdiction of the United States and are being sold pursuant to an exemption from the registration requirements of the Securities Act. Trading in the Securities has not been approved by the U.S. Commodity Futures Trading Commission under the Commodity Exchange Act or by the United States Securities and Exchange Commission or any state securities commission in the United States or any other U.S. regulatory authority, nor have any of the foregoing authorities passed upon or endorsed the merits of the offering of the Securities or the accuracy or adequacy of the Base Prospectus. The Securities (or any rights thereunder) will be offered only outside of the United States and only to, or for the account or benefit of, persons that are not U.S. persons as defined in Regulation S under the Securities Act.

Securities in bearer form are subject to U.S. tax law requirements and may not be offered, sold or delivered within the United States or its possessions or to United States persons, except in certain transactions permitted by U.S. tax regulations. Terms used in this paragraph have the meanings given to them by the United States Internal Revenue Code and regulations thereunder.

The Offeror has represented and agreed (and each additional offeror or manager will be required to represent and agree) that, except as permitted, it has not offered, sold or delivered, and will not offer, sell or deliver, Securities of any Series (a) as part of their distribution at any time or (b) otherwise until 40 days after the later of the date of issue of the relevant Series of Securities and the completion of the distribution of such Series as certified to the Paying Agent or the Issuer by the relevant offeror or manager within the United States or to, or for the account or of benefit of, U.S. persons, and that it will have sent to each offeror or manager to which it sells Securities of such Series during the distribution compliance period a confirmation or other notice setting forth the restrictions on offers and sales of such Securities within the United States or to, or for the account of benefit of, U.S. persons.

In addition, until 40 days after the commencement of the offering of any Series of Securities an offer or sale of Securities of such Series within the United States by an offeror or manager (whether or not participating in the offering of such Securities) may violate the registration requirements of the Securities Act.

Each issuance of Securities linked to currency exchange rates, commodities or precious metals as the Underlying or a basket constituent, as the case may be, shall be subject to such additional U. S. selling restrictions as the Issuer and the relevant offeror(s) or manager(s) will agree as a term of the issuance and purchase or, as the case maybe, subscription of such Securities. Any offeror or manager will be required to agree that it will offer, sell and deliver such Securities only in compliance with such additional U. S. selling restrictions.

12.18 Restrictions within United Kingdom

Public Offer Selling Restriction Under The UK Prospectus Regulation

In relation to the United Kingdom, any person offering the Securities has represented and agreed that it has not made and will not make an offer of Securities which are the subject of the offering contemplated by this Base Prospectus as completed by the Final Terms in relation thereto to the public in the United Kingdom other than the offers contemplated in the Base Prospectus as completed by the Final Terms in relation thereto in accordance with Regulation (EU) 2017/1129 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (the "**UK Prospectus Regulation**"), and provided that the Issuer has consented in writing to use of the Base Prospectus as completed by the Final Terms in relation thereto for any such offers, except that it may make an offer of such Securities to the public in the United Kingdom:

- (a) to any legal entity which is a qualified investor as defined in Article 2 of the UK Prospectus Regulation;
- (b) to fewer than 150, natural or legal persons (other than qualified investors as defined in the UK Prospectus Regulation), as permitted under the UK Prospectus Regulation, subject to obtaining the prior consent of the respective dealer or dealers nominated by the Issuer for any such offer; or
- (c) in any other circumstances falling within section 86 of the Financial Services and Markets Act 2000 ("**FSMA**"),

provided that no such offer of Securities shall require the Issuer or any person offering the Securities to publish a prospectus pursuant to section 85 of the FSMA or supplement a prospectus pursuant to Article 23 of the UK Prospectus Regulation.

For the purposes of this provision, the expression an "offer of Securities to the public" in relation to any Securities in the United Kingdom means the communication in any form and by any means of sufficient information on the terms of the offer and the Securities to be offered so as to enable an investor to decide to purchase or subscribe.

Other UK regulatory restrictions

Any authorised offeror of Securities will be required to represent and agree that:

- (a) in relation to any Securities which have a maturity of less than one year, (i) it is a person whose ordinary activities involve it in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of its business and (ii) it has not offered or sold and will not offer or sell any Securities other than to persons whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of investments (as principal or as agent) for the purposes of their businesses or who it is reasonable to expect will acquire, hold, manage or dispose of investments (as principal or agent) for the purposes of their businesses where the issue of the Securities would otherwise constitute a contravention of Section 19 of the FSMA by the Issuer;
- (b) it has only communicated or caused to be communicated and will only communicate or cause to be communicated an invitation or inducement to engage in investment activity (within the meaning of Section 21 of the FSMA) received by it in connection with the issue or sale of any Securities in circumstances in which Section 21(1) of the FSMA does not apply to the Issuer; and
- (c) it has complied and will comply with all applicable provisions of the FSMA with respect to anything done by it in relation to any Securities in, from or otherwise involving the United Kingdom.

12.19 Restrictions within Hong Kong

The contents of this document have not been reviewed by the Hong Kong Securities and Futures Commission or any other regulatory authority in Hong Kong, nor has any copy of this document been registered by the Registrar of Companies in Hong Kong. If investors have questions about the content of this document, they should seek the advice of an independent professional adviser.

In Hong Kong or elsewhere, it is not permitted to issue or possess for the purpose of issue any advertising material, solicitation or document relating to the Securities which is addressed to the public or the contents of which may be available to or read by the public in Hong Kong (except to the extent permitted by Hong Kong securities laws), except structured products which are only available to persons outside Hong Kong or to "professional investors" within the meaning of Hong Kong Securities and Futures Ordinance (Cap. 571) and other provisions under this Regulation.

Accordingly, the Securities may not be offered or sold in Hong Kong by solicitation, advertising or document, except to (i) "professional investors" within the meaning of Hong Kong Securities and Futures Ordinance (Cap. 571) and all regulations under this Ordinance; or (ii) in any other circumstances which do not result in this document being considered a "prospectus" within the meaning of Hong Kong Companies Ordinance (Cap. 32) or which do not constitute a public offer in Hong Kong within the meaning of Hong Kong Companies Ordinance (Cap. 32).

12.20 Restrictions within Singapore

Each offeror of Securities acknowledges that this Base Prospectus has not been registered as a prospectus with the Monetary Authority of Singapore (the "**MAS**"). Accordingly, each offeror has represented, warranted and agreed that it has not offered or sold any Securities or caused the Securities to be made the subject of an invitation for subscription or purchase and will not offer or sell any Securities or cause the Securities to be

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made the subject of an invitation for subscription or purchase, and has not circulated or distributed, nor will it circulate or distribute, this Base Prospectus or any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of the Securities, whether directly or indirectly, to any person in Singapore other than (i) to an institutional investor (as defined in Section 4A of the Securities and Futures Act (Chapter 289 of Singapore) (the "**SFA**")) pursuant to Section 274 of the SFA, (ii) to a relevant person (as defined in Section 275(2) of the SFA) pursuant to Section 275(1) of the SFA, or any person pursuant to Section 275(1A) of the SFA, and in accordance with the conditions specified in Section 275 of the SFA, or (iii) otherwise pursuant to, and in accordance with the conditions of, any other applicable provision of the SFA.

Where the Securities are subscribed or purchased under Section 275 of the SFA by a relevant person which is:

- (a) a corporation (which is not an accredited investor (as defined in Section 4A of the SFA)) the sole business of which is to hold investments and the entire share capital of which is owned by one or more individuals, each of whom is an accredited investor; or
- (b) a trust (where the trustee is not an accredited investor) whose sole purpose is to hold investments and each beneficiary of the trust is an individual who is an accredited investor,

securities (as defined in Section 239(1) of the SFA) of that corporation or the beneficiaries' rights and interest (howsoever described) in that trust shall not be transferred within six months after that corporation or that trust has acquired the Securities pursuant to an offer made under Section 275 of the SFA except:

- to an institutional investor or to a relevant person defined in Section 275(2) of the SFA, or to any person arising from an offer referred to in Section 275(1A) or Section 276(4)(i)(B) of the SFA;
- (2) where no consideration is or will be given for the transfer;
- (3) where the transfer is by operation of law;
- (4) as specified in Section 276(7) of the SFA; or
- (5) as specified in Regulation 32 of the Securities and Futures (Offers of Investments) (Shares and Debentures) Regulations 2005 of Singapore.

12.21 Restrictions within South Africa

Each offeror of the Securities has represented and agreed that it will not offer or sell any Securities and/or solicit any offers for subscription for or sale of any of the Securities in South Africa other than on a reverse-solicitation basis and only on the basis that such offer or sale will not constitute an "offer to the public" as contemplated in section 95(1)(h) of the South African Companies Act, 2008 (the "SA Companies Act").

Accordingly, this Base Prospectus does not, nor does it intend to, constitute a "registered prospectus" (as that term is defined in section 95(1)(k) of the SA Companies Act) prepared and registered under the SA Companies Act, and accordingly no offer of Securities will be made or any Securities sold to any prospective investors in South Africa other than on a reverse-solicitation basis and pursuant to section 96(1) of the SA Companies Act and provided further that such offer or sale is in compliance with the exchange control regulations and/or applicable laws and regulations of South Africa in force from time to time.

12.22 Restrictions within the United Arab Emirates (excluding the Dubai International Financial Centre)

Each offeror of the Securities has represented and agreed that the Securities have not been and will not be offered, sold or publicly promoted or advertised by it in the United Arab Emirates other than in compliance with any laws applicable in the United Arab Emirates governing the issue, offering and sale of securities.

12.23 Restrictions within the Dubai International Financial Centre

Each offeror of the Securities has represented and agreed that it has not offered and will not offer the Securities to any person in the Dubai International Financial Centre unless such offer is:

- a) an "Exempt Offer" for the purposes of the Markets Rules 2012 of the Dubai Financial Services Authority (the "DFSA"); and
- b) made only to persons who meet the Professional Client criteria set out in Rule 2.3.2 of the DFSA Conduct of Business.

12.24 Restrictions within Russia and Belarus

The Securities must not be sold to any Russian national or natural person residing in Russia or any legal person, entity or body established in Russia in accordance with article 5f of Regulation (EU) 833/2018 and article 23 of Regulation SR 946.231.176.72 of the Swiss Federal Council dated 4 March 2022 (each as amended, a "**Restrictive Measure**"), except under the respective circumstances stated therein. The Securities must also not be sold to any Belarusian national or natural person residing in Belarus or any legal person, entity or body established in Belarus in accordance with article 1y of Regulation (EU) 765/2006 and article 21
of Regulation SR 946.231.116.9 of the Swiss Federal Council dated 16 March 2022 (each as amended, also a "**Restrictive Measure**"), except under the respective circumstances stated therein. These restrictions shall apply as long as the respective Restrictive Measure is in force.

13. List of Securities with a continuation of the public offer

DE000VQ7SQH2, DE000VV3GRQ8, DE000VD93721, DE000VC51VH1, DE000VU526T4, DE000VU81KT8, DE000VD524D4, DE000VC3M9J1, DE000VM0L3G3, DE000VU9Y613, DE000VC3KZT0, DE000VM2WDM7, DE000VC51VB4, DE000VU82RH6, DE000VD8MAQ3, DE000VM4H5B1, DE000VC3CE97, DE000VM5B3W7, DE000VC5AKP6, DE000VC5YNG9, DE000VD4N0G2, DE000VM3HNM5, DE000VM64YM7, DE000VQ7XV63, DE000VU5UT49, DE000VM3QJR3, DE000VC9A4W3, DE000VM0FGS6, DE000VM2WDP0, DE000VM0L3F5, DE000VU9QRC5, DE000VD938B0, DE000VC3T584, DE000VC28PC2, DE000VC68NK6, DE000VU2XKM0, DE000VM8FN89, DE000VC6HW30, DE000VQ559E3, DE000VU9QR01, DE000VQ8A9F8, DE000VM33N62, DE000VC6MF75, DE000VX16FR2, DE000VU81KP6, DE000VX16FQ4, DE000VM1U0H5, DE000VU8EZV6, DE000VM2WDN5, DE000VC4UUS0, DE000VU3UZA7, DE000VC7TRC5, DE000VD4NP31, DE000VD6HSM8, DE000VC3M9R4, DE000VV67SR2, DE000VD1MYP0, DE000VD52347, DE000VM2MR66, DE000VM4YUP6, DE000VC1KFW0, DE000VM505B6, DE000VC2WX67, DE000VM649F3, DE000VD7CEC8, DE000VC3T6J0, DE000VD7CEJ3, DE000VC4EY90, DE000VC4EZT1, DE000VC4EZG8, DE000VC4EY74, DE000VC4EZU9, DE000VC4EZR5, DE000VC4EZV7, DE000VD0T084, DE000VC7B260, DE000VM16897, DE000VV6UB20, DE000VM0AJP7, DE000VM8MXP6, DE000VC4KZF7, DE000VD4RBT3, DE000VC6A1M3, DE000VD3BP85, DE000VM6QNL1, DE000VM8MYA6, DE000VC79RA5, DE000VC68PA2, DE000VC34V22, DE000VQ648S4, DE000VU9B819, DE000VC68N88, DE000VC6MF26, DE000VM1B6A0, DE000VM1B6J1, DE000VM1B6C6, DE000VC5YNC8, DE000VM8M7Q4, DE000VM8M7P6, DE000VC7UCD3, DE000VM0L3C2, DE000VM8L1F1, DE000VD81VL8, DE000VM3HNL7, DE000VM7HHB1, DE000VD1EE61, DE000VM8M7N1, DE000VD1EE87, DE000VD7CKB7, DE000VC8NBK3, DE000VM79E35, DE000VC5YBL4, DE000VD7CKG6, DE000VD7CKC5, DE000VD7CJ96, DE000VD06BS2, DE000VD06BT0, DE000VD06BQ6, DE000VD06BP8, DE000VC2HN35, DE000VD818N9, DE000VM7TK04, DE000VU2XKN8, DE000VM8RPM8, DE000VQ8ZCD4, DE000VU2XKT5, DE000VC5YNH7, DE000VU5FFT5, DE000VD7B8A9, DE000VD6CDJ7, DE000VU8PLA6, DE000VM2WDG9, DE000VM3HNN3, DE000VU5FFZ2, DE000VU6USN8, DE000VM3HMJ3, DE000VC1KFP4, DE000VD8MAK6, DE000VU3QXM5, DE000VU5FGB1, DE000VU9WSU3, DE000VC6HS36, DE000VD3E361, DE000VC652H5, DE000VC42AF8, DE000VU8P449, DE000VD7CC93, DE000VD663D0, DE000VC78708, DE000VU7JBR6, DE000VD5TR81, DE000VD5TR65, DE000VM6Q821, DE000VC2HJD6, DE000VM2WDH7, DE000VU33S26, DE000VD6Q210, DE000VD5TWD6, DE000VD8MAP5, DE000VD39AY3, DE000VD39AX5, DE000VD39A13, DE000VC28HG0, DE000VD4V5B2, DE000VD5T7R7, DE000VM5E5R9, DE000VM9K8U5, DE000VD19P28, DE000VM9XJK1, DE000VU21RQ5, DE000VD7CJ54, DE000VC3T0T2, DE000VD6Q7K4, DE000VD5UDU8, DE000VD5UE42, DE000VC02L14, DE000VC04SN4, DE000VC04SX3, DE000VD5UD50, DE000VD7KBV7, DE000VD7BT53, DE000VV67S08, DE000VC3T0H7, DE000VM331F8, DE000VM0L3V2, DE000VV6UB04, DE000VM5CC21, DE000VM9YQL2, DE000VD8MAM2, DE000VD2GPT0, DE000VD2GPS2, DE000VP8JC73, DE000VM5E5W9, DE000VU595N2, DE000VX6UHB3, DE000VC5YNF1, DE000VM5CC39, DE000VX5TX65, DE000VD383R5, DE000VD383U9, DE000VC6RTH6, DE000VU3QXN3, DE000VD8JB13, DE000VD52Y09, DE000VC1YLN8, DE000VD7KCC5, DE000VD5HH87, DE000VD20PG8, DE000VC3T550, DE000VC3T0B0, DE000VM0L3H1, DE000VD8BEP0, DE000VC340Q8, DE000VC0P9U8, DE000VD937S6, DE000VC5UTP5, DE000VC2L6Q4, DE000VQ7NXW8, DE000VC37UL4, DE000VC5YNB0, DE000VC3M9Q6, DE000VD8H9N3, DE000VD8H9S2, DE000VC7EVW7, DE000VC7EVV9, DE000VC7TRE1, DE000VC7REC7, DE000VC7RED5, DE000VC8UCW1, DE000VC82V31, DE000VC82V49, DE000VC9ANA4, DE000VU9V7V5, DE000VU6XV25, DE000VM0M8H9, DE000VU2XKQ1, DE000VC2WYE2, DE000VD1MR90, DE000VD524C6, DE000VM0L3T6, DE000VD57FE6, DE000VD0TYC5, DE000VM583D9, DE000VD7CED6, DE000VD7CD92, DE000VD7CD43, DE000VD7CD76, DE000VD7CD84, DE000VC4EZS3, DE000VC3KZV6, DE000VM8MXK7, DE000VM8MXL5, DE000VM8ML33, DE000VM6QM97, DE000VC6MF67, DE000VC8NB35, DE000VQ4LSR9, DE000VM2L7M0, DE000VU8PV31, DE000VQ4C0A0, DE000VM7G507, DE000VM1B6D4, DE000VM1B6B8, DE000VM0BUQ0, DE000VM75117, DE000VC3B947, DE000VD7CJ88, DE000VC2HPC5, DE000VC2HN92, DE000VD6CGV5, DE000VD6CJE5, DE000VD6CJG0, DE000VD6CJD7, DE000VD819G1, DE000VM7TJ64, DE000VD819D8, DE000VQ811D0, DE000VM8RPQ9, DE000VM8RPT3, DE000VM8RPP1, DE000VC2HHZ3, DE000VQ4E5Y7, DE000VM8CKM1, DE000VD5TR57, DE000VC22Z06, DE000VD6H045, DE000VD452M9, DE000VD7VXC8, DE000VD4V5F3, DE000VD6Q236, DE000VD39AQ9, DE000VD39AZ0, DE000VD39AV9, DE000VD67E14, DE000VD7CJ47, DE000VD5HBX3, DE000VC04SY1, DE000VM96T94, DE000VD7KBX3, DE000VM9YQK4, DE000VD0M3Z1, DE000VM95495, DE000VD7BLX1, DE000VC28HW7, DE000VD7VD99, DE000VD0Q1H9, DE000VD7KBW5, DE000VD4NE59, DE000VD189V8, DE000VC6HSG1, DE000VD383Q7, DE000VD5HHY8, DE000VD7KCG6, DE000VD189Q8, DE000VD7KB86, DE000VD7KCE1, DE000VD7KB78, DE000VC5MMP7, DE000VD5MXU3, DE000VD7V176, DE000VD8JF43, DE000VD5MX31, DE000VD1EE12, DE000VD5M823, DE000VD8LQT5, DE000VU65KA1, DE000VC5YNK1, DE000VC04XF0, DE000VC2L6S0, DE000VD7VP04, DE000VD8H264, DE000VD8H9M5, DE000VC05FQ1, DE000VC51VC2, DE000VC7EVX5, DE000VC5YNM7, DE000VC7FN24, DE000VC7RDH8, DE000VC7UCG6, DE000VC7RDF2, DE000VC8UC01, DE000VC8T3S3, DE000VC8UCL4, DE000VC8UC27, DE000VC8UKA0, DE000VC88PY0, DE000VD52NY9, DE000VM8FQP4, DE000VU2XKS7, DE000VM5E5P3, DE000VC787Z1, DE000VU9QQ85, DE000VC6L8J1, DE000VC5MSV2, DE000VQ7XV14, DE000VC3KZH5, DE000VU9WS51, DE000VM5B3Y3, DE000VC5UPB3, DE000VU82AH2, DE000VM0L3E8, DE000VC2MS74, DE000VM331P7, DE000VC3M9L7, DE000VD20V92, DE000VU9QRY9, DE000VC6HW22, DE000VM331T9, DE000VU82AG4, DE000VV67SV4, DE000VX5TW33, DE000VC6HS28,

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