

Société Générale Effekten GmbH

Frankfurt am Main (Issuer)

Securities Note

dated 14 December 2021

relating to

TURBO Warrants and Unlimited TURBO Warrants

unconditionally and irrevocably guaranteed by

Société Générale

Paris
(Offeror and Guarantor)

This document (the "Securities Note") comprises the securities note. The Securities Note shall be read in conjunction with the registration document dated 11 November 2021 of Société Générale Effekten GmbH, as supplemented from time to time (the "Registration Document"), which has been approved by the German Federal Financial Supervisory Authority (*Bundesanstalt für Finanzdienstleistungs-aufsicht*) and contains information in respect of Société Générale Effekten GmbH. Together, the Registration Document and the Securities Note constitute a base prospectus (the "Base Prospectus" or the "Prospectus") within the meaning of Article 8 (6) of the Prospectus Regulation.

This Base Prospectus is the successor to the Base Prospectus dated 16 December 2020 relating to TURBO Warrants and Unlimited TURBO Warrants of Société Générale Effekten GmbH. It will succeed it as soon as the latter ceases to be valid on 16 December 2021.

The validity of the Base Prospectus will expire with effect from the end of 14 December 2022. 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event of significant new factors, material mistakes or material inaccuracies does not apply when the Base Prospectus is no longer valid.

Table of Content

1.	GENERAL DESCRIPTION OF THE OFFERING PROGRAMME	5
	1.1. OVERVIEW OF THE ISSUER	5
	1.2. OVERVIEW OF THE GUARANTOR	5
	1.3. OVERVIEW OF THE SECURITIES	5
	1.4. OVERVIEW OF THE OFFER AND TRADING	
2.	RISK FACTORS	
۷.	2.1. RISK FACTORS RELATING TO THE GUARANTEE	
	2.2. RISKS ARISING FROM THE NATURE OF THE SECURITIES	
	2.2.1. Risks relating directly to the structure of the Securities	
	(a) Risks in the case of TURBO Warrants	
	(b) Risks in the case of Unlimited TURBO Warrants	
	2.2.2. Exchange rate risks in connection with the Securities	
	(a) Impairment of the Security due to exchange rate changes	
	(b) Impairment of the price of the Underlying due to exchange rate changes	
	2.2.3. Risks arising from the Underlying to which the Securities are linked	
	(a) Risk of fluctuations in the value of the Underlying	
	(b) Risks relating to Shares as the Underlying	
	(c) Risks relating to Indices as the Underlying	
	(d) Risks relating to Precious Metals as the Underlying	
	(e) Risks relating to Futures Contracts as the Underlying	
	(f) Risks relating to Currency Exchange Rates as the Underlying(g) Risks relating to ETF Shares as the Underlying	
	(g) Risks relating to ETF Shares as the Underlying	
	(a) Market price risks(b) Liquidity risks	
	(c) Determination of secondary market prices for the Securities / pricing risks	
	(d) Risks from potential conflicts of interest	
	2.2.5. Risks arising from the taxation of the Securities or the Underlying	
	(a) Risks relating to taxation of the Securities	
	(b) Risks relating to the retention of U.S. withholding tax (FATCA)	
	(c) Risks relating to the retention of U.S. withholding tax (Section 871(m))	
	2.2.6. Risks arising from adjustments and terminations	
	(a) Adjustments	
	(b) Termination risk	
	(c) Reinvestment risk	
3.	GENERAL INFORMATION	
٠.	3.1. FORM AND PUBLICATION	
	3.2. APPROVAL AND NOTIFICATION	
	3.3. RESPONSIBILITY STATEMENT	
	3.4. FINAL TERMS	
	3.4.1. New Securities	
	3.4.2. Former Securities	
	3.5. CONTINUATION OF THE PUBLIC OFFERING OF SECURITIES	
	3.6. THIRD-PARTY INFORMATION	
	3.7. INFORMATION INCORPORATED BY REFERENCE	
	3.7.1. Guarantor	
	3.7.2. Former Base Prospectuses	
	3.8. Consent to the use of the Base Prospectus	27
4.	DESCRIPTION OF THE GUARANTEE	29
	4.1. NATURE AND SCOPE OF THE GUARANTEE PROVIDED FOR THE SECURITIES	29
	4.2. INFORMATION ABOUT THE GUARANTOR	30
5.		
	5.1. INFORMATION ABOUT THE SECURITIES	
	5.1.1. General	
	(a) Type and class of the Securities	
	(b) Form of the Securities / Transferability	
	(c) Status of the Securities	
	(d) Guarantee	_
	(e) Limited Recourse	_
	· · · · · · · · · · · · · · · · · · ·	

	(f)	Exercise of the Bail-in Power of the Relevant Resolution Authority on obligations of S Générale	
	(g)		
	(h)		
	(i)	·	
	(j)		
		Administrator	
	5.1.2.	. Term and Termination	34
	5.1.3.	. Description of the rights arising from the Securities	34
	5.2. INT	ERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER OF THE SECURITIE	ES.34
	5.2.1.	. Further Transactions	34
	5.2.2.	. Business Relationships	35
	5.2.3.	. Information relating to the Underlying	35
	5.2.4.	. Pricing	35
	5.3. RE	ASONS FOR THE OFFER OF THE SECURITIES AND USE OF PROCEEDS	36
	5.4. Dis	SCLOSURE OF RESOLUTIONS RELATING TO THE SECURITIES	36
	5.5. FA	CTORS AFFECTING THE TAX TREATMENT OF ANY INCOME FROM THE SECURITIES	36
	5.6. INF	FORMATION ABOUT THE UNDERLYING	36
	5.6.1.	. General description of the Underlying	36
		. Disruption Events relating to the Underlying	
		. Adjustments to the Terms and Conditions due to events affecting the Underlying	
		ONDITIONS FOR THE OFFER OF SECURITIES	
		. Offer of Securities	
		. Potential Investors, Categories of Investor	
		. Issue Price of the Securities, Pricing	
	(a)		
	(b)		
	5.7.4.	. Delivery of the Securities	38
	5.8. AD	MISSION OF THE SECURITIES TO TRADING AND TRADING RULES	38
	5.8.1.	. Admission of the Securities to trading	38
	5.8.2.	. Name and address of intermediaries in secondary trading	39
	5.9. Po	ST-ISSUANCE INFORMATION	39
	5.10. CR	REDIT RATINGS OF THE SECURITIES	39
6.	DESCR	RIPTION OF THE SECURITIES	40
	6.1. GE	NERAL INFORMATION ON WARRANTS	40
	6.1.1.	. Effect of the Underlying on the Performance of the Warrants	40
	6.1.2.	. Exercising the Warrants	40
	6.1.3.	. Reference Price and Price of the Underlying	41
	6.1.4.	. Adjustments, Extraordinary Termination	41
		. Currency Conversion	
	6.2. DE	TAILED INFORMATION ON TURBO WARRANTS	42
	6.2.1.	. Features	42
	6.2.2.	. Knock-out Event	42
	(a)) Classic	42
	(b)		
	6.2.3.	. Redemption in the case of TURBO Warrants	
	(a)		
	(b)	, 1	
		. Leverage, pricing of TURBO Warrants	
		. Limitation of term for TURBO CALL Warrants on U.S. shares and U.S. ETF Shares .	
	6.2.6.	. Tax withheld by the Issuer in the case of TURBO CALL Warrants on U.S. Shares of	
	00 5	ETF Shares ("Issuer Solution")	
		TAILED INFORMATION ON UNLIMITED TURBO WARRANTS	
		. Features	
		. Knock-out Event	
	(a)		_
	(b)		-
	(c)	. Redemption in the case of Unlimited TURBO Warrants	-
	0.3.3. (a)	•	
	(4)	,	/

	(b)		8
	6.3.4.	Daily Adjustment of the Strike4	8
	(a)	Daily and monthly calculation of the Adjustment Amount4	8
	(b)		
	6.3.5.	Adjustment of the Knock-out Barrier in the case of Unlimited TURBO Warrants (Not BEST 49)
		Adjustment of the Strike and the Knock-out Barrier due to dividends distributed in respect of the Underlying	0
	6.3.7.	Leverage, pricing of Unlimited TURBO Warrants5	0
	6.3.8.	Limitation of term for Unlimited TURBO CALL Warrants on U.S. shares and U.S. ETI	F
		Shares	0
	6.3.9.	Tax withheld by the Issuer in the case of Unlimited TURBO CALL Warrants on U.S. Share	
		or U.S. ETF Shares ("Issuer Solution")5	
7.	SELLIN	G RESTRICTIONS5	2
•	7.1. INT	RODUCTION	2
•	7.2. Eui	ROPEAN ECONOMIC AREA	2
•	7.3. Uni	TED KINGDOM5	3
	7.4. Uni	TED STATES OF AMERICA	3
8.	TERMS	AND CONDITIONS5	5
	8.1. GE	NERAL TERMS	6
	8.2. Pro	DDUCT-SPECIFIC TERMS6	7
	8.3. TAE	BLE OF PRODUCT DETAILS	8
9.		ICT DESCRIPTION FOR FORMER SECURITIES10	
10.		OF FINAL TERMS11	
44	ICINI I IC		

1. GENERAL DESCRIPTION OF THE OFFERING PROGRAMME

Under the programme, Société Générale Effekten GmbH (the "Issuer") may, in its sole discretion, publicly offer and/or list on a regulated market in the European Economic Area the TURBO Warrants and Unlimited TURBO Warrants described in this Securities Note (the "Securities").

General information on this Securities Note can be found in section 3.

1.1. Overview of the Issuer

The Issuer is a limited liability company established under German law with its registered office in Frankfurt am Main, Federal Republic of Germany. The business address is: Neue Mainzer Straße 46-50, 60311 Frankfurt am Main, Federal Republic of Germany.

The Issuer is a wholly owned subsidiary of Société Générale Frankfurt, Federal Republic of Germany, which is a branch of Société Générale, Paris, France.

The Issuer's legal entity identifier (LEI) is 529900W18LQJJN6SJ336.

Further information on the Issuer and specific risks related to the Issuer can be found in the Registration Document.

1.2. Overview of the Guarantor

The Securities are unconditionally and irrevocably guaranteed by Société Générale, Paris, France (the "Guarantor") in accordance with the guarantee issued as of 14 December 2021 (the "Guarantee"). The Guarantor is a public limited company (société anonyme) under French law and has the status of a bank. The registered office of the Guarantor is 29 boulevard Haussmann, 75009 Paris, France, and the administrative office is 7 cours Valmy, 92972 Paris-La Défense, France.

The Guarantor's legal entity identifier (LEI) is O2RNE8IBXP4R0TD8PU41.

Further information on the Guarantor can be found in particular in section 4.2. Specific risks relating to the Guarantor can be found in section 2.1.

For more information about the Guarantee, see section 4.1.

1.3. Overview of the Securities

The Securities are bearer bonds under German law within the meaning of § 793 of the German Civil Code (*BGB*).

The Securities grant the investor, subject to the occurrence of a particular event, the right to require the Issuer to pay a Redemption Amount when exercising.

In this context, the payment or occurrence of certain events depends to a large extent on an underlying to which the Securities relate. Under this programme, the following assets are considered as underlyings: shares, indices, precious metals, futures contracts, currency exchange rates and ETF shares.

The Securities differ in their structure and functioning. In this context, the following product types are covered: Classic TURBO CALL Warrants, X-Classic TURBO CALL Warrants, Classic TURBO PUT Warrants, X-Classic TURBO PUT Warrants, BEST Unlimited TURBO CALL Warrants, X-BEST Unlimited TURBO CALL Warrants, Not BEST (Standard) Unlimited TURBO CALL Warrants, Not BEST (SMART) Unlimited TURBO PUT Warrants, Not BEST (Standard) Unlimited TURBO PUT Warrants, Not BEST (SMART) Unlimited TURBO PUT Warrants, Not BEST (SMART) Unlimited TURBO PUT Warrants.

Although each type of product has special features in its structure, all Securities have in common that with the occurrence of a Knock-out Event, the Securities expire. If there is no Knock-out Event, but the exercise of the Securities (by the investor or automatically), the Redemption Amount depends on the Reference Price of the Underlying on the Valuation Date specified in the terms and conditions. Depending on the performance of the underlying, an investor may lose all or part of its principal amount. The amount of the Redemption Amount depends to a large extent on the value of the underlying.

The occurrence of certain events may result in an early termination of the Security and a total loss to the investor.

There is no interest on the Securities. In any case, the Securities will be paid out in cash, provided that the payment is made. There is no physical delivery of the Underlying.

The conditions applicable to a Security on a case-by-case basis shall be determined by the Issuer in the final terms of the Securities.

Further information on the Securities can be found in section 5. and, specifically, on their functioning, in section 6. Specific risks related to the securities can be found in section 2.2.

An investment in these Securities is only suitable for investors if they are familiar with the nature of those Securities. Interested investors should be aware of all the risks associated with the purchase of the Securities. Investors should therefore have sufficient knowledge and/or experience with the Securities, their functioning and dependence on the Underlying.

1.4. Overview of the Offer and Trading

The Securities issued by the Issuer will be underwritten by Société Générale ("**Offeror**") on the basis of a general underwriting agreement. The Offeror will offer the Securities to potential investors.

For the Securities, admission to trading on a regulated market and/or a multilateral trading facility within the European Economic Area may be applied for. However, the Securities may also be offered without being admitted to trading.

Further information on the offer can be found in particular in section 5.7.; more information on trading the Securities can be found in section 5.8.

2. RISK FACTORS

The following section is divided into risk factors related to the Guarantor (section 2.1.) and risks arising from the nature of the Securities (section 2.2.). Each of these sections lists the risk factors in categories and subcategories.

The Issuer assessed each risk taking into account the negative effects and the likelihood of occurrence and used this assessment as a measure of the materiality of the risks.

The two most important risks for each category are <u>highlighted by a grey frame</u>. The risk factors listed below in a category are not listed according to their materiality.

The measure of the materiality of the risks in relation to the Guarantor is set out in the Registration Document of the Guarantor incorporated by reference into this Securities Note. For the risks associated with the Security, materiality depends to a large extent on the parameters set out in the Final Terms. Examples of such parameters are the underlying, the Strike, Ratio, Exercise Date, and the Knock-out Barrier, etc. These parameters determine both the probability of occurrence of a particular event and the associated risk, as well as the extent of the impact on the security upon occurrence of the risk. In each case, the Issuer makes a statement below, which puts the probability of occurrence in relation to possible effects. The probability of occurrence is compared to the respective risk event in the individual risk factors (e.g. the greater... the more likely it is). The impact of the occurrence of the described risk is then assessed by the Issuer, for example, by describing a possible partial or even total loss or other loss of the capital amount used by the investor or an expiration of the Security.

The risks described below may occur individually or together. They can mutually reinforce their effects.

Important Note: Both here and in the following sections, the "Capital Amount" (purchase price) paid for the purchase includes all other costs associated with the purchase.

2.1. Risk Factors relating to the Guarantee

The risks relating to the Guarantor are incorporated by reference and forms part of this Securities Note (see section "3.7.1. Guarantor"). The risks may affect the Guarantor 's ability to meet its obligations under the Guarantee to the Securityholders.

2.2. Risks arising from the nature of the Securities

2.2.1. Risks relating directly to the structure of the Securities

This section sets out the specific risks associated with the purchase of Securities.

A feature common to all of the Securities issued under this Securities Note is that the Securityholder may incur a **total loss** of the purchase price paid. The Securityholders of all Securities also bear the **risk of loss**, because the Securities are **not capital-protected** and do **not provide for a minimum repayment**.

The risks presented in section (a) Risks to TURBO Warrants below apply to all Securities. The additional risks associated with Unlimited TURBO Warrants are listed separately in section (b) Risks for Unlimited TURBO Warrants.

(a) Risks in the case of TURBO Warrants

(aa) Worthless expiration of TURBO Warrants

(1) During the Exercise Date

In the case of a TURBO CALL Warrant, if the Reference Price of the Underlying on the Exercise Date is **equal to or below** the Strike, the warrant will expire **worthless**. In the case of a TURBO PUT Warrant, if the Reference Price of the Underlying on the Exercise Date is **equal to or above** the Strike, the

warrant will expire **worthless**. The closer the Reference Price to the Strike, the higher the probability of such an expiration.

(2) During the term

Additionally, Securityholders bear a **substantial risk** that their TURBO Warrants will **expire worthless** prior to the end of their term. This will be the case **immediately upon the occurrence of a Knock-out Event**. The Securityholder will then receive no payment. The purchase price paid by the Securityholder for the TURBO Warrant will be lost. The Securityholder will suffer a **total loss**. The closer the price of the Underlying to the Knock-out Barrier, the more likely such a loss will occur.

(3) Special case with Underlying Share

In the case of TURBO Warrants with Shares as the Underlying, the Securityholder bears the separate risk of a worthless expiration: In many cases, dividend payments result in the gross dividend being deducted from the quoted price of the Share. If the share price is close to the Knock-out Barrier, the deduction from the quoted price may trigger a Knock-out Event. This may also occur in the case of a Share index.

(bb) Special risks relating to the pricing of TURBO Warrants

There is a **risk of disproportionate price losses** in the case of TURBO Warrants if the following condition is met: The price of the Underlying is close to the Strike. The closer the price of the Underlying is to the Strike, the greater the leverage and the **higher** the **probability** of a Knock-out Event occurring. The consequence of this is: The **greater the leverage** of a TURBO Warrant, the **greater the risk of a total loss**.

(cc) Risks relating to the exercise of TURBO Warrants

In the case of TURBO Warrants (European exercise), the Securityholder **cannot** exercise the TURBO Warrants during their term. During this period, the value of the TURBO Warrants can only be realised by selling the TURBO Warrants. Risk: Market participants must be found who are prepared to purchase the TURBO Warrants at an appropriate price. The lower the achievable selling price, the greater the loss for the investor.

(dd) Risks of a threatening Knock-out Event

A Knock-out Event may occur on the basis of prices of the Underlying determined during the trading hours other than the trading hours of the TURBO Warrants. In this event, there is a risk that the Securityholder may be unaware that a Knock-out Event is imminent or may not become aware in good time. Possible consequence: The Securityholder may be unable to sell his TURBO Warrants in good time and may have to accept the total loss of the Capital Amount.

The same applies, if the price determination for the Underlying is (temporarily) suspended. After price determination recommences, the price of the Underlying is below or above, as applicable, the Knockout Barrier and a Knock-out Event has therefore occurred. There was also no trading in the relevant TURBO Warrants while the price of the Underlying was suspended.

In these circumstances, Securityholders will be unable to sell their TURBO Warrants prior to the occurrence of the imminent Knock-out Event. The more likely a Knock-out Event occurs, the more difficult it is to sell the TURBO Warrants or the higher the loss.

(ee) Limitation of term for TURBO CALL Warrants on U.S. shares and U.S. ETF shares

The Terms and Conditions may provide that, if the company which issued the Underlying announces the payment of a dividend and the business day prior to the ex-dividend date or the dividend record date falls into the term of the TURBO CALL Warrant, the term of the TURBO CALL Warrant shall automatically end early; in this event, the exercise date shall be the business day preceding the business day prior to the ex-dividend date (or the business day preceding the dividend record date, if the dividend record date is earlier than the ex-dividend date).

The monetary amount paid in these circumstances may be lower than the amount that the Securityholders would have received at the end of the prescribed term. Investors should also note that early redemption due to a dividend payment will take place at a time that is unfavourable from the point of view of the holders of the Securities, because the holders will be expecting a further increase in the price of the Securities precisely at that time. This risk depends on the probability of the occurrence of an ex-day or dividend cut-off date during the term of the TURBO CALL Warrant. The amount of an investor's loss is essentially dependent on the price of the Underlying.

(b) Risks in the case of Unlimited TURBO Warrants

(aa) Risks relating to a missing term

(1) Occurrence of a Knock-out Event between the Exercise Dates

Unlimited TURBO Warrants have the special feature that the warrants may only be exercised on **specific dates**. The particular implication of this is that if Securityholders miss that date, they must wait until the next date for exercise. They then bear the risk that the warrant will expire worthless in the meantime due to a Knock-out Event.

(2) Realisation of the financial value of the Unlimited TURBO Warrants by sale

Additional risks arise from the fact that the Unlimited TURBO Warrants do not have a limited term. Securityholders must therefore sell their Unlimited TURBO Warrants in order to realise their financial value. This involves bearing the risk of an unexpected Knock-out Event resulting in a total loss of the purchase price paid. Again, the closer the price of the Underlying is to the Knock-out Barrier, the more likely such a loss is to occur.

(bb) Risks relating to the adjustment of the Strike for Unlimited TURBO Warrants

Risks arise for the Securityholder from the fact that the Strike of the Unlimited TURBO Warrants is adjusted on each calendar day by the Adjustment Amount. The calculation of the Adjustment Amount depends on the Reference Interest Rate chosen by the Calculation Agent and the Risk Premium determined by the calculation agent; Unlimited TURBO Warrants with futures contracts as Underlying have the special feature that the calculation of the Adjustment Amount is based solely on the Risk Premium.

Securityholders bear the risk that the Issuer's refinancing costs and therefore the Reference Interest Rate may rise. They also bear the risk that the Issuer may calculate a higher Risk Premium to compensate for its risk.

If the Reference Interest Rate and/or the Risk Premium change on any day (in the case of a daily determination of the Adjustment Amount) or an Adjustment Date (in the case of a monthly determination of the Adjustment Amount), this will affect the Adjustment Amount. The resulting risks are shown in the following examples, in which it is assumed for the purposes of illustration that the value of the Underlying changes but that all other factors affecting the price of the Unlimited TURBO Warrant remain unchanged:

- Unlimited TURBO CALL Warrants: The Securityholder bears the risk that the Reference Interest Rate and/or the Risk Premium may rise. This will lead to an increase in the Adjustment Percentage and consequently in the Adjustment Amount. As a result, there will be a greater increase in the Strike when each daily adjustment is made. The consequence of this, in turn, is that there will be a greater decrease in the price of the Unlimited TURBO CALL Warrant when each daily adjustment is made.
- Unlimited TURBO PUT Warrants: The Securityholder bears the risk that the Reference Interest
 Rate and/or the Risk Premium may rise. This will lead to an increase in the Adjustment
 Percentage, which is preceded by a negative sign. The negative Adjustment Amount will therefore
 be greater. As a result, there will be a greater decrease in the Strike when each daily adjustment
 is made. The consequence of this, in turn, is that there will be a greater decrease in the price of
 each Unlimited TURBO PUT Warrant when the daily adjustment is made.
- Knock-out Barrier equal to Strike (BEST and X-BEST): The Securityholder bears the risk that a
 Knock-out Event is triggered by the daily adjustment of the Strike and therefore of the Knock-out

Barrier. This is because the adjustment of the Strike can lead to a reduction in the gap between the Strike and the current price of the Underlying. The closer the Underlying price is to the Knockout Barrier, the more likely such a loss will occur.

• Knock-out Barrier above/below the Strike (Not BEST): The daily adjustment of the Strike makes it necessary to adjust the Knock-out Barrier. If the Strike, Knock-out Barrier and current price of the Underlying are already close to each other, the Securityholder bears the risk that the adjustment will trigger a Knock-out Event. The closer the Underlying price is to the Knock-out Barrier, the more likely such a loss will occur.

(cc) Limitation of term for Unlimited TURBO CALL Warrants on U.S. shares and U.S. ETF shares

The terms and conditions may provide that, if the company that issued the Underlying announces the payment of a dividend, the Unlimited TURBO CALL Warrant will automatically be redeemed early. In this event, the exercise date will be the business day preceding the business day prior to the ex-dividend date (or the business day preceding the dividend record date, if the dividend record date is earlier than the ex-dividend date).

The monetary amount paid in these circumstances may be lower than the amount that the Securityholders would have received upon exercise. Investors should also note that early redemption due to a dividend payment will take place at a time that is unfavourable from the point of view of the Securityholders, because they will be expecting a further increase in the price of the Securities precisely at that time. This risk depends on the probability of the occurrence of an ex-day or dividend cut-off date during the term of the Unlimited TURBO CALL Warrant. The amount of an investor's loss is essentially dependent on the price of the Underlying.

Investors also face the risk that it may only be possible to invest the amounts they receive in the event of early expiry at a return which is lower than the anticipated return from the Securities redeemed early.

(dd) Knock-out Barrier close to the Strike in the case of Unlimited TURBO-Warrants (Not BEST)

There is a special feature in the variant Not BEST: The Knock-out Barrier is above (in the case of an Unlimited TURBO CALL Warrant) or below (in the case of an Unlimited TURBO PUT Warrant) the respective Strike. If and upon the occurrence of a Knock-out Event, the Securityholder receives **no or only a very small payment**. The purchase price paid for the Unlimited TURBO Warrant is lost. In financial terms the Securityholder is faced with a **total loss**.

2.2.2. Exchange rate risks in connection with the Securities

(a) Impairment of the Security due to exchange rate changes

Securityholders may face currency risks if the price or Underlying is expressed in a different currency than the Issue Currency and the amounts payable has to be converted into the Issue Currency on an exchange rate which is not already predetermined at issue (non quanto). Exchange rates are determined by supply and demand on the international foreign exchange markets. Exchange rates are affected by general economic factors, speculative activity and actions by governments and central banks. These may even include legal controls and restrictions on foreign exchange transactions. Exchange rates are therefore subject to significant fluctuations. Securityholders bear the risk, where applicable, that unfavourable developments on the foreign exchange market may reduce the value of the Securities and increase the risk of loss. This can lead to **losses** at the investor.

(b) Impairment of the price of the Underlying due to exchange rate changes

Securityholders may also be exposed to currency risks if the price of the Underlying is expressed in a currency ("Foreign Currency") other than the Issue Currency and then converted into the Issue Currency. Thus, the Reference Price is subject not only to the price risk of the Underlying, but also to exchange rate risk. Thus, an unfavourable performance of the Foreign Currency against the Issue Currency could cancel out a positive performance of the Underlying. Result: Although the price of the Underlying in the Foreign Currency has risen, the value of the price of the Underlying in the Issue Currency decreases and thus also the value of the Security due to an unfavourable development on the foreign exchange market. The more negative the currency ratio develops, the greater the investor's loss

(assuming that the Underlying does not change in the exchange rate in Foreign Currency). This can lead to losses **up to total losses** at the investor.

2.2.3. Risks arising from the Underlying to which the Securities are linked

The performance of the Securities depends to a large degree on the expected and actual performance of the Underlying.

The link to an Underlying entails risks that may have an adverse effect on the value of the Securities. In particular, the choice of Underlying by the Issuer is not based on its estimates of the future performance of the Underlying selected.

(a) Risk of fluctuations in the value of the Underlying

(aa) Dependence of payments under the security on the Underlying

Securityholders are affected by fluctuations in the value of the Underlying. These may have an adverse impact on the value of the Securities.

If investors purchase a Security with an Underlying, they also bear the risks associated with the Underlying as Securityholders. In particular, they bear the risk of fluctuations in the value of the Underlying. The fluctuations in the value of the Underlying depend on a variety of factors: Corporate actions or economic events relating to the business of the Underlying (e.g. deterioration of the results of a public corporation (*Aktiengesellschaft*)), general economic factors and speculative activities. It is therefore not possible to make reliable statements about the future performance of the Underlying for the Securities. In particular, the performance of an Underlying in the past does not represent a guarantee of its future performance. The selection of an Underlying is not based on the expectations or estimates of the Issuer with respect to the future performance of the Underlying selected. Securityholders are therefore not able to predict in advance the repayment for the Securities that they can expect in the future. If the value of the Underlying has fallen (CALL warrants) or even if it has risen (PUT warrants), Securityholders may suffer substantial losses (up to a **total loss**) on the repayment of the Securities or the early termination of the Securities.

(bb) Dependence of the value of the security on the underlying (in the case of a sale)

The same applies to sales of the Securities. The critical factor in this case is the value of the Underlying at the time of sale. If the value of the Underlying has fallen (CALL warrants) or risen (PUT warrants) between the purchase and sale of the warrants, the Securityholders may incur a significant loss. If the Underlying is worthless on the sale of the Security, the Securityholders may even suffer a **total loss**.

(cc) Risks relating to limited information with respect to the Underlying

Information about the Underlying may not be publicly available or available only to a limited extent. Securityholders may therefore have no access or only limited access to detailed information about the respective Underlying. This may apply to the current price of the Underlying as well as the past and future performance of the Underlying and of its volatility. Such an investor information deficit can have such a negative impact that negative developments can be anticipated by the investor too late or not at all. The less information an investor has about an Underlying, the higher the probability that that risk can arise. Should such risk materialise, this may result in a total or partial loss of the Capital Amount invested in each case for Securityholders.

(b) Risks relating to Shares as the Underlying

(aa) Dependence on the company's share price

If investors invest in Securities with a Share as the Underlying, they bear similar risks as in the case of a direct investment in that Share.

These include risks arising from the fluctuations in the company's share price. This includes the risk of the company becoming insolvent and of insolvency proceedings or a similar proceeding according to the applicable law of the company, being initiated with respect to the company's assets. The risk exists for the Securityholders in all cases that the relevant share may become **worthless** as the Underlying of

their Security, thereby realising the risks presented in section 2.2.1. resulting from the nature of the security. The Securityholders will then suffer a **total loss**.

(bb) Lower level of legal stability in the country of the registered office of the company

Additional risks apply to shares of companies with a registered office or business activity in countries with a low level of legal stability. The risk could consist, for example, of governments taking unpredictable measures or of nationalisation. This could result in a total or partial loss of the value of the share. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(cc) No consideration of dividend payment

Unlike direct investments in shares, investors in Securities with Shares as Underlying will not receive a dividend or other distributions. Distributions paid or expected on a share serving as an Underlying (such as dividends) are not necessarily reflected in the price of the Unlimited TURBO Warrants. Accordingly, an investor in the Securities bears the risk that the more the success of a company is reflected in dividends or distributions, the Securities with shares of that entity as Underlying do not or only insufficiently reflect that company's success.

(dd) Volatility and Illiquidity of the Share

Shares of companies with a low to medium market capitalisation may be subject to greater risks than the shares of larger companies. Such risks relate in particular to the volatility of the shares and the possible insolvency of the companies. In addition, shares of companies with a low market capitalisation may be highly illiquid due to low trading volumes. This volatility and illiquidity may have a negative impact on the share price and therefore the risks associated with the securities and shown in section 2.2.1. may be more likely to occur.

(ee) Adjustment measures in the case of Shares

Securities with a share as the Underlying are also subject to adjustment measures, that may arise as a result of events relating to the company issuing the shares. Such adjustment measures become necessary in the event of corporate actions (e.g. capital increases) by the company concerned. The possibility cannot be ruled out that an adjustment measure may subsequently prove to be inappropriate or disadvantageous for the Securityholders. It may also be the case that an adjustment measure places a Securityholder in a worse financial position than before the adjustment measure was carried out. In such cases, there is a risk that the risks associated with the securities and identified in section 2.2.1. may be more likely to occur.

(ff) Shares in the form of depositary receipts

If the Underlying consists of depositary receipts rather than shares (e.g. American depositary receipts ("ADRs") or global depositary receipts ("GDRs"), referred to together as "Depositary Receipts"), additional risks may arise. Each Depositary Receipt represents one or more shares or a fraction of a security of a foreign company. For Depositary Receipt, the legal owner of the underlying shares is the depositary bank of the Depositary Receipts, which also acts as the issuing agent.

In the event of the insolvency of the depositary bank and/or the initiation of enforcement proceedings with respect to it, the underlying shares in question may be subject to restrictions on their disposal and/or their economic value may be realised in connection with enforcement measures against the depositary bank. This means that the Depositary Receipt will lose its value as an Underlying and the Securities linked to the Depositary Receipt could become worthless. The investor will be faced with a risk of total loss in such a scenario.

(c) Risks relating to Indices as the Underlying

(aa) Dependence of the value fluctuation of the Index

If investors invest in Securities with an Index as the Underlying, they bear similar risks as in the case of a direct investment in that Index or a direct investment in the constituents of the relevant Index.

The value of an index is calculated on the basis of the value of its constituents. Changes in the prices of the index constituents, the composition of the index and other factors affecting the index constituents are reflected in the level of the index. Changes in the level of the index in turn directly affect the value of the Securities. Securityholders therefore bear the risk that changes in the index level may have an adverse impact on the return on an investment in these Securities. Fluctuations in the value of one index constituent may be reinforced by fluctuations in the value other index constituents. This may trigger or intensify a decline in the level of the index. In such cases, there is a risk that the risks associated with the securities and identified in section 2.2.1. may be more likely to occur. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(bb) Termination of an Index

An index used as an Underlying may not be available for the entire term of the Securities. The Securityholder therefore bears the risk, that the index may be discontinued, replaced or may be calculated in future by the Calculation Agent. In these or other circumstances specified in the Final Terms, the Securities may also be terminated by the Issuer. In such cases, the Redemption Amount may be less than the capital invested and a **risk of loss** for investors may arise.

(cc) Concentration risk

The index serving as the Underlying may only replicate the performance of assets in particular countries or particular sectors. In this event, Securityholders are exposed to concentration risk. This will be the case, for example, if the constituents of an index consist solely of shares from a particular country. Generally, unfavourable economic performance in that country may have a negative impact on the level of the index. This will then also affect the value of the Securities linked to the index. The same applies if an index is composed of shares of companies in the same industry sector. In this case, unfavourable economic developments in the sector will normally also have a negative effect on the value of the Securities. In such cases, there is a risk that the risks associated with the securities and identified in section 2.2.1. may be more likely to occur. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(dd) No influence of the Issuer on the Index

The Issuer and its affiliated companies has no influence on the index serving as the Underlying for the Securities issued by the Issuer. The index is compiled and calculated by the respective Index Administrator regardless of the Securities. The Issuer or its affiliated companies therefore has no influence on the method of calculating, determining and publishing the index. It is also not involved in decisions about modifying the index or ceasing to calculate the index. The Securityholder bears the risk that the methods of calculation applied to the index may be altered or modified by the index administrator in a way which (negatively) affects the payment to the Securityholders. In addition, the issuer may make adjustments in accordance with the terms and conditions or, if necessary, terminate the Securities in an extraordinary manner. The Securityholder is at risk that the measures described may adversely affect the value of the securities and that the risks associated with the securities and indicated in section 2.2.1. may occur with a higher probability. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(ee) Currency risk contained in the Index

The Securityholder bears the risk that index constituents may be traded in different currencies and therefore be subject to differing currency effects. This applies in particular to indices focusing on more than one country or industry sector. It may also be the case that index constituents are first of all translated from one currency into the relevant currency for the calculation of the index. This applies, for example, if an index is calculated in euros but the index constituents consist of shares traded in euros, Swiss francs and US dollars. The Securityholders are exposed to different currency and exchange-rate risks in these circumstances. An unfavourable development in the exchange rates of a currency in this context may have an adverse effect on the index constituent traded in that currency. The Securityholder thus bears the risk that a lower or higher index level may make the risks associated with the securities and indicated in section 2.2.1. more likely to occur. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(ff) Risks relating to indices that are new or not generally recognised

The following should be noted in the case of indices that are new developed and do not have historical data or are not generally recognised or indices which serve as the Underlying only for a specific Security: Their composition and calculation may be subject to a lower degree of transparency than in the case of generally recognised and established indices. In some cases, other information about the index may also not be available to the same extent. Moreover, subjective criteria may play a significantly greater role in the composition of such indices. This may lead to higher fluctuations in the value of the index level and therefore the risk listed in section 2.2.3 (c) (aa) is more likely to arise. If such risks were realised, the consequence for the Securityholder could be the total or partial loss of the respective Capital Amount invested.

(d) Risks relating to Precious Metals as the Underlying

(aa) Dependence on the development of the price of the Precious Metals

If investors invest in Securities with a Precious Metal as the Underlying, they bear similar risks as in the case of a direct investment in that Precious Metal.

The performance of Securities linked to Precious Metals (e.g. gold, silver) depends on the development of the price of the respective Precious Metal. The development of the price of a Precious Metal may be affected by the following factors: supply and demand, speculation, production bottlenecks, delivery difficulties, insufficient market participants, political unrest, economic crises, political risks (export restrictions, war, terrorism), unfavourable weather conditions and natural disasters. In such cases, there is a risk that the risks associated with the securities and identified in section 2.2.1. may be more likely to occur. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(bb) Volatility and Illiquidity

Prices of precious metals are subject to greater fluctuations and precious metal markets may be less liquid than, for instance, equities markets. Changes in supply and demand may therefore have a greater impact on prices and volatilities. Another characteristic of markets for precious metals is that they have only a small number of active market participants. This increases the risk of speculative activity and price distortions. In such cases, there is a risk that the risks associated with the securities and identified in section 2.2.1. may be more likely to occur. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(cc) Price indications as relevant price of the Precious Metals

For the purpose of determining the occurrence of a barrier event for Securities with precious metals as the Underlying, price indications are also used. These price indications are published on special Reuters pages by banks trading in the international spot market for precious metals. The publication of these price indications is not monitored or supervised by a governmental or international supervisory body. In the case of Securities with a precious metal as the Underlying, Securityholders therefore face the risk that a Knock-out Event may occur solely on the basis of such a price indication. The risks associated with a Knock-out Event have already been set out above under 2.2.1. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(dd) Political risks

Precious metals are frequently extracted in emerging markets to meet demand from industrial nations. However, the political and economic situation in emerging markets is usually considerably less stable than in the industrialised countries. Emerging markets are more exposed to the risks of rapid political change and economic setbacks. Investor confidence may be shaken by political crises. This can negatively affect the prices of precious metals in turn. War or armed conflict in particular may change the supply of and demand for certain precious metals. In addition, it is possible that industrialised countries may impose an embargo on the export and import of precious metals. This may have a direct or indirect negatively impact on the price of the precious metal used as the Underlying. The value of the Securities may also be negatively affected as a result and the risks identified in section 2.2.1.. may be

more likely to occur. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(e) Risks relating to Futures Contracts as the Underlying

(aa) Dependency of price fluctuations of the reference value underlying the Futures-Contract

If investors invest in Securities with a Futures Contract as the Underlying, they bear similar risks as in the case of a direct investment in that futures contract.

The value of the futures contract usually depends directly on the price of the reference value underlying the futures contract. In particular, commodities (so-called commodity futures), indices, bonds or virtual currencies can be used as reference values. Individual risks with regard to the reference values are mentioned below:

In the case of commodity futures as Underlying, specific risks associated with the relevant commodities (e.g. oil, gas, aluminium, coffee, orange juice, copper or uranium) may arise which are often related to the risks presented in Section 2.2.3. (d) on precious metals. In the case of agricultural raw materials as commodities, cyclical pattern of supply and demand can result in significant fluctuations in prices. Unfavourable weather conditions and natural disasters can have a negative impact over the long term on the delivery of specific commodities for the whole year. A supply crisis of this nature may result in significant and unpredictable fluctuations in prices.

In the case of futures contracts on indices, the risks listed in Section 2.2.3. (c) of indices may occur and negatively affect the price of the futures contract as the Underlying of a Security.

In the case of futures contracts on bonds, the Securityholders are also exposed to the risk of insolvency of the issuer of the respective bond(s) underlying the futures contract, If the issuer of a bond underlying a futures contract fails to fulfil its obligations in connection with the relevant bond, the price for the futures contracts falls.

In the case of virtual currency futures, the Securityholders are exposed to the risk of the respective futures specifications (e.g. price limits to curtail volatility of the virtual currency) and the risk associated with the relevant virtual currency. Virtual currencies are currently mainly stateless digital currencies and unregulated entities whose prices are subject to volatile spikes and crashes. It cannot be ruled out that the regulatory treatment of virtual currencies by national authorities and courts or international standard setting bodies could be subject to changes in the future. As a result, the purchase and/or direct or indirect investment in specific virtual currencies may be prohibited or otherwise restricted.

The realisation of the risks associated with these benchmarks may have a negative impact on the price of the futures contract. As a result, the value of the securities can be negatively affected and the risks shown in section 2.2.1. may occur with a higher probability. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(bb) Expiry dates and Roll-over

Since every futures contract has a specific expiry date, the terms and conditions may provide that (especially for Securities with longer terms) the Issuer will replace the futures contract stipulated as the Underlying in the terms and conditions at a time specified in the terms and conditions, with a futures contract that, apart from a later expiry date, has the same contract specifications as the original Underlying futures contract ("Roll-over"). This can lead to losses up to the total loss of the respective Capital Amount invested.

(cc) Pricing and tick size

Futures contracts may be priced on the futures exchange in units (e.g. currencies, index points, percentage) or in fractions of decimals. Investors should also note that the "tick size" (the minimum price movement) of the futures contract may affect the occurrence of a Knock-out Event. The tick size may be defined by the futures exchange in different ways (e.g. EUR 5.00 in the case of the FTSE MIB futures contract or 0.5/32 in the case of the 10-year U.S. Treasury Note futures contract). A change in price of one tick on the futures exchange can therefore result in a Knock-out Event if the difference between the Strike and the Knock-out Barrier is less than the tick size. In this case, the investor suffers a **total loss**.

(dd) Futures price may differ significantly from the cash price of the asset underlying the futures contract

As a result of the particular characteristics of futures trading, market phases may occur in trading in futures contracts, during which (against the expectation of the investors) there is **no** close correlation between the development of the price of the futures contract and the development of the cash price of the asset underlying the futures contract. Moreover, there may be market phases in which the price behaviour of the futures contract on the futures market is **uncorrelated** with the price behaviour of the asset on the cash market. There is therefore a risk that (contrary to the investor's expectations) the price of the futures contract does not develop in the same way as the cash price of the asset underlying the futures contract. If the price of the futures contract develops negatively as a result, the risks identified in section 2.2.1. may occur. If such risks were realised, the consequence for the Securityholder could be the **total or partial loss** of the respective Capital Amount invested.

(f) Risks relating to Currency Exchange Rates as the Underlying

If investors invest in Securities with a Currency Exchange Rate as the Underlying, they bear similar risks as in the case of a direct investment in that currency exchange rate.

In the case of Securities linked to Currency Exchange Rates as the Underlying, the determination of whether a Knock-out Event has occurred is based on the prices quoted on the international interbank spot market. A Knock-out Event (with the risks set out in 2.2.1.) can therefore occur at any time during global trading on these markets.

Currency exchange rates are derived from supply and demand for currencies on the international currency markets which are subject to a variety of economic factors, such as the rate of inflation in the particular country, differences in interest rates compared with other countries, the expected performance of the relevant economy, the global political situation, the convertibility of one currency into another, the security of monetary deposits in the respective currency and actions taken by governments and central banks (e.g. exchange controls and restrictions). In addition to these factors which can be assessed, however, other factors which are difficult to predict may be relevant, for example factors of a psychological nature such as crises of confidence in the political leadership of the country or other speculative considerations. Psychological elements of this nature can also have a significant effect on the value of the particular currency. These factors may be reflected accordingly in currency exchange rates and therefore have a negative impact on the value of Securities with currency exchange rates as the Underlying. Consequently, the risks identified in section 2.2.1. may be more likely to occur. This can lead to a **total loss** for the investor.

(g) Risks relating to ETF Shares as the Underlying

(aa) Dependence on the performance of an index, basket or specific individual assets

The purpose of an index-based ETF (Exchange Traded Fund) is to replicate the performance of an index, a basket or specific individual assets as closely as possible. The value of the ETF therefore depends in particular on the price performance of the individual index or basket constituents or of the individual assets. If the ETF or the index, basket or specific individual asset underlying the ETF falls in value, there is therefore the risk of an unlimited fall in the price of the ETF, which may have an adverse effect on the value of the Securities. Consequently, the risks identified in section 2.2.1. may be more likely to occur. This may result in a **loss** in relation to the Securities.

(bb) Use of derivative financial instruments

Index-based ETFs whose performance is linked to an index or basket will normally invest in securities that are not included in the index or basket. In addition, derivative financial instruments and techniques are used in order to link the value of the ETF Share to the performance of the index or basket. The use of these derivative financial instruments and techniques involves risks for the ETF which may be greater in certain cases than the risks of traditional forms of investment. The ETF may also incur losses due to the default of the counterparty in a transaction involving the use of derivatives, e.g. in the case of OTC swap transactions. This may then negatively affect the value of the ETF Share and thus on the

Securities. Consequently, the risks identified in section 2.2.1. may be more likely to occur. This may result in a **loss** in relation to the Securities.

(cc) Liquidation risks for collateral provided

The statutory and regulatory provisions apply to collateral provided by counterparties to the investment company for index-based ETFs in connection with securities lending, repurchase and OTC transactions for the purpose of minimising the risk of counterparty default. However, the possibility cannot be ruled out that individual items of collateral may be worthless when the liquidation event occurs or may lose all of their value by the date of liquidation. Consequently, the risks identified in section 2.2.1. may be more likely to occur. To that extent, there is a risk that the ETF Share may lose all of its value and therefore a risk of **total loss** in respect of the Securities.

(dd) Risk of replacement of the index

In certain circumstances, the calculation or publication of the index replicated by the index-based ETF or basket may be suspended or even discontinued. Furthermore, the index constituents or basket constituents may be changed, or the index or basket may be replaced by a different index or basket. The investor therefore faces the risk that the index or individual constituents may be replaced. This may have a negative impact on the value of the ETF share and, consequently, the risks identified in section 2.2.1. may be more likely to occur. Should such risks materialise, this may result in a **total or partial loss** of the Capital Amount invested in each case for Securityholders.

(ee) Costs of an ETF

The performance of the ETF whose shares form the Underlying for the Securities is affected among other things by costs charged to the ETF directly or indirectly. Investors are exposed to the risk that these costs may have a negative impact on the performance of the ETF. Consequently, the risks identified in section 2.2.1. may be more likely to occur. Should such risks materialise, this may result in a **total or partial loss** of the Capital Amount invested in each case for Securityholders.

(ff) Market risk

Since price falls or losses of value in the securities acquired by the ETF or its other investments are reflected in the price of the individual ETF Shares, there is a general risk that ETF Share prices may fall. Even if the ETF investments are widely spread and highly diversified, the risk exists that a general downward trend on particular markets or exchanges could be reflected in a decline in ETF Share prices. Consequently, the risks identified in section 2.2.1. may be more likely to occur. Should such risks materialise, this may result in a **total or partial loss** of the Capital Amount invested in each case for Securityholders.

(gg) Illiquid investments

The ETF may invest in assets that are illiquid or subject to a minimum holding period. For this reason, it may be difficult for the ETF to sell the relevant assets at an appropriate price or at all, if it is forced to do so in order to generate liquidity. The ETF may suffer significant losses if it has to sell illiquid assets to enable it to redeem ETF Shares, and it may be that the illiquid assets can only be sold at a low price. This may have an adverse effect on the value of the ETF and therefore on the value of the Securities. Investments in illiquid assets may also result in difficulties in calculating the net asset value of the ETF. This may in turn lead to delays affecting payments to investors in connection with the Securities. Consequently, the risks identified in section 2.2.1. may be more likely to occur. Should such risks materialise, this may result in a **total or partial loss** of the Capital Amount invested in each case for Securityholders.

(hh) Delayed publication of the net asset value

In certain circumstances, it may be the case that an ETF is late in publishing its net asset value. This may result in a delay in redeeming the Securities and, if there is a negative movement in the market for example, may have an adverse impact on the value of the Securities. Consequently, the risks identified in section 2.2.1. may be more likely to occur. In the event of a delay in the redemption of the Securities, investors also bear the risk that their reinvestment of the relevant proceeds will firstly be delayed and

may only be possible on less favourable terms. Should such risks materialise, this may result in a **total or partial loss** of the Capital Amount invested in each case for Securityholders.

(ii) Liquidation of a fund

The possibility that an ETF may be liquidated during the term of the Securities cannot be ruled out. In this event, the Issuer is entitled, subject to the respective terms and conditions, to make adjustments with respect to the Securities. Adjustments of this nature may provide in particular for the replacement of the relevant ETF by a different ETF. In such cases, the possibility also exists that the Issuer may terminate the Securities prematurely. The Redemption Amount to be paid as a result may be less than the investor's Capital Amount and may result in losses, up to and end with a **total loss**, with the investor.

2.2.4. Risks relating to the pricing and tradability of the Securities

(a) Market price risks

During the term of the Securities, the price of the Securities may vary significantly, because the price of the Securities depends not only on the creditworthiness of the Issuer and of the Guarantor, but also essentially on the value of the Underlying and the design of the Security (see in particular the 2.2.1. and 2.2.2.). During the term of the Securities, the price of the Securities may vary significantly. This may result in the value of the Securities falling below the Capital Amount paid by for the purchase of the Securities.

If Securityholders sell their Securities prior to redemption, they must take account that the sale proceeds generated in any particular case may be substantially lower than the Capital Amount paid by the Securityholder for the purchase of the Securities.

As the performance of the Securities is not certain at the time of their purchase due to their dependence on the performance of the Underlying and the structure of the Security, investors will have to bear any **losses** in value during the term. The more negative the value of the securities, the greater the investor's loss.

(b) Liquidity risks

Investors bear the risk that there will not be a liquid market for trading in the Securities, due to the structured component of the Securities and their dependence on the Underlying. This means that they may not be able to sell the Securities at a time of their choosing or are forced to sell at a later date at potentially lower prices.

A listing of the Securities on an exchange can never be guaranteed. If a listing does not exist, purchases and sales of the Securities are significantly difficult or in practice impossible. Even if the Securities are listed, the derivative structure of the Securities may result in low turnover on the respective exchange, which makes it difficult to sell the Securities at a favourable price and, as a result, create an <u>illiquid</u> market for the Securities.

If investors are forced to sell the Securities in an illiquid market, there is a risk of a small value for them to be redeemed and to suffer a corresponding loss. The more illiquid the market, the more likely it is that the prices raised do not reflect the actual value of the Securities.

(c) Determination of secondary market prices for the Securities / pricing risks

Securityholders bear the risk that they may not be able to sell the Securities at a particular time or at a particular price, since the Securities are structured securities and, as a result, the formation of prices in the secondary market is different compared to plain bonds.

Thus, in normal market conditions, Société Générale (the "Market Maker") regularly quotes buying and selling prices for the Securities ("Market Making"). The Market Maker may also be an affiliated company of Société Générale or another financial institution. However, the Market Maker does not guarantee that the prices it quotes are appropriate. Equally, the Market Maker provides no guarantee that prices will be available for the Securities at all times during their entire term.

The Market Maker may also change the method it uses to determine the prices quoted at any time in its discretion. For example, the Market Maker may modify its calculation model and/or increase or reduce the bid/offer spread. Moreover, in the event of market disruptions or technical problems, the availability of the electronic trading system used may be restricted or suspended. In the case of abnormal market conditions or extreme price fluctuations on the securities markets, the Market Maker will not generally provide bid and offer prices. Securityholders therefore bear the risk that in some circumstances they will have no quoted price for their Securities. This means that Securityholders will not be able to sell their Securities in the market at an appropriate price in all situations.

The prices set by the market maker may therefore differ significantly from the fair or economically expected value of the Securities. In addition, the Market Maker can change the method by which he sets the prices set at any time. For example, it can widen or decrease the spread between bid and ask prices.

The opening hours of a market for the Securities frequently differ from the opening hours of the market for the respective Underlying. In this event, the Market Maker may have to estimate the price of the Underlying to be able to determine the price of the relevant Security. These estimates may turn out to be incorrect and have unfavourable consequences for the Securityholders.

Investors should also note: The issue size of the Securities specified in the Final Terms cannot be used as an indication of the volume of Securities actually issued or outstanding. In consequence, no conclusions can be drawn from the issue size specified about the liquidity of the Securities for the purposes of possible trading transactions.

Due to the specific structure of the Securities and the resulting complex pricing, an investor is highly dependent on the price formed by the Market Maker in the event of a sale of the Securities. In all these cases described in this section, there may be a loss on the part of the investor.

(d) Risks from potential conflicts of interest

(aa) Further transactions

The Issuer and its affiliated companies may pursue interests that do not take into account the interests of the Securityholders or may conflict with them. This may occur in connection with carrying out further transactions, business relationships with the issuer of the Underlying or the exercise of other functions.

The Issuer and its affiliated companies are active on a daily basis in the international and German securities, foreign exchange, credit derivatives and commodity markets. They may therefore enter into transactions directly or indirectly related to the Securities for their own account or for the account of clients. In addition, the Issuer may conclude transactions relating to the respective Underlying. This applies in particular to the conclusion of so-called hedging transactions in relation to the Securities, in particular the hedging of the risk to Issuer from the derivative component of the Securities (i.e. the dependence of the securities on the underlying). Such transactions or hedging transactions may have a negative impact on the performance of the Underlying. They may also adversely affect the value and/or the tradability of the Securities. In this context, the Issuer may pursue economic interests that conflict with the interests of the investors.

The value of the Securities may also be affected by the unwinding of some or all of these transactions and hedging transactions, respectively.

The Issuer and its affiliated companies may buy and sell Securities for its own account or for the account of third parties and may issue additional Securities. These transactions may reduce the value of the Securities. The launching of further, competing products on the market may adversely affect the value of the Securities. Due to the impairment of the Securities, the investor may suffer a **loss** on the sale of the Securities. The greater the impairment of the Securities, the greater the loss of the investor.

(bb) Business relationships

The Issuer and its affiliated companies may have a business relationship with the issuer of the Underlying. A business relationship of this kind may consist of advisory and trading activities, for example. The Issuer may take actions in this context which it considers appropriate to safeguard its own

interests arising from this business relationship. In so doing, the Issuer is not obliged to have regard to the impact on the Securities or on the Securityholders.

The Issuer may enter into or participate in transactions which influence the value of the Underlying. Since the value of the Securities is materially dependent on the fluctuations in the value of the Underlying, such business relationships with the issuer of the Underlying may adversely affect the value of the Securities and the investor may suffer a **loss**. The greater the impairment of the Securities, the greater the loss of the investor.

(cc) Information relating to the Underlying

The Issuer and its affiliated companies may possess or obtain material, non-public information about the Underlying. The Issuer and its affiliated companies are under no obligation to disclose information of this nature to the Securityholders. Securityholders could therefore make wrong decisions in relation to the Securities which could result in a loss, up to and including the **total loss** of the Capital Amount invested, as a result of missing, incomplete or false information about the Underlying. The greater the impairment of the Underlying, the greater the investor's loss.

2.2.5. Risks arising from the taxation of the Securities or the Underlying

(a) Risks relating to taxation of the Securities

Tax laws and practice are subject to changes, which may take effect retroactively. This can have a negative effect on the value of the Securities and/or the market price of the Securities. The tax treatment of the Securities may change in comparison with their tax treatment at the date of purchase of the Securities, for example. Therefore, due to the specific dependence of the Securities on the performance of the Underlying, Securityholders therefore bear the risk that they may make an incorrect assessment of the taxation of the income resulting from the purchase of the Securities. But there is also a possibility that the taxation of the income resulting from the purchase of the Securities may change to the disadvantage of the Securityholders.

Securityholders bear the risk of changes in the specific tax treatment of the Securities. This may negatively affect the value of the Securities and the investor may suffer a corresponding **loss**. The stronger this negative effect, the greater the loss.

(b) Risks relating to the retention of U.S. withholding tax (FATCA)

It is not expected that the reporting regime and potential withholding tax imposed by sections 1471 through 1474 of the U.S. Internal Revenue Code of 1986 ("FATCA") will affect the amount of any payment received by an applicable clearing system. However, FATCA may affect payments made to custodians or intermediaries in the subsequent payment chain leading to the ultimate investor if any such custodian or intermediary generally is unable to receive payments free of FATCA withholding. It may also affect payment to any ultimate investor that is a financial institution that is not entitled to receive payments free of withholding under FATCA, or an ultimate investor that fails to provide its broker (or other custodian or intermediary from which it receives payment) with any information, forms, other documentation or consents that may be necessary for the payments to be made free of FATCA withholding. Investors should choose the custodians or intermediaries with care (to ensure each is compliant with FATCA or other laws or agreements related to FATCA) and provide each custodian or intermediary with any information, forms, other documentation or consents that may be necessary for such custodian or intermediary to make a payment free of FATCA withholding. Investors should consult their own tax adviser to obtain a more detailed explanation of FATCA and how FATCA may affect them. To the extent any withholding tax under FATCA applies, Securityholders will not receive any payment in respect of this deduction to compensate for the deduction. This is because neither the Issuer nor any paying agent or any other person is under an obligation to make any such compensatory payment to the Securityholders. The Securityholders may therefore receive lower payments than expected in such circumstances.

(c) Risks relating to the retention of U.S. withholding tax (Section 871(m))

U.S. Treasury regulations issued under Section 871(m) of the U.S. Internal Revenue Code of 1986 (the "Section 871(m) Regulations") generally impose a 30% withholding tax on dividend equivalents paid or deemed paid (within the meaning of the relevant Section 871(m) Regulations) to a non-United States holder (a "Non-U.S. Holder") with respect to certain financial instruments linked to U.S. equities or indices that include U.S. equities ("U.S. Underlying Equities"). Certain Securities under this Base Prospectus are therefore potentially subject to U.S. withholding tax when referencing U.S. Underlying Equities.

For such Securities, if U.S. source dividend payments are made in respect of U.S. Underlying Equities, the Issuer intends to take any applicable tax obligation under Section 871(m) of the U.S. Internal Revenue Code of 1986 (the "IRC") into account in its ongoing adjustment of the price of the Underlying by withholding at a rate of 30 percent on any dividend equivalents. Because many central securities depositories do not provide identifying information regarding the beneficial owners of any such Security, and because the Issuer does not expect the clearing system(s) clearing the Securities will provide such information, the Issuer is unable to apply any reduced rates of withholding to the Securities. If the beneficial owner of a payment is entitled to a reduced rate of withholding under a treaty, this may result in over-withholding and the beneficial owner may not be able to obtain a refund. The Issuer will not be able to assist in any treaty or refund claims. Non-U.S. investors entitled to a reduced rate of withholding should consult their tax advisers regarding an investment in the Securities.

2.2.6. Risks arising from adjustments and terminations

(a) Adjustments

Securityholders bear the risk that the Securities may be adjusted.

The terms and conditions specify certain events on the occurrence of which the terms and conditions may be adjusted.

Such so-called extraordinary events or adjustment events arise in particular with regard to events which have a specific impact on the underlying of the securities. For example, the following events should be mentioned: the determination of the listing of Underlying, the elimination of the Underlying or the elimination of the possibility for the Issuer to enter into the necessary hedging transactions in relation to the Underlying. However, adjustments to the security itself may also occur, such as legislative changes or tax events that have a negative impact on security. In the event that the terms and conditions are adjusted, the Securities continue to exist. These measures may result in a **loss** for the investor. The more negative the impact of the adjustments, the higher the potential loss for the investor.

(b) Termination risk

Securityholders bear the risk that the Securities may be terminated.

Such extraordinary termination may arise in particular where an adjustment of the terms and conditions as a result of an extraordinary event is not appropriate in relation to the Underlying (see the execution of this risk in section (a). This risk arises in particular from the derivative structure of the Securities and the dependence of the Securities on the Underlying.

In the event of the termination of the Securities, the Extraordinary Termination Amount may be very low in some cases. It could be lower than the amount the Securityholders would have received if the extraordinary termination of the Securities had not taken place. Securityholders will incur a loss if the Extraordinary Termination Amount is less than the Capital Amount used to acquire the Securities. A **total loss** is also possible. The worse the performance of the security, the greater the risk of an investor's loss in the event of the termination of the Security.

(c) Reinvestment risk

Furthermore, Securityholders bear the risk that the Securities may be terminated at a time that is unfavourable from their point of view and therefore repaid early (reinvestment risk). This risk arises as a result of the termination risk presented in section (b). If the Securityholders may be expecting a further

increase in the price of the Securities at precisely that time, this expectation may therefore no longer be fulfilled due to the ending of its term. In addition, in the event of such an extraordinary termination, the amount to be paid by the issuer may be reinvested on less favourable market terms than applied at the date the Securities were purchased. This may mean that the overall return to be achieved may be significantly lower than the return expected on the Securities terminated. The investor may therefore suffer a **loss** in the reinvestment of the amount paid under the Securities. The less favourable the conditions of a reinvestment, the greater the loss.

3. GENERAL INFORMATION

3.1. Form and Publication

This Securities Note has been drawn up in accordance with Article 8 (6) (b) of Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC as amended (the "**Prospectus Regulation**"). Together, the Securities Note and the Registration Document constitute a Base Prospectus within the meaning of Article 8 (6) of the Prospectus Regulation. This Securities Note is a separate document according to Article 10 of the Prospectus Regulation, which is only one part of the Base Prospectus. The separate documents (Securities Note and Registration Document) may be obtained as described below.

Final terms and conditions of the offer ("**Final Terms**") will be prepared for the Securities in each case. They contain the information that cannot be determined until the respective date of issue of Securities under this Base Prospectus.

This Securities Note shall be read together with

- the Registration Document of the Issuer,
- any supplements to the Base Prospectus and the aforementioned Registration Document,
- all other documents, the information in which is incorporated by reference into this Securities Note (see ""3.7. Information incorporated by reference"); as well as
- the respective Final Terms prepared in connection with the Securities

The Base Prospectus (i.e. the Securities Note and the Registration Document) including any supplements and the respective Final Terms will be available in printed form at Société Générale S.A., Frankfurt am Main branch, Neue Mainzer Straße 46-50, 60311 Frankfurt am Main for free distribution to the public. They will also be available for download on the website (www.warrants.com; the Base Prospectus and the supplements under Legal Documents / Prospectuses and Registration Documents; the Final Terms are accessible by entering the relevant ISIN into the search field of the country-specific website and then under "Documentation").

3.2. Approval and Notification

Potential Investors should note that

- (a) this Securities Note has been approved by the German Federal Financial Supervisory Authority (*Bundesanstalt für Finanzdienstleistungsaufsicht*) ("**BaFin**"), as competent authority under Regulation (EU) 2017/1129;
- (b) BaFin only approves this Securities Note as meeting the standards of completeness, comprehensibility and consistency imposed by Regulation (EU) 2017/1129;
- (c) such approval should not be considered as an endorsement of the quality of the Securities that are the subject of this Securities Note and not be considered as an endorsement of the Guarantor that is the subject of this Securities Note;
- (d) investors should make their own assessment as to the suitability of investing in the Securities.

The business address of BaFin (*Wertpapieraufsicht*) is: Marie-Curie-Str. 24-28, 60439 Frankfurt am Main, Federal Republic of Germany (telephone no.: +49 (0)228 4108 0).

Except the links in the section "3.7. Information incorporated by reference", the information on websites which are referred to in this Securities Note by means of hyperlinks is not part of the Securities Note and has not been reviewed or approved by BaFin.

The Base Prospectus has been notified to the competent authority in the French Republic, Italian Republic, Kingdom of Belgium, Kingdom of Denmark, Kingdom of Norway, Kingdom of Sweden, Kingdom of Spain, Portuguese Republic, Republic of Finland, and the Netherlands.

The validity of the Base Prospectus starts with the approval of this Securities Note on 14 December 2021. The Base Prospectus is valid until 14 December 2022. During this period, the Issuer will publish a supplement to the Base Prospectus (i.e. Registration Document and/or Base Prospectus) without undue delay in accordance with Article 23 (1) of the Prospectus Regulation, if significant new factors arise in relation to the information contained in the Base Prospectus or if material mistakes or material inaccuracies are noted. The obligation to prepare a supplement in the event of significant new factors, material mistakes or material inaccuracies no longer applies if the Base Prospectus has become invalid.

3.3. Responsibility Statement

Société Générale Effekten GmbH as the Issuer (with its registered office in Frankfurt am Main) and Société Générale as the Offeror and Guarantor (with its registered office in Paris, France), assume responsibility for the information contained in the Base Prospectus in accordance with Article 11 (1) sentence 2 of the Prospectus Regulation in conjunction with § 8 of the German Securities Prospectus Act (*Wertpapierprospektgesetz*). They 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 connection with the issuance, sale and offer of the Securities, no person is authorised to disseminate any information or make any statements that are not contained in the Base Prospectus. The Issuer and the Offeror and Guarantor accept no responsibility of any kind for such information or statements from third parties that are not included in the Base Prospectus. Neither the Base Prospectus nor any other information provided in connection with the Securities should be regarded as a recommendation by the Issuer or the Offeror and Guarantor to purchase the Securities.

The information contained in the Base Prospectus relates to the date of the Securities Note and may 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 contained in this Securities Note in accordance with Article 23 (1) of the Prospectus Regulation. Publication will be made in a supplement to the Base Prospectus (i.e. Registration Document and/or Base Prospectus). The Supplements are available as described in the last paragraph of Section "3.1. Form and Publication".

3.4. Final Terms

3.4.1. New Securities

For Securities that are offered publicly and/or admitted to trading on a regulated or other comparable market for the first time under this Base Prospectus ("**New Securities**"), the Final Terms are prepared using the form of the Final Terms (see section "10. Form of Final Terms"). These Final Terms contains the terms and conditions of the issue completed accordingly (see section "8. Terms and Conditions"), omitting those conditions not relevant to these Securities and filling in the placeholders or replacing the conditions with the appropriate content.

In the event of an increase of the issue size of New Securities, the additional Securities or series of Securities, as described in the previous paragraph, will be documented using the form of the Final Terms and the terms and conditions of this Securities Note. The additional Securities will form a single series economically with the Securities already issued (corresponding to the increased issue size), i.e. they have the same ISIN and the same features.

3.4.2. Former Securities

For Securities that (i) were offered publicly and/or admitted to trading on a regulated or other comparable market for the first time under a Former Base Prospectus (see section "3.7.2. Former Base Prospectuses"), (ii) whose characteristics are covered by the present Base Prospectus and (iii) which are not subject to a continuation of the public offering in accordance with section 3.5. ("Former Securities"), the Final Terms are documented using the form of the Final Terms (see section "10. Form of Final Terms"). These Final Terms contain the product description completed accordingly (see section

"9. Product Description for Former Securities"). The terms and conditions of this Securities Note (see section "8. Terms and Conditions") are not applicable.

In the event of an increase of the issue size of Former Securities, the additional Securities or series of Securities, as described in the previous paragraph, will be documented using the form of the Final Terms and the product description. The additional Securities will form a single series economically with the Securities already issued (corresponding to the increased issue size), i.e. they have the same ISIN and the same features.

3.5. Continuation of the public offering of Securities

The Form of Final Terms for the purposes of the continuation of the public offering is contained in the Former Base Prospectuses. This information is incorporated by reference and forms part of this Base Prospectus (see section "3.7.2. Former Base Prospectuses").

In addition, Securities issued under the Former Base Prospectuses and for which the public offer is to be continued under this Base Prospectus are identified by the mention of their ISIN in section "11. ISIN List". The Final Terms of the Securities mentioned are published on the website www.warrants.com (here after entering the relevant ISIN in the search field of the country-specific website and then under "Documentation").

3.6. Third-Party Information

The Issuer confirms that information provided by third parties included in this Securities Note has been reproduced correctly and that – as far as the Issuer is aware and was able to deduce from the information published by that third party – no facts have been omitted that would render the information reproduced incorrect or misleading.

In addition, reference may be made in the respective Final Terms to third-party websites with respect to information relating to the Underlying. As a source of information for the description of the Underlying, these websites may then refer in turn to websites whose contents may be used as a source of information for the description of the Underlying and as information about the development of the price of the Underlying. The Issuer gives no guarantee of the correctness of the contents and completeness of the data presented on these third-party websites. The information on the third-party websites are not part of this Securities Note, unless this information were incorporated by reference in this Securities Note.

3.7. Information incorporated by reference

3.7.1. Guarantor

The following documents have been published. The information contained therein forms part of this Securities Note in each case and has been incorporated in accordance with Article 19 (1) (a) and (d) of the Prospectus Regulation. The information regarding the risks are incorporated on page 7. The information regarding the description and the financial information are incorporated on page 30.

Document	Page	
Risk Factors and Description Société Générale		
Registration Document Société Générale		
Registration Document dated 7 June 2021 of Société Générale,		
approved by BaFin		
 Risk Factors related to Société Générale 	3 - 23	
IV. Information related to Société Générale		
 Information about Société Générale 	26	
Business Overview and Organisational Structure	e 26 - 27	
Statutory Auditors	27	

4. Administrative, Management and Supervisory Bodies of 27 - 29 Société Générale 5. Basis of Statements regarding the Competitive Position 29 - 30 of Société Générale Group Legal and Arbitration Proceedings 30 6. Documents Available 7. 30 8. Financial Information on Société Générale 30 9. Audit of the Financial Information 30 10. Significant Change in the financial position of Société 31 Générale Group 11. Trend Information 31 - 33 Material Changes in the Prospects of Société Générale 33 12. Significant Changes in the Financial Performance of 13. 33 Société Générale Group Credit Ratings 14. 33 - 34 First Supplement dated 19 October 2021 to the Registration Document dated 7 June 2021 of Société Générale, approved by BaFin Amendments in the following sub-section of section "I. Risk Factors 2 - 8 related to Société Générale" Amendments in the following sub-sections of section "IV. Information related to Société Générale" 1. Information About Société Générale 8 Legal and Arbitration Proceedings 9 **Documents Available** 7. 9 Financial Information on Société Générale Audit of the Financial Information 9 - 10 10. Significant Change in the financial position of Société 10 Générale Group 11. Trend Information 10 - 12 Universal Registration Document Société Générale 2021 - AMF Universal Registration Document dated 17 March 2021, filled with AMF Simplified Ownership Structure at 31 December 2020 28 - 29 New Important Products or Services 47 - 52 56 - 57 **Group Debt Policy** Note 9 – Information on risks and litigation 519 - 522 7.2.3 Breakdown of Capital and Voting Rights Over 3 Years 603 - 604 Second Amendment dated 4 August 2021 to the Universal Registration Document dated 17 March 2021, filled with AMF 3.8. Litigation 63 - 67 **Financial Information** Universal Registration Document Société Générale 2020 - AMF Universal Registration Document dated 12 March 2020, filled with AMF Consolidated financial statements of the Société Générale Group as at 31 December 2019 Consolidated financial statements 310 - 315 Notes to the consolidated financial statements 316 - 468 Statutory Auditors' report on the consolidated financial 469 - 473 statements Société Générale management report 474 - 480 Universal Registration Document Société Générale 2021 - AMF

Universal Registration Document dated 17 March 2021, filled with AMF Consolidated financial statements of the Société Générale Group as	
at 31 December 2020	
Consolidated financial statements	352 - 357
Notes to the consolidated financial statements	358 - 522
Statutory auditors' report on the consolidated financial statements	523 - 528
Société Générale management report	529 - 535
Interim Financial Statements Société Générale Group 2021	
Interim Financial Statements of Société Générale Group as at 30 June 2021	
Consolidated balance sheet	1 – 2
Consolidated income statement	3
Statement of net income and unrealised or deferred gains and losses	4
Changes in shareholder's equity	5
Cashflow statement	6
Notes to the consolidated financial statements	7 – 90

The documents above can be inspected under the following links:

Registration Document Société Générale

First Supplement to the Registration Document Société Générale

Universal Registration Document Société Générale 2020 - AMF

Universal Registration Document Société Générale 2021 - AMF

Second Amendment to the Universal Registration Document Société Générale 2021 - AMF

Interim Financial Statements of Société Générale Group 2021

The information not incorporated by reference from the documents above is contained elsewhere in this Securities Note or is not relevant for investors.

3.7.2. Former Base Prospectuses

The following document from the base prospectus preceding this Base Prospectus ("Former Base Prospectus") has been published. The information contained therein forms part of this Securities Note in each case and has been incorporated in accordance with Article 19 (1) (a) of the Prospectus Regulation. The information is incorporated on page 24.

Document	Page
Base Prospectus dated 16 December 2020 relating to TURBO Warrants and Unlimited TURBO Warrants including the supplements to this Base Prospectus	
Form of Final Terms (consisting of the Front Page, the Introduction, the Further Information, the Terms and Conditions and the Summary)	111 – 122

The document above can be inspected under the following links: Base Prospectus dated 16 December 2020

The information not incorporated by reference from the document above is contained elsewhere in this Securities Note or is not relevant for investors.

3.8. Consent to the use of the Base Prospectus

The Issuer grants each financial intermediary - if and to the extent this is so expressed in the respective Final Terms - the authorisation to use this Base Prospectus and the Final Terms for the duration of the validity of the Base Prospectus, for the purposes of the subsequent resale or final placement of the

Securities by financial intermediaries. The Issuer accepts responsibility for the contents of this Base Prospectus and the Final Terms also with respect to subsequent resale or final placement of the Securities by any financial intermediaries which was given consent to use this Base Prospectus and the Final Terms.

Such consent may, as set out in the respective Final Terms, be granted on an individual basis to one or more particular financial intermediaries or on a general basis to any financial intermediary. The offer period within which subsequent resale or final placement of the Securities by financial intermediaries can be made is valid during the period set out in the respective Final Terms and only as long as the Base Prospectus and the Final Terms are valid in accordance with Article 9 of the Prospectus Regulation as implemented in the relevant member state of the European Economic Area (each a "Member State") ("EEA").

The consent may be granted for subsequent resale or final placements of the Securities by the financial intermediaries only in such Member States to which this Base Prospectus has been notified and as set out in the respective Final Terms. These are currently the following countries:

- French Republic
- Italian Republic
- Kingdom of Belgium
- Kingdom of Denmark
- Kingdom of Norway
- Kingdom of Sweden
- Kingdom of Spain
- Portuguese Republic
- Republic of Finland
- The Netherlands

Consent is subject to the condition that

- when using the Prospectus, each financial intermediary ensures that it complies with all applicable legal requirements and only offers the Securities subject to the selling restrictions in force; and
- consent to the use of the Prospectus is not withdrawn.

There are no further conditions.

If the consent is granted on a general basis, any financial intermediary using the Base Prospectus shall state on its website that it uses the Base Prospectus in accordance with this consent and the conditions attached to this consent.

If the consent is granted on an individual basis, any information about financial intermediaries that was not available at the date of the Base Prospectus or the delivery of the respective Final Terms will be published on the website www.warrants.com.

4. DESCRIPTION OF THE GUARANTEE

4.1. Nature and scope of the Guarantee provided for the Securities

The Guarantor irrevocably and unconditionally guarantees to each Securityholder that, if for any reason the Issuer fails to pay any sum or amount payable by it to the Securityholders in respect of a Security (including any premiums or other amounts of whatever nature or additional amounts that become payable under the Securities), as soon as those payments become due under one of the Securities referred to, the Guarantor will pay to the Securityholders on demand the amount payable by the Issuer to the Securityholders as if the payment had been made by the Issuer in accordance with the Terms and Conditions of the Securities.

If the Relevant Resolution Authority (as defined in the Terms and Conditions (Product specific Terms)) exercises its Bail-in Power (as defined in the Terms and Conditions (Product specific Terms)) on senior unsecured liabilities of the Guarantor, which results in the write-down or cancellation of all, or a portion, of the principal amount of those unsecured liabilities or of an outstanding amount payable in respect of, and/or interest on, those unsecured liabilities, and/or the conversion of all, or a portion, of the principal amount of those unsecured liabilities or of an outstanding amount payable in respect of, or interest on, those unsecured liabilities into shares or other securities or other obligations of the Guarantor or of another person, including by means of a variation of the Terms and Conditions for the purpose of the exercise of such Bail-in Power, then the Guarantor's payment or delivery obligations under the present Guarantee shall be equal to the amounts or delivery that would be due if the Guarantor were itself the issuer of the Securities.

This Guarantee constitutes a separate obligation and is independent of the validity and enforceability of the obligations of the Issuer under the Securities. The intent and purpose of this Guarantee is to ensure that the Securityholders, under all circumstances and regardless of any factual and legal circumstances, motivations and considerations on the basis of which the Issuer may fail to effect payment, shall receive principal and interest and all other amounts payable pursuant to the Terms and Conditions of the relevant Securities on the due dates in accordance with the relevant Terms and Conditions.

All payments in respect of the Securities or under the Guarantee shall be made without withholding or deduction for or on account of any present or future taxes, duties, assessments or governmental charges of whatever nature imposed, levied, collected, withheld or assessed by or on behalf of any tax jurisdiction, unless such withholding or deduction is required by law. In the event that any amounts are required to be deducted or withheld for or on behalf of any tax jurisdiction, the Issuer or, as the case may be, the Guarantor shall (except in certain circumstances), to the fullest extent permitted by law, pay such additional amounts as may be necessary, in order that each Securityholder after deduction or withholding of the relevant taxes, duties, assessments or governmental charges, will receive the full amount then due and payable, as more fully described in the Terms and Conditions. In this context, tax jurisdiction refers to all regional administrative bodies or authorities of Germany authorised to collect taxes (in the case of payments by Société Générale). No additional amounts shall be paid for any withholding or deduction made pursuant to FATCA or Section 871(m) IRC.

The Guarantor's obligations under this Guarantee shall remain in full force and effect until all amounts due under the Securities have been paid in full. Any amendments to this Guarantee prejudicial to the interests of the Securityholders shall only apply to Securities issued after the date those amendments were made. Furthermore, these obligations of the Guarantor are additional to, and not instead of, the Securities or other guarantees or indemnities existing at the relevant time in favour of a Securityholder, whether from the Guarantor or otherwise. The Guarantor irrevocably waives all notices and demands whatsoever.

The obligations of the Guarantor under this Guarantee constitute direct, unconditional, unsecured and unsubordinated obligations of the Guarantor, ranking as senior preferred obligations in accordance with Article L. 613-30-3 of the French Monetary and Financial Code ("Code monétaire et financier"). Such obligations rank pari passu without priority among themselves and:

(i) pari passu with all other direct, unconditional, unsecured and unsubordinated obligations
of the Guarantor outstanding as of the date of the entry into force of law no. 2016-1691 (the
"Law") on 11 December 2016;

- (ii) pari passu with all other present or future direct, unconditional, unsecured and senior preferred obligations (as provided for in Article L. 613-30-3 I 3° of the French Monetary and Financial Code) of the Guarantor issued after the date of the entry into force of the Law on 11 December 2016;
- (iii) junior to all present or future obligations of the Guarantor benefiting from statutorily preferred exceptions; and
- (iv) senior to all present and future senior non-preferred obligations (as provided for in Article L. 613-30-3 I 4° of the French Monetary and Financial Code) of the Guarantor.

The Guarantor may deposit principal or interest not claimed by the Securityholders within twelve months after the Relevant Date with the Local Court (*Amtsgericht*) in Frankfurt am Main, even if such Securityholders are not in default of acceptance of payment. To the extent that such deposit is made, and the right of withdrawal is waived, the claims of the Securityholders against the Issuer shall cease. Relevant Date in this context refers to the date on which the respective payment first becomes due or, if the amounts payable have not been received in full by the calculation agent on or before that due date, the date on which those amounts have been received in full and notice has been given to the Securityholders in this respect in accordance with the Terms and Conditions.

This Guarantee is governed by and shall be construed in accordance with German law.

Place of performance shall be Frankfurt am Main, Federal Republic of Germany.

The Guarantor hereby appoints Société Générale, Frankfurt Branch as its authorised agent for receipt of service (authorised recipient) in Germany with respect to all proceedings and undertakes to appoint another person as its authorised recipient for this purpose in the event that Société Générale, Frankfurt Branch no longer acts as the authorised recipient.

To the extent permitted by law, the Regional Court (*Landgericht*) in Frankfurt am Main shall have exclusive jurisdiction over all actions or other legal proceedings arising as a result of, or in connection with, this Guarantee.

14 December 2021 Société Générale

4.2. Information about the Guarantor

The description and the financial information of the Guarantor for the purpose of this Securities Note were incorporated by reference and form part of this Securities Note (see section 3.7.1. Guarantor).

5. GENERAL INFORMATION ON THE SECURITIES

5.1. Information about the Securities

5.1.1. General

(a) Type and class of the Securities

The Securities are bearer bonds in accordance with German law within the meaning of § 793 of the German Civil Code (*Bürgerliches Gesetzbuch*, "**BGB**")).

The Securities and the rights and duties of the investors and of the Issuer shall be based on the laws of the Federal Republic of Germany. The constituting of the Securities may be governed by the laws of the jurisdiction of the clearing system as set out in the respective Final Terms.

The Securities may be structured in different variants. An explanation of the functionality of the different variants can be found in section "6. Description of the Securities" of this Securities Note. This section describes in particular how the value of the Securities is affected by the value of the Underlying.

The features of the Securities and further information on the individual issues can only be determined shortly prior to publication of the Final Terms. They will be specified and published in the Final Terms.

This includes the following information, for example:

- International Securities Identification Number (ISIN), other securities identification numbers and/or exchange codes;
- issue date (payment date);
- issue size;
- issue currency; and
- the Underlying

A Form of the Final Terms can be found in section "10. Form of Final Terms" of this Securities Note.

(b) Form of the Securities / Transferability

The Securities will be either issued in dematerialised form or represented by a global bearer security (the "Global Security") without interest coupons. If so provided in the Final Terms, the Securities will be initially represented by a temporary global bearer security (the "Temporary Global Security"). This will then be exchanged from the exchange date specified for a permanent global bearer security (the "Permanent Global Security") following the presentation of certificates of non-U.S. ownership. The Temporary Global Security and the Permanent Global Security are referred to in the following as the "Global Security".

The Securities in dematerialized form will be cleared through either

- Euroclear Finland Oy, PL 1110, Urho Kekkosen katu 5C, 00101 Helsinki, Finland;
- Euroclear France S.A., 66 rue de la Victoire, 75009 Paris, French Republic;
- Euroclear Sweden AB, P.O. Box 191, Klarabergsviadukten 63, 101 23 Stockholm, Kingdom of Sweden;
- Monte Titoli S.p.A., Piazza degli Affari 6, 20123 Milano, Italian Republic;
- Nederlands Centraal Instituut voor Giraal Effectenverkeer B.V., Herengracht 459-469, 1017 BS Amsterdam, the Netherlands (Euroclear Nederland);
- Norwegian Central Securities Depositary VPS ASA, P.O. Box 4, 0051, Oslo, Norway;
- Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A., Unipersonal "IBERCLEAR"; or
- VP SECURITIES A/S, Weidekampsgade 14, P.O. Box 4040, 2300 Copenhagen S, Denmark; (each a "Clearing System").

The Global Security will be deposited with either

• C.I.K. NV/SA, Avenue de Schiphol 6, 1140 Brussels, Kingdom of Belgium (Euroclear Belgium);

- Central de Valores Mobiliários managed by Interbolsa Sociedade Gestora de Sistemas de Liquidação e de Sistemas Centralizados de Valores Mobiliários, S.A., Avenida da Boavista, 3433 4100-138 Porto – Portugal;
- Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn, Federal Republic of Germany; or
- Clearstream Banking société anonyme, Luxembourg, 42 Avenue JF Kennedy, L-1855 Luxembourg, and Euroclear Bank SA/NV, 1 Boulevard du Roi Albert II, 1210 Brussels, Kingdom of Belgium; (each a "Clearing System").

The Clearing System is specified in the Final Terms.

The Securities are freely transferable as co-ownership rights in accordance with the applicable provisions of the Clearing System.

Definitive securities for the Securities will not be issued.

In the case of Securities in dematerialized form the Final Terms will provide the name and the address of the entity in charge for keeping the records.

(c) Status of the Securities

The Securities constitute direct, unconditional, unsecured and unsubordinated obligations of the Issuer. The Securities rank *pari passu* with all present and future unsecured and unsubordinated liabilities of the Issuer, including deposit liabilities. This does not apply to liabilities,

- (i) which have preferred or subordinated status due to contractual terms between the Issuer and the respective third-party creditor. A subordinated status may be agreed in particular in the context of so-called subordinated bonds of the Issuer, subordinated loans or profitsharing rights, to which a lower rank is assigned in insolvency proceedings on the basis of a contractual agreement; and
- (ii) which have preferred or subordinated status due to the provisions of law. The Issuer has no influence on these legal requirements.

(d) Guarantee

The payment and, where relevant, delivery obligations of the Issuer under the Terms and Conditions are guaranteed by an unconditional and irrevocable Guarantee of Société Générale, Paris, France.

(e) Limited Recourse

The Issuer also enters into hedging transactions relating to the Securities with the Guarantor. The respective hedging transaction is intended to cover the amount of any payments due under the Securities. The Issuer's payment obligations arising from the Securities are limited to the financial resources provided by the Guarantor in the context of the hedging transactions (limited recourse). The rights of the Securityholders under the Guarantee are not affected by the limited recourse, however, and the obligations of the Guarantor under the Guarantee are not limited; accordingly, all Securityholders shall continue to have the right to initiate judicial or other proceedings against the Guarantor or assert other claims against the Guarantor in order to enforce obligations due under the Guarantee, including in particular with respect to defaulted payments.

(f) Exercise of the Bail-in Power of the Relevant Resolution Authority on obligations of Société Générale

If the Relevant Resolution Authority (as defined below) exercises its Bail-in Power (as defined below) on obligations within the meaning of Article L 613-30-3 I 3 of the French Monetary and Financial Code (Code monétaire et financier) of the Guarantor ranking junior to the liabilities of the Guarantor which benefit from statutorily preferred exceptions in accordance with Article L 613-30-3 I 1°and 2°of the French Monetary and Financial Code and which do not constitute obligations within the meaning of L 613-30-3 I 4 of the French Monetary and Financial Code, and this exercise of the Bail-in Power results in the write-down or cancellation of all, or a portion, of the principal amount of those liabilities or of an outstanding amount payable in respect of, and/or interest on, those liabilities, and/or the conversion of all, or a portion, of the principal amount of those liabilities or of an outstanding amount payable in respect of, or interest on, those liabilities into shares or other securities or other liabilities of the Guarantor or of

another person, including by means of a variation of the Terms and Conditions for the purpose of the exercise of such Bail-in Power, then

- the liabilities of the Issuer to the Securityholders under the Securities shall be limited and written down to the amounts of principal or interest that the Securityholders would have received, and/or the value of the shares or other securities or liabilities of the Guarantor or of another person that would have been delivered to the Securityholders if the Securities had been directly issued by the Guarantor itself and accordingly all of the liabilities under the Securities had been affected directly by the exercise of the Bail-in Power, and
- the Issuer shall be entitled, instead of payment by the Issuer, to require the Securityholders to demand payment of all, or a portion, of the amounts due under the Securities after the write-down and/or delivery of shares or other securities or other liabilities of the Guarantor or of another person following any conversion referred to under section (i) above, directly by the Guarantor under the Guarantee for the liabilities of the Issuer.

If and to the extent that the Issuer requires the Securityholders to demand payment and/or delivery directly by the Guarantor under the Guarantee for the liabilities of the Issuer, the liabilities of the Issuer under the Securities shall be deemed to have been extinguished. "Bail-in Power" means the legal power of cancellation, write-down or conversion existing from time to time in accordance with the laws, regulations, rules or provisions relating to the resolution of banks, banking groups, credit institutions and/or other investment firms domiciled in France that apply to the Guarantor (or its legal successors) in France, including, but not limited to, such laws, regulations, rules or provisions that have been implemented, approved or resolved in connection with a Directive of the European Union or a Regulation of the European Parliament and of the Council for the purpose of creating a framework for the recovery and resolution of credit institutions and investment firms and/or in connection with a French resolution system under the French Monetary and Financial Code, or other applicable laws or regulations as amended, or other laws and regulations under which liabilities of a bank, banking group, credit institution or investment firm or of one of their respective subsidiaries may be written down, cancelled and/or converted into shares or other securities or liabilities of the debtor or of another person.

The "Relevant Resolution Authority" is an authority entitled to exercise the Bail-in Power.

Following exercise of the Bail-in Power by the Relevant Resolution Authority, a repayment of the principal amount of the Securities or the payment of interest on the Securities (to the extent of the portion of the Securities affected by the exercise of the Bail-in Power) shall not become due and payable, unless such repayment or payment would also have been permitted to be made by the Guarantor under the laws and regulations applying at the time to payments on senior unsecured liabilities if the Guarantor itself had been the issuer of the Securities, and the Terms and Conditions of the Securities shall be deemed to be amended accordingly.

The write-down or amendment with respect to the Securities described above shall not constitute grounds for termination and the Terms and Conditions of the Securities shall continue to apply in relation to the remaining principal amount or outstanding amount payable in respect of the Securities, subject to any amendment of the amount of interest payable in order to reflect the write-down of the principal amount and other changes to the Terms and Conditions which the Relevant Resolution Authority may resolve in compliance with the applicable laws and regulations relating to the resolution of banks, banking groups, credit institutions and/or other investment firms domiciled in France.

(g) Payments under the Securities

Payments of amounts to the Securityholders shall be made on the relevant due date via the Clearing System specified in the Final Terms.

All taxes or charges that may be incurred in connection with the payment of the redemption amount shall be borne by the Securityholders. By making the payment to the Clearing System, the Issuer shall be released from its obligation under the Terms and Conditions.

(h) Calculation Agent

All calculations under the Securities shall be made by the calculation agent in accordance with the Terms and Conditions.

(i) Paying Agent

All payments under the Securities shall be made by the paying agent in accordance with the Terms and Conditions.

(j) Information about the Benchmarks Regulation with respect to the authorization of the Administrator

Amounts payable under these securities may be calculated with reference to one or more reference values (also referred to respectively as "Benchmarks") within the meaning of Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 (the "Benchmarks Regulation"). The Final Terms will specify whether the Benchmark is provided by an Administrator which is included in the register of Administrators and Benchmarks ("Benchmarks Register") established and maintained by the European Securities and Markets Authority ("ESMA") in accordance with Article 36 of the Benchmarks Regulation. If the Administrator ("Benchmark Administrator") is included in the Benchmarks Register, the name of the Benchmark Administrator will also be listed in the Final Terms. In addition, the Final Terms will indicate whether further Benchmarks are provided by a Benchmark Administrator included in the Benchmarks Register. If this is the case, the name of the respective Benchmark Administrator will also be listed in the Final Terms.

5.1.2. Term and Termination

The term of the TURBO Warrants is limited. It ends on the exercise date. The exercise date is specified in the relevant Final Terms at the time of issue of the Securities. The term of the Unlimited TURBO Warrants is not limited. TURBO Warrants and Unlimited TURBO Warrants may expire early, however, in accordance with the provisions of the Terms and Conditions (e.g. in the case of an occurrence of a Knock-out Event).

The Issuer may terminate the Securities extraordinarily in accordance with the Terms and Conditions (e.g. on the occurrence of certain extraordinary events).

5.1.3. Description of the rights arising from the Securities

A description of the rights of the Securityholders under the Securities can be found in section "6. Description of the Securities".

In the event of so-called Adjustment Events or Extraordinary Events, however, the Issuer is entitled to adjust the Terms and Conditions and thus the rights of the Securityholders arising from the Securities. The adjustment shall be made in such a way as to maintain, as far as possible, the economic situation of the Securityholders under the Securities. The events are specified in the respective Terms and Conditions.

5.2. Interests of natural and legal persons involved in the issue/offer of the Securities

5.2.1. Further Transactions

The Issuer and companies affiliated to it are active on a daily basis in the international and German securities, foreign exchange, credit derivatives and commodity markets. They may therefore enter into transactions directly or indirectly related to the Securities for their own account or for the account of clients. In addition, the Issuer and companies affiliated to it may conclude transactions relating to the respective Underlying. When concluding these transactions, the Issuer and companies affiliated to it may act as if the Securities had not been issued.

In addition, the Issuer and companies affiliated to it may conclude transactions relating to the respective Underlying. Such transactions may have a negative impact on the performance of the Underlying. For the purpose of these transactions, the Issuer and companies affiliated to it may pursue economic interests which conflict with the interests of the investors.

They also include transactions entered into by the Issuer and companies affiliated to it in order to hedge their obligations arising from the Securities. The value of the Securities may also be affected by the unwinding of some or all of these hedging transactions.

The Issuer and companies affiliated to it may buy and sell Securities for their own account or for the account of third parties and may issue additional Securities.

5.2.2. Business Relationships

The Issuer and its affiliated companies may have a business relationship with the issuer of the Underlying. Examples of a business relationship of this kind include:

- the granting of a loan;
- custodian activities:
- activities in connection with managing risks; or
- advisory and trading activities.

This may adversely affect the value of the Securities.

The following applies in relation to the Securities: The Issuer and companies affiliated to it may take actions which they consider appropriate to safeguard their own interests arising from this business relationship. In so doing, the Issuer and companies affiliated to it are not obliged to have regard to the impact on the Securities or on the Securityholders.

The Issuer and companies affiliated to it may enter into or participate in transactions which influence the value of the Underlying. Such business relationships with the issuer of the Underlying may adversely affect the value of the Securities. This may result in a conflict of interest on the part of the Issuer.

5.2.3. Information relating to the Underlying

The Issuer and its affiliated companies may possess or obtain material, non-public information about the Underlying. The Issuer and its affiliated companies are under no obligation to disclose information of this nature to the Securityholders. Interested investors are therefore dependent on publicly available information for the purpose of analysing the respective Underlying.

5.2.4. Pricing

Société Générale or a company affiliated to it may act as Market Maker for the Securities.

The Market Maker is responsible for quoting prices for the Securities. The prices are then not formed directly by supply and demand. This distinguishes pricing for the Securities from trading on an exchange where prices are based on supply and demand. However, the Securities may be admitted to trading on trading venues on which the prices are based on supply and demand and on the quotes made by the Market Maker.

Société Générale or its affiliated companies may also act as Market Maker for the Underlying.

Market Making may have a significant effect on the price of the Underlying and therefore also on the value of the Securities. The prices quoted by the Market Maker will not always be the same as the prices that would have developed from liquid trading on an exchange. 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 of the Securities depends on the value of the Underlying, among other factors.

The Market Maker sets the spread between the bid and offer prices. The bid price is the price at which the Market Maker buys the Securities. The offer price is the price at which the Market Maker sells the Securities. The spread depends both on supply and demand for the Securities and also on particular income considerations. Certain costs are deducted when pricing the Securities over their term. The costs are not always distributed equally over the term, however. Costs may be deducted from the fair value of the Securities in their entirety at an early date specified by the Market Maker. The prices quoted by the Market Maker may therefore differ significantly from the fair value or expected economic value of the Securities. Furthermore, the Market Maker may at any time modify the method it uses to determine the prices quoted. For example, it may increase or reduce the spread between the bid and offer prices.

Its function as Market Maker both for the Securities and possibly also for the Underlying does not constitute an obligation on the part of the Issuer towards the Securityholders. In both cases, the Issuer or its affiliated companies may therefore cease to act as Market Maker at any time.

5.3. Reasons for the offer of the Securities and use of proceeds

The Securities are being offered and the proceeds will be used solely for the purpose of generating profits in the context of the Issuer's general business activities. The estimated total costs of the respective issue/offer of the Securities and the estimated net proceeds will be published in the relevant Final Terms.

The Redemption Amounts will be calculated on the basis of a price of the Underlying defined in the Terms and Conditions, but the Issuer has no obligation to the investors to invest the proceeds from the issue of the Securities in the Underlying. Securityholders have no ownership rights in the Underlyings or their constituents. The Issuer is free to determine how the proceeds from the issue of the Securities are used.

5.4. Disclosure of resolutions relating to the Securities

Each issue of the Securities forms part of the normal business activities of the Issuer in accordance with its Articles of Association and does not require the passing of any internal resolutions.

5.5. Factors affecting the tax treatment of any income from the Securities

The tax legislation of the Member State of the investor and the founding State of the issuer may have an impact on the income from the securities.

The Issuer accepts no responsibility for the deduction or payment of taxes at source. **Interested** investors are urgently recommended to consult their tax advisers about taxation in particular cases.

5.6. Information about the Underlying

The rate, level or price of the respective Underlying of the Securities is the primary factor affecting the value of the Securities.

During the term of the Securities, Securityholders participate in principle in both positive and negative movements in the price of the respective Underlying.

In particular, the level of the Redemption Amount of the Securities depends on the rate, level or price of the Underlying on the relevant Valuation Date.

5.6.1. General description of the Underlying

The Securities described in the Base Prospectus may be linked to the performance of shares, indices, precious metals, futures contracts, currency exchange rates or ETF shares.

The Securities are linked for this purpose to a single Underlying, as specified in the Final Terms, for example a single share or a single index.

The Underlying is published in the relevant Final Terms. Sources of further information, including whether or not that information is available free of charge, can also be found in the relevant Final Terms.

The Issuer does not intend to provide any further information about the Underlying or Underlyings after the issue of the Securities.

5.6.2. Disruption Events relating to the Underlying

Suspensions or restrictions of trading or other disruptions relating to the Underlying (as described in detail in the Final Terms in relation to the respective Underlying; respectively a "**Disruption Event**") may affect the price of the Underlying. A Disruption Event may also affect the calculation of the level of the Redemption Amount as a result. A Disruption Event occurs, for example, if the price of the Underlying cannot be determined on a Valuation Date. The consequence of such a Disruption Event may be that a substitute price is calculated for the relevant Underlying, for example. The specific provisions applicable to an Underlying to correct the effects of a Disruption Event are specified in the Terms and Conditions.

5.6.3. Adjustments to the Terms and Conditions due to events affecting the Underlying

Certain events may have a material impact on the determination of the price of the Underlying specified in the Terms and Conditions.

The following represent examples of adjustment events:

- capital increases for capital contributions;
- the final discontinuation of the exchange listing of the Underlying;
- the discontinuation of the calculation or publication of an index; or
- other events which make it impossible to determine the Reference Price. They also include e.g. events which mean that the Underlying is no longer determined and published on a regular basis (respectively an "Adjustment Event").

If an Adjustment Event occurs, the adjustment rules provided for in the Terms and Conditions are applied. The definitions of Adjustment Events are specified in the Terms and Conditions.

5.7. Conditions for the offer of Securities

5.7.1. Offer of Securities

The Securities issued by the Issuer will be underwritten by Société Générale (legal entity identifier (LEI): O2RNE8IBXP4R0TD8PU41), telephone: +33 (0)1 42 14 20 00, domiciled in Paris, France) (the "**Offeror**") subject to a general underwriting agreement dated 15 January 2015. The Offeror will offer the Securities to potential investors.

The applicable Final Terms will state whether or not the Securities will be publicly offered. The details of the offer and sale, in particular the relevant payment date, start of the offering, the offer jurisdiction(s), the relevant offer/issue size as well as the relevant initial issue price with regard to each issue hereunder will be set out in the relevant Final Terms.

In the case of an offer of Securities during a subscription period which will be specified in the Final Terms any details of the offer (e.g. issue size) that will be determined at the end of the subscription period shall be published by the Issuer without delay at the end of the subscription period on the website as set out in the Final Terms. The Issuer may further provide for an offer and sale after the subscription period at a price which is subject to change. In this case the issue price will be determined continuously.

5.7.2. Potential Investors, Categories of Investor

The Securities may be offered to retail investors, institutional investors and/or other qualified investors, subject to the restrictions presented in section "7. Selling Restrictions" of this Securities Note.

The offer jurisdiction(s) for a public offer of the Securities will be stated in the respective Final Terms.

5.7.3. Issue Price of the Securities, Pricing

(a) Disclosure of the price at which the Securities are offered (Initial Issue Price)

The initial issue price per Security is normally stated in the Final Terms. The selling price or, in the case of continuous public offers, the continuous offer prices of the Securities are subsequently determined on an ongoing basis.

The initial offer price and, in the case of continuous public offers, the continuous offer prices of the Securities are based on the internal pricing models of Société Générale. In addition to a front-end fee and placement commission, the initial offer price may also include an expected margin that is not apparent to investors. This margin will be collected by Société Générale. In principle, this margin may include costs that Société Générale has incurred or is yet to incur, in particular costs for structuring the Securities, hedging risk, and selling the Securities. The Final Terms state the amount of the Issuer's costs included in the initial issue price for the Securities, where known to the Issuer.

Contractual partners of the persons or entities purchasing the Securities issued by the Issuer may receive benefits for selling those Securities. Such contractual partners may also receive any front-end fee charged. In addition, the contractual partners of the purchaser may receive benefits in the form of payments in kind for selling the Securities.

(b) Other costs and taxes that may be charged to the subscriber or purchaser

The Issuer and/or Offeror will not charge purchasers any costs other than the above issue, subscription and/or selling prices. Information on other costs and taxes that may be charged or levied by online banks, investors' own banks or the given stock exchange must be obtained from those sources.

5.7.4. Delivery of the Securities

The Securities will be delivered by depositing them in the Clearing System on the Payment Date specified in the respective Final Terms. Upon purchase after the Payment Date, the Securities will be delivered in accordance with applicable local market practice.

Definitive certificates for the Securities will <u>not</u> be issued.

5.8. Admission of the Securities to trading and trading rules

Application may be made to have the Securities admitted to trading on a regulated market or a multilateral trading facility ("MTF") in the European Economic Area ("EEA Trading Venue").

However, the Securities may be offered without being admitted to trading on an EEA Trading Venue.

5.8.1. Admission of the Securities to trading

The Final Terms will disclose any application or intention to apply for the Securities to be admitted to trading on an EEA Trading Venue. The Final Terms will also state the first date on which the Securities are or are expected to be admitted to trading, if known.

In addition, the Final Terms will disclose all EEA Trading Venues on which Securities of the same category are already admitted to trading.

The Final Terms will state any application or intention to apply for the Securities to be admitted to trading on another EEA Trading Venue, even as a potential secondary listing. In this case, the Final Terms will also name the respective trading venue and, if known, the date on which the Securities were or are expected to be included in trading on such market or trading system.

The Securities may be admitted to trading on the following EEA Trading Venues:

- Barcelona Stock Exchange
- Euronext Access Paris
- Euronext Amsterdam N.V.
- Euronext Brussels N.V./S.A.
- Euronext Paris S.A.
- Frankfurt Stock Exchange Open Market (*Freiverkehr*)
- Hi-MTF
- Madrid Stock Exchange
- MTF SeDeX
- Nordic MTF
- Spectrum MTF

 Stuttgart Stock Exchange (Baden-Württembergischen Wertpapierbörse) – Regulated Unofficial Market (Freiverkehr)

Even if the Offeror files the application for admission to trading, there is no guarantee that it will be granted. Nor is there a guarantee of active trading in the Securities. The Issuer is under no obligation to ensure that the Securities remain admitted to trading over their term.

5.8.2. Name and address of intermediaries in secondary trading

If the Issuer or a third party engaged by it can act as market maker for the Securities, that market maker will quote bid (buy) and ask (sell) prices under normal market conditions during the normal trading hours of the Securities in accordance with the rules and regulations of the given stock exchange for the purposes of securing liquidity for the respective Security. If the Issuer appoints intermediaries in secondary trading on a regulated market, the name and address of the respective institutions acting as intermediaries in secondary trading pursuant to a binding commitment will be published in the Final Terms, giving a description of the primary provisions of their commitment.

5.9. Post-Issuance Information

The Issuer does not intend to provide post-issuance information in relation to the Securities, unless the Terms and Conditions expressly provide for notices to be published in specific cases. This applies, for example, if adjustments are made. In such cases, the information will be published on the website(s) specified in the Final Terms or any respective successor website.

5.10. Credit Ratings of the Securities

The Securities described in the Base Prospectus are not rated.

6. DESCRIPTION OF THE SECURITIES

This section details the operation of the Securities that may be issued under the Base Prospectus.

The potential Securities operate differently depending on the type or variant of Security, which are categorised as follows:

TURBO Warrants

The Issuer may issue TURBO Warrants as "TURBO CALL Warrants" and "TURBO PUT Warrants".

Depending on how the occurrence of a Knock-out Event is determined, TURBO CALL Warrants and TURBO PUT Warrants can be issued as

- Classic: or
- X-Classic.

Unlimited TURBO Warrants

The Issuer may issue Unlimited TURBO Warrants as "Unlimited TURBO CALL Warrants" and "Unlimited TURBO PUT Warrants".

Depending on how the occurrence of a Knock-out Event is determined, Unlimited TURBO CALL Warrants and Unlimited TURBO PUT Warrants can be issued as

- BEST;
- X-BEST;
- Not BEST;
 - Standard;
 - o SMART

6.1. General Information on Warrants

The following descriptions of the Securities outline several variants of warrants. The relevant features of the warrants are given in the Terms and Conditions set out in the Final Terms.

6.1.1. Effect of the Underlying on the Performance of the Warrants

The warrants are linked to an Underlying, which can be a share, an index, a precious metal, a futures contract, currency exchange rate or an ETF share. The Underlying is specified in the Final Terms.

During their term, the price of the warrants depends on the performance of the respective Underlying.

A distinction is drawn between call and put warrants. The following examples assume that the price of the Underlying changes while all other factors influencing the price of the warrant remain unchanged. The price of the call warrant <u>normally</u> increases when the value of the Underlying **increases**. Conversely, the price of the call warrant <u>normally</u> decreases when the value of the Underlying **decreases**. The situation is different for put warrants: the price of the put warrant <u>normally</u> increases when the value of the Underlying **decreases**. Conversely, the price of the put warrant <u>normally</u> decreases when the value of the Underlying **increases**.

However, a number of other factors influence the price of the warrants (for details see 6.2.3. and 6.3.3. below).

6.1.2. Exercising the Warrants

Before the Redemption Amount can be paid out, the warrants must be exercised. A distinction is drawn between American and European exercise styles. Securityholders may exercise warrants with **American exercise** during the exercise period. Warrants with **European exercise** are exercised automatically on the Exercise Date, without any action required from the Securityholder. Warrants with American exercise are also exercised automatically on the last day of their exercise period. The condition for automatic exercise is that the warrants do not expire worthless on the respective exercise

date. In other words, the Issuer is required to make a payment to Securityholders in accordance with the Terms and Conditions of the warrants.

The exercise date and exercise style are specified in the Final Terms. The Terms and Conditions also detail the procedure for effective exercise of the warrants.

Securityholders **cannot** exercise warrants with **European** exercise during their term. During this period, the value of the warrants can only be realised by selling them. However, for these warrants this is likewise conditional on finding market participants who are prepared to purchase the warrants at an appropriate price.

Unlimited TURBO Warrants have the following **special feature**: they are not exercised automatically but can be exercised by the Securityholder on one of the small numbers of Exercise Dates specified in the Terms and Conditions. Consequently, Securityholders cannot freely decide when to exercise their warrants. Unlimited TURBO Warrants are thus similar to warrants with European exercise style, despite not being exercised automatically. They are also referred to as Bermuda warrants.

6.1.3. Reference Price and Price of the Underlying

The Reference Price of the Underlying on the Valuation Date is the deciding factor in determining the amount of payments to Securityholders. The Final Terms specify which price of the Underlying is used as the Reference Price. For example, they may provide for the relevant Reference Price to be determined as the closing price of a share on a stock exchange specified in the Terms and Conditions.

6.1.4. Adjustments, Extraordinary Termination

The Terms and Conditions of all Securities specify certain adjustment events whose occurrence may trigger an adjustment to the Terms and Conditions. The Issuer will adjust the Terms and Conditions in such manner that the economic position of the Securityholder is the same as before the adjustment event to the extent possible. The adjustment events depend on the type of Underlying.

Examples of adjustment events include the cessation of the Underlying or the discontinuation of its listing, changes in laws or taxation events. Another adjustment event may arise if the Issuer is no longer able to enter into the necessary hedges.

If it is not possible to adjust the Terms and Conditions, the Security is terminated at the Extraordinary Termination Amount. For example, no adjustment would be possible if pricing were to cease for a precious metal and no substitute were available.

In the case of "termination events", the Issuer is also entitled to terminate the Securities extraordinarily and to redeem them at the termination amount determined in accordance with the Terms and Conditions. The termination events are specified in the respective Terms and Conditions. These extraordinary termination rights will be exercised in the following cases, for example: Changes occur to the relevant underlying of the Securities which make it impossible in the opinion of the Calculation Agent to adjust the Terms and Conditions in a way which makes sense from a financial point of view.

In the event of extraordinary termination, the Securityholders lose all of their rights arising from the Securities, except for their claim to payment of the termination amount determined in accordance with the Terms and Conditions. There is even a risk that the termination amount paid will be equal to zero (0). In this event, the Securityholders will incur a total loss of the Capital Amount paid for the purchase of the Securities. The following is an example of such a case: The company whose shares form the underlying for the respective Security becomes insolvent. The share becomes worthless as a result. There is no question of making an adjustment to the Terms and Conditions in this case. The Issuer will therefore terminate the Security extraordinarily in this event. The Securityholders will suffer a total loss.

6.1.5. Currency Conversion

The Terms and Conditions of the Securities may contain provisions governing currency conversion. For example, the amounts payable in the Terms and Conditions may initially be expressed in a foreign currency and not the issue currency. In this event, these amounts are then converted into the issue currency on a Valuation Date at the relevant conversion rate specified in the Final Terms. The same

applies to all other amounts payable in accordance with the Terms and Conditions that are initially expressed in a foreign currency (non-quanto).

However, the Terms and Conditions may specify a 1:1 conversion rate (e.g. EUR 1.00/USD 1.00) (quanto). In this case, the issue currency/foreign currency exchange rate on the Valuation Date is irrelevant.

6.2. Detailed Information on TURBO Warrants

6.2.1. Features

TURBO Warrants have a fixed term and are exercised automatically on the exercise date (European exercise). Securityholders **cannot exercise** TURBO Warrants during their term and must sell them in order to realise their financial value.

6.2.2. Knock-out Event

(a) Classic

The special feature of TURBO Warrants is that they expire worthless prior to the end of their term if and upon the occurrence of a Knock-out Event. In this case, the Securityholder receives no redemption amount and in financial terms is faced with a **total loss**.

A Knock-out Event occurs as soon as the relevant price of the Underlying reaches or falls below its Knock-out Barrier just once during the Monitoring Period of a TURBO CALL Warrant. In the case of a TURBO PUT Warrant, a Knock-out Event occurs as soon as the relevant price of the Underlying reaches or exceeds its Knock-out Barrier just once during the Monitoring Period.

If a TURBO CALL Warrant expires worthless, unlike in the case of a standard call warrant the Securityholder cannot rely on a recovery in the price of the Underlying and thus the price of the call warrant. If a TURBO PUT Warrant expires worthless, unlike in the case of a standard put warrant the Securityholder cannot rely on a decrease in the price of the Underlying and thus an increase in the price of the put warrant.

The Knock-out Barrier corresponds to the Strike. The Terms and Conditions specify the relevant prices of the Underlying used to determine a Knock-out Event. The relevant price may for example be any quoted price of a share on a specific stock exchange or any index level quoted by an index sponsor. Unlike in the case of the Reference Price on the Valuation Date, a number of prices for the Underlying are significant for a Knock-out Event to occur. In all cases, Securityholders should read the Terms and Conditions to ascertain which prices are capable of triggering a Knock-out Event.

In the case of TURBO Warrants with a **precious metal** as Underlying, **price indications** are also used to determine whether a Knock-out Event has occurred. These price indications are published on special Reuters pages by reputable banks trading in the international spot market for precious metals. The publication of these price indications is not monitored or supervised by a governmental or international supervisory body. The TURBO Warrants expire on the basis of such price indications and <u>not</u> on the basis of binding quotes or prices actually traded.

(b) X-Classic

The special feature of TURBO Warrants is that they expire **worthless prior to the end of their term** if and upon the occurrence of a Knock-out Event. In this case, the Securityholder receives no Redemption Amount and in financial terms is faced with a **total loss**.

A Knock-out Event occurs as soon as the relevant price of the Underlying reaches or falls below its Knock-out Barrier just once during the Monitoring Period of a TURBO CALL Warrant. In the case of a TURBO PUT Warrant, a Knock-out Event occurs as soon as the relevant price of the Underlying reaches or exceeds its Knock-out Barrier just once during the Monitoring Period.

For the X-Classic variant, the occurrence of a Knock-out Event is determined not just by the level of the DAX® (ISIN DE0008469008), but also by the level of the X-DAX® (ISIN DE000A0C4CA0). The DAX® is

calculated from 9:00 am (CET) until the closing price is set in the Xetra closing auction at approx. 5:30 pm (CET), while the X-DAX® is calculated from 8:00 am to 9:00 am (CET) and from 5:45 pm to approx. 10:15 pm (CET) on exchange trading days. The daily hours during which the Knock-out Barrier can be reached, exceeded or fallen below are thus considerably longer than in the case of ordinary TURBO Warrants linked to the DAX®, which substantially increases the possibility that a Knock-out Event will occur.

If a TURBO CALL Warrant expires worthless, unlike in the case of a standard call warrant the Securityholder cannot rely on a recovery in the price of the Underlying and thus the price of the call warrant. If a TURBO PUT Warrant expires worthless, unlike in the case of a standard put warrant the Securityholder cannot rely on a decrease in the price of the Underlying and thus an increase in the price of the put warrant.

The Knock-out Barrier corresponds to the Strike. The Terms and Conditions specify the relevant prices of the Underlying used to determine a Knock-out Event. All DAX® AND X-DAX® levels quoted by the Index Sponsor must be observed. Unlike in the case of the Reference Price on the Valuation Date, many prices are significant for a Knock-out Event to occur. In all cases, Securityholders should read the Terms and Conditions to ascertain which prices are capable of triggering a Knock-out Event.

6.2.3. Redemption in the case of TURBO Warrants

(a) General

If <u>no</u> Knock-out Event occurs before or on the exercise date, the TURBO Warrants are exercised automatically. What the Securityholder receives in the case of automatic exercise depends on the Reference Price for the Underlying on the Valuation Date specified in the terms and conditions.

In the scenarios outlined below, the TURBO Warrants are redeemed as follows subsequent to effective exercise:

TURBO CALL Warrants

The Securityholder receives a redemption amount calculated as follows: the redemption amount equals the Reference Price of the Underlying on the Valuation Date minus the Strike, multiplied by the Ratio. Expressed as a formula:

Redemption Amount = $(RP - ST) \times R$

where:

RP = Reference Price of the Underlying on the Valuation Date

ST = Strike R = Ratio

TURBO PUT Warrants

The Securityholder receives a redemption amount calculated as follows: the redemption amount equals the Strike minus the Reference Price of the Underlying on the Valuation Date, multiplied by the Ratio. Expressed as a formula:

Redemption Amount = $(ST - RP) \times R$

where:

ST = Strike

RP = Reference Price of the Underlying on the Valuation Date

R = Ratio

The Redemption Amount is generally paid out within two to five business days following the Valuation Date. If a Reference Price for the Underlying is not determined on a Valuation Date, the Valuation Date is postponed. This may potentially involve rescheduling the day on which the Redemption Amount is paid to the Securityholder.

(b) Special Feature of X-Classic

The Redemption Amount is calculated solely on the basis of the Reference Price for the Underlying DAX®. The levels of the X-DAX® are not taken into account in this case. Any X-DAX® level exceeding (TURBO CALL Warrants) or falling below (TURBO PUT Warrants) the level of the DAX® will not be taken into consideration when calculating the Redemption Amount.

6.2.4. Leverage, pricing of TURBO Warrants

The price of a TURBO Warrant is subject to often significant fluctuations. The leverage effect is a key feature of such warrants and describes the phenomenon where changes in the price of the Underlying have a **disproportionate** effect on changes in the price of the TURBO Warrant.

If the price of the Underlying for a TURBO **CALL** Warrant **increases**, the price of the warrant **increases disproportionately**. If the price of the Underlying for a TURBO **CALL** Warrant **decreases**, the price of the TURBO CALL Warrant **decreases disproportionately**.

If the price of the Underlying for a TURBO **PUT** Warrant **decreases**, the price of the warrant **increases disproportionately**. If the price of the Underlying for a TURBO **PUT** Warrant **increases**, the price of the TURBO PUT Warrant **decreases disproportionately**.

The closer the price of the Underlying is to the Strike, the **higher** the **probability** of a Knock-out Event occurring. Consequence: **the leverage increases**. The further the price of the Underlying is from the Strike, the **lower** the **probability** of a Knock-out Event occurring. Consequence: the **leverage decreases**.

The following factors (not exhaustive) also impact the price of a TURBO Warrant:

- the degree of fluctuation (volatility) of the Underlying. In general, the volatility of the Underlying has little impact on the price of the TURBO Warrant. However, that impact increases when the price of the Underlying is in close proximity to the Strike of the TURBO Warrant:
- general changes in interest rate levels;
- spreads on the capital market for maturities comparable to the term of the respective TURBO Warrant;
- for TURBO Warrants with shares as the Underlying, dividends expected or actually distributed during the term of the TURBO Warrant;
- remaining term of the TURBO Warrant.

6.2.5. Limitation of term for TURBO CALL Warrants on U.S. shares and U.S. ETF Shares

The Terms and Conditions may contain the following clause: if the Underlying is a U.S. share or a U.S. ETF Share and the company that issued the Underlying announces the payment of a dividend or distribution, whereby (i) the ex-dividend date or (ii) the record date falls within the term of the TURBO Warrant, the term of the TURBO Warrant will end early. In this event, the Exercise Date will be the business day preceding the business day prior to the ex-dividend date (or the business day preceding the dividend record date, if the dividend record date is earlier than the ex-dividend date).

The Issuer intends to take the view that payments made in respect of such Securities are not subject to the tax withholding obligation in accordance with Section 871(m) IRC. However, this is not an uncontested view and the Inland Revenue Service (IRS) may assert that certain payments made in respect of such Securities are subject to the withholding obligation under Section 871(m) IRC. If it transpires that the view taken by the IRS is correct, holders of Securities may be required to withhold the payments made upon expiry, in accordance with Section 871(m) IRC. Investors should note that the Issuer's compliance with the tax withholding obligation under Section 871(m) IRC prevents it from issuing tax certificates in respect of tax payments made by individual investors. Investors must contact their custodian regarding any potential tax refund in accordance with the respective U.S. laws. In addition, the mandatory uniform pricing for all investors means that the maximum applicable tax rate is routinely applied.

6.2.6. Tax withheld by the Issuer in the case of TURBO CALL Warrants on U.S. Shares or U.S. ETF Shares ("Issuer Solution")

In the case of TURBO CALL Warrants that (i) are linked to the performance of a U.S. Share or a U.S. ETF Share and (ii) were not terminated before the business day prior to the ex-dividend date or before the record date, the Issuer intends to take the tax obligation under Section 871(m) IRC into account in the initial and subsequent valuation of the Securities, and to ensure compliance with the tax withholding obligation by means of internal rules to be determined accordingly. Investors should note that the Issuer's compliance with the tax withholding obligation under Section 871(m) IRC prevents it from issuing tax certificates in respect of tax payments made by individual investors.

To the extent withholding under Section 871(m) IRC is required, the Issuer intends to withhold at a rate of 30 percent on any dividend equivalents. Because many central securities depositories do not provide identifying information regarding the beneficial owners of any U.S. equity-linked Security, and because the Issuer does not expect the clearing system(s) clearing the Securities will provide such information, the Issuer is unable to apply any reduced rates of withholding to the Securities. If the beneficial owner of a payment is entitled to a reduced rate of withholding under a treaty, this may result in over-withholding and the beneficial owner may not be able to obtain a refund. The Issuer will not be able to assist in any treaty or refund claims. Non-U.S. investors entitled to a reduced rate of withholding should consult their tax advisers regarding an investment in the Securities.

6.3. Detailed Information on Unlimited TURBO Warrants

6.3.1. Features

Unlimited TURBO Warrants have <u>no</u> fixed term and Securityholders can only exercise them on one of the small numbers of exercise dates specified in the terms and conditions. This means that Unlimited TURBO Warrants are <u>not</u> exercised **automatically** on a defined date. Securityholders must exercise or sell their Unlimited TURBO Warrants in order to realise their financial value.

6.3.2. Knock-out Event

(a) BEST

One special feature of Unlimited TURBO Warrants is that they expire **worthless** if and upon the occurrence of a Knock-out Event. In this case, the Securityholder receives no redemption amount and in financial terms is faced with a total loss.

A Knock-out Event occurs as soon as the relevant price of the Underlying reaches or falls below its Knock-out Barrier just once during the Monitoring Period of an Unlimited TURBO CALL Warrant. In the case of an Unlimited TURBO PUT Warrant, a Knock-out Event occurs as soon as the relevant price of the Underlying reaches or exceeds its Knock-out Barrier just once during the Monitoring Period.

If an Unlimited TURBO CALL Warrant expires worthless, unlike in the case of a standard call warrant the Securityholder cannot rely on a recovery in the price of the Underlying and thus the price of the call warrant. If an Unlimited TURBO PUT Warrant expires worthless, unlike in the case of a standard put warrant the Securityholder cannot rely on a decrease in the price of the Underlying and thus an increase in the price of the put warrant.

For BEST, the Knock-out Barrier is equal to the Strike (**B**arrier **E**qual **ST**rike). The Terms and Conditions specify the Knock-out Barrier on the Launch Date and the relevant prices of the Underlying used to determine a Knock-out Event. The latter may for example be any quoted price of a share on a specific stock exchange or any index level quoted by an index sponsor. Thus, unlike in the case of the Reference Price on the Valuation Date, a number of prices for the Underlying are significant for a Knock-out Event to occur. In all cases, Securityholders should read the Terms and Conditions to ascertain which prices are capable of triggering a Knock-out Event.

The Knock-out Barrier and thus the Strike change in line with the Adjustment Amount on each calendar day between the Launch Date and the respective Valuation Date. The Adjustment Amount is recalculated on each calendar day or each month (in the case of a monthly determination of the Adjustment Amount). Among other things, it includes a Risk Premium determined and collected by the

Issuer. Upon issue, the Knock-out Barrier, Strike and Risk Premium correspond to the values stated in the Final Terms.

(b) X-BEST

One special feature of Unlimited TURBO Warrants is that they expire worthless if and upon the occurrence of a Knock-out Event. In this case, the Securityholder receives no redemption amount and in financial terms is faced with a total loss.

A Knock-out Event occurs as soon as the relevant price of the Underlying reaches or falls below its Knock-out Barrier just once during the Monitoring Period of an Unlimited TURBO CALL Warrant. In the case of an Unlimited TURBO PUT Warrant, a Knock-out Event occurs as soon as the relevant price of the Underlying reaches or exceeds its Knock-out Barrier just once during the Monitoring Period.

For the X-BEST variant, the occurrence of a Knock-out Event is determined not just by the level of the DAX® (ISIN DE0008469008), but also by the level of the X-DAX® (ISIN DE000A0C4CA0). The DAX® is calculated from 9:00 am (CET) until the closing price is set in the Xetra closing auction at approx. 5:30 pm (CET), while the X-DAX® is calculated from 8:00 am to 9:00 am (CET) and from 5:45 pm to approx. 10:15 pm (CET) on exchange trading days. The daily hours during which the Knock-out Barrier can be reached, exceeded or fallen below are thus considerably longer than in the case of ordinary TURBO Warrants linked to the DAX®, which substantially increases the possibility that a Knock-out Event will occur.

If an Unlimited TURBO CALL Warrant expires worthless, unlike in the case of a standard call warrant the Securityholder cannot rely on a recovery in the price of the Underlying and thus the price of the call warrant. If an Unlimited TURBO PUT Warrant expires worthless, unlike in the case of a standard put warrant the Securityholder cannot rely on a decrease in the price of the Underlying and thus an increase in the price of the put warrant.

For BEST, the Knock-out Barrier is equal to the Strike (**B**arrier **E**qual **ST**rike). The Terms and Conditions specify the Knock-out Barrier on the Launch Date and the relevant prices of the Underlying used to determine a Knock-out Event. All DAX® AND X-DAX® levels quoted by the Index Sponsor must be observed. Unlike in the case of the Reference Price on the Valuation Date, many prices are significant for a Knock-out Event to occur. In all cases, Securityholders should read the Terms and Conditions to ascertain which prices are capable of triggering a Knock-out Event.

The Knock-out Barrier and thus the Strike change in line with the Adjustment Amount on each calendar day between the Launch Date and the respective Valuation Date. The Adjustment Amount is recalculated on each calendar day or each month (in the case of a monthly determination of the Adjustment Amount). Among other things, it includes a Risk Premium determined and collected by the Issuer. Upon issue, the Knock-out Barrier, Strike and Risk Premium correspond to the values stated in the Final Terms.

(c) Not BEST

(aa) Standard

One special feature of Unlimited TURBO Warrants is that they expire almost worthless if and upon the occurrence of a Knock-out Event. In this case the Securityholder receives only a small Redemption Amount, if at all, and in financial terms is faced with a total loss.

A Knock-out Event occurs as soon as the relevant price of the Underlying reaches or falls below its Knock-out Barrier just once during the Monitoring Period of an Unlimited TURBO CALL Warrant. In the case of an Unlimited TURBO PUT Warrant, a Knock-out Event occurs as soon as the relevant price of the Underlying reaches or exceeds its Knock-out Barrier just once during the Monitoring Period.

If an Unlimited TURBO CALL Warrant expires almost worthless, unlike in the case of a standard call warrant the Securityholder cannot rely on a recovery in the price of the Underlying and thus the price of the call warrant. If an Unlimited TURBO PUT Warrant expires worthless, unlike in the case of a standard put warrant the Securityholder cannot rely on a decrease in the price of the Underlying and thus an increase in the price of the put warrant.

The Knock-out Barrier is always just above (Unlimited TURBO CALL Warrant) or below (Unlimited TURBO PUT Warrant) the respective Strike. The Terms and Conditions specify the Knock-out Barrier and the relevant prices of the Underlying used to determine a Knock-out Event. The relevant price may for example be any quoted price of a share on a specific stock exchange or any index level quoted by an index sponsor. Unlike in the case of the Reference Price on the Valuation Date, a number of prices for the Underlying are significant for a Knock-out Event to occur. In all cases, Securityholders should read the Terms and Conditions to ascertain which prices are capable of triggering a Knock-out Event.

The Strike changes in line with the Adjustment Amount on each calendar day between the Launch Date and the respective Valuation Date. In the case of a daily determination of the Adjustment Amount, the Adjustment Amount is recalculated on each calendar day. In the case of a daily determination of the Adjustment Amount, the Adjustment Amount is recalculated on each month. Among other things, the Adjustment Amount includes a Risk Premium determined and collected by the Issuer. The Knock-out Barrier is also newly determined on each business day or each month, respectively. Upon issue, the Knock-out Barrier, Strike and Risk Premium correspond to the values stated in the Final Terms.

(bb) SMART

One special feature of Unlimited TURBO Warrants is that they expire almost worthless if and upon the occurrence of a Knock-out Event. In this case the Securityholder receives only a small redemption amount, if at all, and in financial terms is faced with a total loss.

A Knock-out Event occurs if, during the Monitoring Period, (i) a relevant price of the Underlying to which an Unlimited TURBO CALL Warrant is linked reaches or falls below its Strike just once, or (ii) the Reference Price reaches or falls below its Knock-out Barrier just once. In the case of an Unlimited TURBO PUT Warrant, a Knock-out Event occurs if, during the Monitoring Period, (i) a relevant price of the Underlying to which an Unlimited TURBO PUT Warrant is linked reaches or exceeds its Strike, or (ii) the Reference Price reaches or exceeds the Knock-out Barrier.

If an Unlimited TURBO CALL Warrant expires worthless, unlike in the case of a standard call warrant the Securityholder cannot rely on a recovery in the price of the Underlying and thus the price of the call warrant. If an Unlimited TURBO PUT Warrant expires worthless, unlike in the case of a standard put warrant the Securityholder cannot rely on a decrease in the price of the Underlying and thus an increase in the price of the put warrant.

The Knock-out Barrier is always just above (Unlimited TURBO CALL Warrant) or below (Unlimited TURBO PUT Warrant) the respective Strike. The Terms and Conditions specify the Knock-out Barrier and the relevant prices of the Underlying used to determine a Knock-out Event. The relevant price may for example be any quoted price of a share on a specific stock exchange or any index level quoted by an index sponsor. Unlike in the case of the Reference Price on the Valuation Date, a number of prices for the Underlying are significant for a Knock-out Event to occur. In all cases, Securityholders should read the Terms and Conditions to ascertain which prices are capable of triggering a Knock-out Event.

The Strike changes in line with the Adjustment Amount on each calendar day between the Launch Date and the respective Valuation Date. In the case of a daily determination of the Adjustment Amount, the Adjustment Amount is recalculated on each calendar day. In the case of a daily determination of the Adjustment Amount, the Adjustment Amount is recalculated on each month. Among other things, the Adjustment Amount includes a Risk Premium determined and collected by the Issuer. The Knock-out Barrier is also newly determined on each business day or each month, respectively. Upon issue, the Knock-out Barrier, Strike and Risk Premium correspond to the values stated in the Final Terms.

6.3.3. Redemption in the case of Unlimited TURBO Warrants

(a) General

If no Knock-out Event has occurred, the Unlimited TURBO Warrants can be exercised or sold. What the Securityholder receives upon exercising them depends on the Reference Price for the Underlying on the respective Valuation Date.

In the scenarios outlined below, the Unlimited TURBO Warrants are redeemed as follows following effective exercise:

Unlimited TURBO CALL Warrants

The Securityholder receives a Redemption Amount calculated as follows: The Redemption Amount equals the Reference Price of the Underlying on the Valuation Date minus the Strike valid on the Valuation Date, multiplied by the Ratio. Expressed as a formula:

Redemption Amount = $(RP - ST) \times R$

where:

RP = Reference Price of the Underlying on the Valuation Date

ST = Strike valid on the Valuation Date

R = Ratio

Unlimited TURBO PUT Warrants

The Securityholder receives a Redemption Amount calculated as follows: The Redemption Amount equals the Strike valid on the Valuation Date minus the Reference Price of the Underlying on the Valuation Date, multiplied by the Ratio. Expressed as a formula:

Redemption Amount = $(ST - RP) \times R$

where:

ST = Strike valid on the Valuation Date

RP = Reference Price of the Underlying on the Valuation Date

R = Ratio

The Redemption Amount is generally paid out within two to five business days following the Valuation Date. If a Reference Price for the Underlying is not determined on a Valuation Date, the Valuation Date is postponed. This may potentially involve rescheduling the day on which the Redemption Amount is paid to the Securityholder.

(b) Special Feature X-BEST

The Redemption Amount is calculated solely on the basis of the Reference Price for the Underlying DAX®. The levels of the X-DAX® are not taken into account in this case. Any X-DAX® level exceeding (Unlimited TURBO CALL Warrants) or falling below (Unlimited TURBO PUT Warrants) the level of the DAX® will not be taken into consideration when calculating the Redemption Amount.

6.3.4. Daily Adjustment of the Strike

The Strike of an Unlimited TURBO Warrants is adjusted on a daily basis by the Adjustment Amount. The Adjustment Amount can be positive or negative. This gives the following results (the examples below assume that the Strike changes while all other factors influencing the value of the warrant remain unchanged):

Unlimited TURBO CALL Warrants: if the Adjustment Amount is positive, the Strike of the Unlimited TURBO CALL Warrant increases. Increasing the Strike has a **negative** effect on the price of the Unlimited TURBO CALL Warrant. If the Adjustment Amount is negative, the Strike of the Unlimited TURBO CALL Warrant decreases. Decreasing the Strike has a **positive** effect on the price of the Unlimited TURBO CALL Warrant.

Unlimited TURBO PUT Warrants: if the Adjustment Amount is negative, the Strike of the Unlimited TURBO PUT Warrant decreases. Decreasing the Strike has a **negative** effect on the price of the Unlimited TURBO PUT Warrant. If the Adjustment Amount is positive, the Strike of the Unlimited TURBO PUT Warrant increases. Increasing the Strike has a **positive** effect on the price of the Unlimited TURBO PUT Warrant.

(a) Daily and monthly calculation of the Adjustment Amount

In the case of a daily calculation of the Adjustment Amount, the Adjustment Amount is recalculated for each calendar day and **deducted from** or **added** to the Strike. It is calculated by multiplying the Strike valid on the preceding day by an Adjustment Percentage.

In the case of a monthly calculation of the Adjustment Amount, the Adjustment Amount is calculated for each month and **deducted from** or **added** to the Strike unchanged on a daily basis. It is calculated by multiplying the Strike valid on the first day of the month by an Adjustment Percentage.

(b) Calculating the Adjustment Percentage

The Adjustment Percentage is calculated on the basis of the Reference Interest Rate and the Risk Premium. Where futures contracts are used as the Underlying, the special feature is that the Adjustment Percentage comprises solely the Risk Premium and is always positive (Unlimited TURBO CALL Warrants) or negative (Unlimited TURBO PUT Warrants). The Reference Interest Rate is based on the refinancing rates applicable to the Issuer. The Risk Premium is collected by the Issuer to cover the risks associated with issuing the Securities. The Issuer determines this **at its reasonable discretion**.

In the case of **Unlimited TURBO CALL Warrants**, the Reference Interest Rate and Risk Premium are added together.

Adjustment Percentage = Reference Interest Rate + Risk Premium

The Adjustment Percentage is normally **positive**, meaning that the Adjustment Amount is also **positive**. In the case of Unlimited TURBO CALL Warrants, the Strike therefore **increases** as a result of its daily adjustment. Consequently, each adjustment of the Strike has a **negative** effect on the price of the call warrant.

In the case of Unlimited TURBO CALL Warrants, the Adjustment Percentage is only negative if the refinancing rates applicable to the Issuer are negative and exceed the Risk Premium collected by the Issuer. Consequence: both the Adjustment Percentage and the Adjustment Amount are **negative**. Decreasing the Strike has a **positive** effect on the price of the Unlimited TURBO CALL Warrant.

In the case of **Unlimited TURBO PUT Warrants**, the Risk Premium is deducted from the Reference Interest Rate.

Adjustment Percentage = Reference Interest Rate – Risk Premium

In the case of Unlimited TURBO PUT Warrants, the deciding factor is whether the Risk Premium collected by the Issuer exceeds the Reference Interest Rate.

If the Risk Premium is lower than the Reference Interest Rate, the Adjustment Percentage is **positive**, meaning that the Adjustment Amount is also positive. In the case of Unlimited TURBO PUT Warrants, the Strike therefore **increases** as a result of its daily adjustment. Consequently, each adjustment of the Strike has a **positive** effect on the price of the Unlimited TURBO PUT Warrant.

If the Risk Premium is higher than the Reference Interest Rate, the Adjustment Percentage is **negative**, meaning that the Adjustment Amount is also **negative**. In the case of Unlimited TURBO PUT Warrants, the Strike therefore decreases as a result of its daily adjustment. Consequently, each adjustment of the Strike generally has a **negative** effect on the value of the Unlimited TURBO PUT Warrant.

Please note: In the case of Unlimited TURBO CALL Warrants, the Risk Premium is added to the Reference Interest Rate. In the case of Unlimited TURBO PUT Warrants, the Risk Premium is deducted from the Reference Interest Rate. As a result, the Risk Premium (when considered in isolation) always helps to ensure that each and every adjustment of the Strike has a **negative** effect on the value of the Unlimited TURBO Warrant – both for Unlimited TURBO CALL Warrants and Unlimited TURBO PUT Warrants.

6.3.5. Adjustment of the Knock-out Barrier in the case of Unlimited TURBO Warrants (Not BEST)

In the case of a daily determination of the Knock-out Barrier, the Issuer determines the Knock-out Barrier for each business day, taking into consideration the prevailing market conditions. Since the Strike also changes on a daily basis, the gap between the Knock-out Barrier and the Strike changes constantly.

In the case of a monthly determination of the Knock-out Barrier, the Issuer determines the Knock-out Barrier for each Barrier Adjustment Period, taking into consideration the prevailing market conditions.

Since the Strike changes on a daily basis while the Knock-out Barrier remains constant over the Barrier Adjustment Period, the gap between the Knock-out Barrier and the Strike changes constantly over the course of a Barrier Adjustment Period.

6.3.6. Adjustment of the Strike and the Knock-out Barrier due to dividends distributed in respect of the Underlying

In the case of Unlimited TURBO Warrants with a share, share index or U.S. ETF Share as the Underlying, the Issuer may adjust the Strike and the Knock-out Barrier if: a dividend is distributed in respect of the share used as the Underlying, a dividend is distributed in respect of a share included in the share index used as the Underlying, or a distribution is made in respect of the ETF Share used as the Underlying. The Strike is adjusted taking into account the adjustment made to the share price/share index level/fund unit price as a result of the dividend payment/the distribution, which in turn is adjusted to reflect the taxes, withholding tax in accordance with Section 871(m) or other levies, fees and costs payable on the dividend distributions.

6.3.7. Leverage, pricing of Unlimited TURBO Warrants

The price of an Unlimited TURBO Warrant is subject to often significant fluctuations. The leverage effect is a key feature of such Securities and describes the phenomenon where changes in the price of the Underlying have a **disproportionate** effect on changes in the price of the Unlimited TURBO Warrant.

If the price of the Underlying for an Unlimited TURBO **CALL** Warrant **increases**, the price of that Unlimited TURBO CALL Warrant **increases disproportionately**. If the price of the Underlying for an Unlimited TURBO CALL Warrant decreases, the price of that Unlimited TURBO CALL Warrant **decreases disproportionately**.

If the price of the Underlying for an Unlimited TURBO **PUT** Warrant **decreases**, the price of that Unlimited TURBO PUT Warrant **increases disproportionately**. If the price of the Underlying for an Unlimited TURBO PUT Warrant **increases**, the price of that Unlimited TURBO PUT Warrant **decreases disproportionately**.

Unlimited TURBO Warrants feature greater exposure to the leverage effect than **standard warrants** that are not subject to early termination upon occurrence of a Knock-out Event.

In the case of Unlimited TURBO Warrants, the leverage effect occurs in particular if the following condition is met: the price of the Underlying is close to the Strike. The closer the price of the Underlying is to the Strike, the **higher the probability** of a Knock-out Event occurring. Consequence: the leverage **increases**. The further the price of the Underlying is from the Strike, the **lower the probability** of a Knock-out Event occurring. Consequence: the leverage **decreases**.

The following factors (not exhaustive) also impact the price of an Unlimited TURBO Warrant:

- the degree of fluctuation (volatility) of the Underlying. In general, the volatility of the Underlying has little impact on the price of the Unlimited TURBO Warrant. However, that impact increases when the price of the Underlying is in close proximity to the Strike of the Unlimited TURBO Warrant;
- general changes in interest rate levels;
- spreads on the capital market for maturities comparable to the term of the respective Unlimited TURBO Warrant;
- for warrants with shares as the Underlying, dividends expected or actually distributed during the term of the Unlimited TURBO Warrant.

6.3.8. Limitation of term for Unlimited TURBO CALL Warrants on U.S. shares and U.S. ETF Shares

The Terms and Conditions may contain the following clause: If the Underlying is a U.S. Share or a U.S. ETF Share and the company that issued the Underlying announces the payment of a dividend or distribution, the Unlimited TURBO CALL Warrants will be exercised automatically and expire. In this event, the exercise date will be the business day preceding the business day prior to the ex-dividend date (or the business day preceding the dividend record date, if the dividend record date is earlier than the ex-dividend date).

The Issuer intends to take the view that payments made in respect of such Securities are not subject to the tax withholding obligation in accordance with Section 871(m) IRC. However, this is not an uncontested view and the Inland Revenue Service (IRS) may assert that certain payments made in respect of such Securities are subject to the withholding obligation under Section 871(m) IRC. If it transpires that the view taken by the IRS is correct, holders of Securities may be required to withhold the payments made, in accordance with Section 871(m) IRC. Investors should note that the Issuer's compliance with the tax withholding obligation under Section 871(m) IRC prevents it from issuing tax certificates in respect of tax payments made by individual investors. Investors must contact their custodian regarding any potential tax refund in accordance with the respective U.S. laws. In addition, the mandatory uniform pricing for all investors means that the maximum applicable tax rate is routinely applied.

6.3.9. Tax withheld by the Issuer in the case of Unlimited TURBO CALL Warrants on U.S. Shares or U.S. ETF Shares ("Issuer Solution")

In the case of Unlimited TURBO CALL Warrants that (i) are linked to the performance of a U.S. Share or a U.S. ETF Share and (ii) were not terminated before the business day prior to the ex-dividend date or before the record date, in the event that dividend payments are made in respect of the Underlying the Issuer intends to take the tax obligation under Section 871(m) IRC into account in its ongoing adjustment of the Strike, and to ensure compliance with the tax withholding obligation by means of internal rules to be determined accordingly. Investors should note that the Issuer's compliance with the tax withholding obligation under Section 871(m) IRC prevents it from issuing tax certificates in respect of tax payments made by individual investors.

To the extent withholding under Section 871(m) IRC is required, the Issuer intends to withhold at a rate of 30 percent on any dividend equivalents. Because many central securities depositories do not provide identifying information regarding the beneficial owners of any U.S. equity-linked Security, and because the Issuer does not expect the clearing system(s) clearing the Securities will provide such information, the Issuer is unable to apply any reduced rates of withholding to the Securities. If the beneficial owner of a payment is entitled to a reduced rate of withholding under a treaty, this may result in over-withholding and the beneficial owner may not be able to obtain a refund. The Issuer will not be able to assist in any treaty or refund claims. Non-U.S. investors entitled to a reduced rate of withholding should consult their tax advisers regarding an investment in the Securities.

7. SELLING RESTRICTIONS

7.1. Introduction

Aside from publishing and filing this Prospectus, any supplements and/or the respective Final Terms in the Federal Republic of Germany and in those countries where the Prospectus has been notified, the Issuer has not taken and will not take any action to permit the public offer of the Securities or their possession or the distribution of offering documents in relation to the Securities in a jurisdiction that requires specific action to be taken for that purpose.

The distribution of this Prospectus and the offer of the Securities may be subject to legal restrictions in certain jurisdictions. This may relate primarily to the offer, sale, holding and/or delivery of Securities as well as the distribution, publication and possession of the Prospectus. Persons who gain access to the Securities and/or the Prospectus are required to independently seek information on and comply with such restrictions.

The Securities and the Prospectus may only be distributed in a given jurisdiction if this complies with the laws of such jurisdiction and does not give rise to obligations on the part of the Issuer. In particular, the Prospectus may not be used by any person or entity for the purposes of an offer or advertisement (a) in a jurisdiction in which the offer or advertisement is not approved but where such approval is required, and/or (b) to or with respect to a person for whom such offer or advertisement is not lawful.

Neither the Base Prospectus nor any supplements nor the respective Final Terms represent an offer or an invitation to any person for the purchase of Securities and can in no way be regarded as a recommendation by the Issuer to purchase Securities.

7.2. European Economic Area

A public offer of the Securities may be made in a Member State in accordance with the following terms and conditions:

- after the date of publication of the Base Prospectus approved by the competent authority
 of that Member State or approved in another Member State and notified to the competent
 authority in that Member State, provided that
 - the Base Prospectus has been supplemented by the Final Terms providing for an offer subject to the obligation to publish a prospectus (non-exempt offer), in accordance with the Prospectus Regulation,
 - the non-exempt offer is only made in the period whose beginning and end are specified in the Base Prospectus or in the Final Terms, and
 - the Issuer has consented in writing to their use for the purposes of the non-exempt offer:
- at any time to persons who are qualified investors within the meaning of the Prospectus Regulation;
- at any time in any Member State to fewer than 150 natural or legal persons per Member State (who are not qualified investors within the meaning of the Prospectus Regulation); or
- at any time under any of the other circumstances specified in Article 1 (4) of the Prospectus Regulation.

None of the offers under the last three points may require the Issuer to publish a prospectus in accordance with Article 6 of the Prospectus Regulation or a supplement to a prospectus in accordance with Article 23 of the Prospectus Regulation.

For the purposes of these selling restrictions, the term "public offer of the Securities", when used in relation to Securities in a Member State, means a communication to persons in any form and by any means, presenting 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 for those securities.

7.3. United Kingdom

All purchasers of the Securities acknowledge and agree that an invitation or inducement to engage in investment activity (within the meaning of Section 21 of the United Kingdom Financial Services and Markets Act 2000 ("FSMA")) may only be communicated or caused to be communicated in connection with the issue or sale of the Securities in circumstances in which Section 21(1) FSMA does not apply to the Issuer.

The applicable provisions of the FMSA must be complied with in respect of any and all action taken in connection with the Securities that originates from or otherwise involves the United Kingdom.

7.4. United States of America

The Securities and guarantees for these Securities have not been and will not be registered under the United States Securities Act of 1933 as amended (the "Securities Act") or the securities laws of any state of the United States or of its territories, nor has trading in the Securities been approved by the Commodity Futures Trading Commission ("CFTC") in accordance with the United States Commodity Exchange Act as amended (the "CEA"). No commodity pool operator has been or will be registered for the Issuer (or its legal successor) in accordance with the CEA and the CFTC rules established under the CEA (the "CFTC Rules"), and the Issuer is not and will not be registered as an investment company in accordance with the United States Investment Company Act of 1940 as amended and the rules and regulations promulgated thereunder (the "Investment Company Act"). The Securities are offered and sold pursuant to an exemption from the registration requirements of the Securities Act under Regulation S of the Securities Act (Regulation S). They may only be offered, sold, resold, pledged or otherwise transferred at any time as part of an offshore transaction (as defined in Regulation S) to, or for the account or benefit of persons who do not meet the definitions set out below:

- A a U.S. person as defined in Regulation S of the Securities Act (a "U.S. Person as Defined in Regulation S"), or within the meaning of the CEA, a CFTC Rule or guidelines proposed or promulgated under the CEA or an order proposed or promulgated under the CEA (for the avoidance of doubt, a U.S. person is any person who is not a "non-United States person" as defined in CFTC Rule 4.7(a)(1)(iv), however excluding, for the purposes of point (D) of CFTC Rule 4.7(a)(1)(iv), the exception for qualified eligible persons who are not U.S. persons) (a "U.S. Person as Defined in the CEA").
- B a U.S. person as defined in Section 7701(a)(30) of the U.S. Internal Revenue Code of 1986, as amended, with the exception of traders or other professional fiduciaries organised or registered in the United States and acting outside the United States for the benefit or account of a non-U.S. person in respect of a non-discretionary or similar account (other than an estate or trust) (a "U.S. Person as Defined by the IRS").

Each person or account being a U.S. Person as Defined in Regulation S, a U.S. Person as Defined in the CEA or a U.S. Person as Defined by the IRS is hereinafter referred to as a "**U.S. Person**". Each person or account not being a U.S. Person as defined in this document is hereinafter referred to as a "**Permitted Transferee**".

The Securities may not be legally or beneficially owned – either directly or indirectly – at any time by any person not being a Permitted Transferee.

BY PURCHASING THE SECURITIES, EACH PURCHASER WILL BE DEEMED OR REQUIRED TO HAVE AGREED TO THE FOREGOING RESTRICTIONS AND THE PROHIBITION ON RESELLING OR OTHERWISE TRANSFERRING THE SECURITIES HELD BY THEM, WITH THE EXCEPTION OF RESALE AND TRANSFER AS PART OF OFFSHORE TRANSACTIONS (AS DEFINED IN REGULATION S) OUTSIDE THE UNITED STATES TO PERSONS WHO ARE PERMITTED TRANSFEREES AS DEFINED ABOVE.

THE ISSUER, FIDUCIARY, INVESTMENT MANAGER, ADMINISTRATOR AND THE CUSTODIAN (WHERE APPLICABLE) OR THEIR AFFILIATED COMPANIES ARE NOT REQUIRED TO RECOGNISE ANY RESALE OR OTHER TRANSFER NOT COMPLIANT WITH THESE RESTRICTIONS. TRANSFERS OF THE SECURITIES TO PERSONS WITHIN THE UNITED STATES OR TO U.S. PERSONS (AS DEFINED ABOVE) WILL BE VOID AB INITIO. THE ISSUER, FIDUCIARY,

INVESTMENT MANAGER, ADMINISTRATOR AND THE CUSTODIAN (WHERE APPLICABLE) MAY DEMAND THAT PERSONS WITHIN THE UNITED STATES OR U.S. PERSONS (AS DEFINED ABOVE) IMMEDIATELY TRANSFER THE SECURITIES TO A PERMITTED TRANSFEREE. IF APPLICABLE, THE ISSUER OR FIDUCIARY (IN EACH CASE WHERE RELEVANT) MAY FURTHERMORE CONFISCATE THE SECURITIES FROM SUCH PERSONS FOR THE PURPOSES OF CANCELLING THEM.

8. TERMS AND CONDITIONS

The Terms and Conditions consist of the general terms of the Securities (the "General Terms"), the product-specific terms (the "Product-Specific Terms") and the product data (the "Table of Product Details") (together the "Terms and Conditions"). The Terms and Conditions in certain places contain options or a variety of possible options for a provision (indicated by square brackets or frames) or omissions (indicated by placeholder). The Final Terms provide the missing information and specify which of the possibilities provided by the Terms and Conditions shall apply with respect to specific conditions.

8.1. General Terms

§ 1 FORM, CLEARING SYSTEM, DEPOSITORY

Securities which shall be deposited with Clearstream Banking AG (global bearer security)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be represented by a global bearer security (the "Global Security") which shall be deposited with Clearstream Banking AG, Mergenthalerallee 61, 65760 Eschborn, Federal Republic of Germany (the "Clearing System").
- 2. Definitive Securities will not be issued. The right of the holders of Securities (the "Securityholders") to delivery of definitive Securities is excluded. The Securityholders shall receive co-ownership participations in or rights with respect to the Global Security which are transferable in accordance with applicable law and the rules and regulations of the Clearing System.
- 3. The Global Security shall bear the hand-written or facsimile signatures of two authorised officers of the Issuer.

Securities which shall be deposited with CVM (global bearer security)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be represented by a global bearer security (the "Global Security") which shall be deposited with Central de Valores Mobiliários (CVM) managed by Interbolsa Sociedade Gestora de Sistemas de Liquidação e de Sistemas Centralizados de Valores Mobiliários, S.A., Avenida da Boavista, 3433 4100-138 Porto Portugal, (the "Clearing System").
- Definitive Securities will not be issued. The right of the holders of Securities (the "Securityholders") to delivery of definitive Securities is excluded. The Securityholders shall receive co-ownership participations in or rights with respect to the Global Security which are transferable in accordance with applicable law and the rules and regulations of the Clearing System.
- 3. The Global Security shall bear the hand-written or facsimile signatures of two authorised officers of the Issuer.

Securities which shall be deposited with a common depositary (global bearer security)

[in the case the securities are represented by a temporary and a permanent global security:]

1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will initially be represented by a temporary global bearer security (the "Temporary Global Security"), which will be exchanged not earlier than 40 days after their payment date against a permanent global bearer note (the "Permanent Global Security"), together with the Temporary Global Security the "Global Security").

The Temporary Global Security and the Permanent Global Security shall be deposited with a common depositary for Clearstream Banking S.A., 42 Avenue JF Kennedy, 1855 Luxembourg, Grand Duchy of Luxembourg and Euroclear Bank SA/NV, 1 Boulevard du Roi Albert II, 1210 Brussels, Kingdom of Belgium (together the "Clearing System"). The exchange shall only be made upon certification to the effect that, subject to certain exceptions, the beneficial owner or owners of the Securities represented by the Temporary Global Security are not U.S. persons.

- 2. Definitive Securities will not be issued. The right of the holders of Securities (the "Securityholders") to delivery of definitive Securities is excluded. The Securityholders shall receive co-ownership participations in or rights with respect to the Global Security which are transferable in accordance with applicable law and the rules and regulations of the Clearing System. In securities clearing transactions, the Securities are transferable in units of one Security or integral multiples thereof.
- 3. The Temporary Global Security and the Permanent Global Security shall bear the hand-written or facsimile signatures of two persons authorised by the Issuer.]

[in all other cases:]

- [1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be represented by a global bearer security (the "Global Security"), which shall be deposited with a common depositary for Clearstream Banking S.A., Luxembourg and Euroclear Bank S.A./N.V. as operator of the Euroclear System (the "Clearing System").
- 2. Definitive Securities will not be issued. The right of the holders of Securities (the "Securityholders") to delivery of definitive Securities is excluded. The Securityholders shall receive co-ownership participations in or rights with respect to the Global Security which are transferable in accordance with applicable law and the rules and regulations of the Clearing System.
- 3. The Global Security shall bear the hand-written or facsimile signatures of two authorised officers of the Issuer.

Securities which shall be deposited with Euroclear Belgium (global bearer security)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be represented by a global bearer security (the "Global Security"), which shall be deposited with C.I.K. NV/SA, Avenue de Schiphol 6, 1140 Brussels, Kingdom of Belgium (Euroclear Belgium) (the "Clearing System").
- 2. Definitive Securities will not be issued. The right of the holders of Securities (the "Securityholders") to delivery of definitive Securities is excluded. The Securityholders shall receive co-ownership participations in or rights with respect to the Global Security which are transferable in accordance with applicable law and the rules and regulations of the Clearing System.
- 3. The Global Security shall bear the hand-written or facsimile signatures of two authorised officers of the Issuer.

Securities which shall be cleared through Euroclear Finland (dematerialised registered form)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") 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 ("EFi") for registration of securities and settlement of securities transactions (the "Clearing System") in accordance with the Finnish Act on the Book-Entry System and Clearing Operations (348/2017), the Finnish Act on Book-Entry Accounts (827/1991, as amended) and the regulations, rules and operating procedures applicable to and/or issued by EFi) to the effect that there will be no certificated securities.
- 2. Registration requests relating to the Securities shall be directed to an account operating institute.
- 3. Transfers of Securities and other registration measures shall be made in accordance with the Finnish Act on the Book-Entry System and Clearing Operations (348/2017), the Finnish Act on Book-Entry Accounts (827/1991, as amended) as well as the regulations, rules and operating

- procedures applicable to and/or issued by EFi. The Issuer and/or the Paying Agent are entitled to receive from EFi, at their request, a transcript of the register for the Securities.
- 4. "Securityholder" 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 Securityholder.

Securities which shall be cleared through Euroclear France (dematerialised bearer form)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be issued in bearer dematerialised form (dématérialisation). Title to the Securities will be evidenced by book entries (inscription en compte) in accordance with the provisions of the French Monetary and Financial Code relating to Holding of Securities (currently, Articles L. 211-3 et seq. and R. 211-1 et seq. of the French Monetary and Financial Code). No physical document of title (including certificats représentatifs pursuant to Article R. 211-7 of the French Monetary and Financial Code) will be issued in respect of the Securities.
- 2. Transfers of the Securities and other registration measures shall be made in accordance with the French Monetary and Financial Code, the regulations, rules and operating procedures applicable to and/or issued by Euroclear France S.A., 66 rue de la Victoire, 75009 Paris, French Republic (the "Clearing System"; the "Clearing Rules").
- 3. The term "Securityholder" in these Terms and Conditions refers to any person holding Securities through a financial intermediary entitled to hold accounts 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.

Securities which shall be cleared through Euroclear Nederland (registered form)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be issued in registered form and will be deposited with Nederlands Centraal Instituut voor Giraal Effectenverkeer B.V., Amsterdam, Herengracht 459-469, 1017 BS Amsterdam, the Netherlands (Euroclear Nederland) (the "Clearing System").
- 2. Definitive Securities will not be issued. The right of the holders of Securities (the "Securityholders") to delivery of definitive Securities is excluded. The Securityholders shall receive co-ownership participations in or rights with respect to the registered Securities which are transferable in accordance with the Dutch Securities Giro Act (Wet giraal effectenverkeer) and the rules and regulations of the Clearing System.

Securities which shall be cleared through Euroclear Sweden (dematerialised registered form)

- The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be in dematerialised form and will only be evidenced by book entries in the system of Euroclear Sweden AB, P.O. Box 191, Klarabergsviadukten 63, 101 23 Stockholm, Kingdom of Sweden ("Euroclear Sweden") for registration of securities and settlement of securities transactions (the "Clearing System") in accordance with Chapter 4 of the Swedish Financial Instruments Accounts Act (Sw. lag (1998:1479) om kontoföring av finansiella instrument) to the effect that there will be no certificated securities.
- 2. Registration requests relating to the Securities shall be directed to an account operating institute.
- 3. Transfers of Securities and other registration measures shall be made in accordance with the Swedish Financial Instruments Accounts Act (1998:1479), the regulations, rules and operating procedures applicable to and/or issued by Euroclear Sweden. The Issuer is entitled to receive from Euroclear Sweden, at its request, a transcript of the register for the Securities.

4. "Securityholder" 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 Securityholder.

Securities which shall be cleared through IBERCLEAR (dematerialised registered form)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be registered with the Spanish central depository system, the Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A.U. ("Iberclear", the "Clearing System") and will be represented by book entries in accordance with Article 6 of the Spanish Restated Securities Market Act approved by the Royal Decree Law 4/2015, of 23 October (the "SMA"). No physical document of title will be issued in respect of the Securities.
- 2. Transfers of the Securities shall be made in accordance with and governed by the SMA and the rules and procedures of Iberclear.
- 3. The term "Securityholder" in these Terms and Conditions refers to any person holding Securities through a financial intermediary entitled to hold accounts 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.

Securities which shall be cleared through Monte Titoli (dematerialised form)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be issued in 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 Milano, Italian Republic (the "Clearing System"). No physical document of title will be issued to represent the Securities.
- 2. 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 "Securities Account Holder"). As a consequence, the subject who from time to time is the owner of the account held with a Securities Account Holder will be considered as the legitimate owner of the Securities (the "Securityholder") and will be authorised to exercise all rights related to them. For such purposes, where necessary, the Securityholder may ask the Securities Account Holder to issue certifications or release communications in accordance with articles 83-quinquies and 83-novies, paragraph 1, letter b), of the Italian Financial Services Act.

Securities which shall be cleared through Norwegian CSD (dematerialised registered form)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be in dematerialised 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") for registration of securities and settlement of securities transactions (the "Clearing System") 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 Norwegian CSD must comply with the Norwegian Securities Trading Act, and the procedures applicable to and/or issued by VPS from time to time and as amended from time to time.
- 2. 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 (the "**Norwegian CSD Rules**").

3. The term "Securityholder" in these Terms and Conditions refers to any person that is registered on a VPS-account 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 Securityholder. The Issuer shall be entitled to obtain information from VPS in accordance with the Norwegian CSD Rules. Except as ordered by a court of competent jurisdiction or as required by law, the Securityholder 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.

Securities which shall be cleared through VP SECURITIES (dematerialised registered form)

- 1. The securities (each a "Security" and together the "Securities") of a series of Securities identified by its ISIN (each a "Series") issued by Société Générale Effekten GmbH, Frankfurt am Main, Federal Republic of Germany (the "Issuer") will be issued in uncertified and dematerialised bookentry 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") for registration of securities and settlement of securities transactions (the "Clearing System") in accordance with Consolidated Act No. 831 of 12 June 2014 on Trading in Securities of the Kingdom of Denmark (the "Securities Trading Act"), as amended from time to time, and Executive Orders issued thereunder and Executive Order No. 819 of 26 June 2013 on, inter alia, the registration of fund assets in a securities centre (Da. "Bekendtgørelse om registrering m.v. af fondsaktiver i en værdipapircentral") ("VP Registration Order").
- 2. Transfers of Securities and other registration measures shall be made in accordance with the Securities Trading Act, the VP Registration Order and the regulations, rules and operating procedures applicable to and/or issued by VP 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 are negotiable instruments and not subject to any restrictions on free negotiability within Denmark. The Issuer is entitled to receive from VP, at its request, a transcript of the register for the Securities.
- 3. The term "Securityholder" and related expressions in these Terms and Conditions refer to each person who is for the time being shown in the book entry system and register maintained by VP as the holder of such Securities for all purposes in accordance with the Securities Trading Act and the VP Registration Order. For nominee registered Securities the authorised custodial nominee account holder shall be considered to be the Securityholder.

§ 2 PAYING AGENT AND CALCULATION AGENT

Société Générale, Paris

1. Société Générale, 7 cours Valmy, 92972 Paris-La Défense, France, shall be the paying agent (the "Paying Agent").

Société Générale, Nantes

1. Société Générale, 32, rue du Champ de Tir, BP 18236, 44312 Nantes cedex 3, France, shall be the paying agent (the "**Paying Agent**").

Société Générale Madrid Branch

1. Société Générale, Sucursal en España, Calle Cardenal Marcelo Spinola, 8, 4ª Planta, 28016 Madrid, Spain, shall be the paying agent (the "**Paying Agent**").

Société Générale Securities Services, Milan

1. Société Générale Securities Services SpA, Via Benigno Crespi 19/A, 20159 Milano, Italian Republic, shall be the paying agent (the "**Paying Agent**").

BNP Paribas Lisbon is Paying Agent

1. BNP Paribas Securities Services, S.C.A., Portugal in Edifício ART'S, Avenida D. João II, Lote 1.18.01, Bloco A, 5, 1998-028 Lisbon, Portugal, shall be the paying agent (the "**Paying Agent**").

Skandinaviska Enskilda Banken is Paying Agent

1. Skandinaviska Enskilda Banken AB (publ), a banking institution incorporated under the laws of Sweden, whose registered office is at Kungsträdgårdsgatan 8, SE-106 40 Stockholm, Sweden, shall be the paying agent (the "Paying Agent").

Skandinaviska Enskilda Banken is Paying Agent (acting through its Copenhagen Branch)

 Skandinaviska Enskilda Banken AB (publ), a banking institution incorporated under the laws of Sweden, whose registered office is at Kungsträdgårdsgatan 8, SE-106 40 Stockholm, Sweden, acting through its SEB Copenhagen Branch having its office at Bernstorffsgade 50, 1577 Copenhagen V, Denmark, shall be the paying agent (the "Paying Agent").

Skandinaviska Enskilda Banken is Paying Agent (acting through its Helsinki Branch)

1. Skandinaviska Enskilda Banken AB (publ), a banking institution incorporated under the laws of Sweden, whose registered office is at Kungsträdgårdsgatan 8, SE-106 40 Stockholm, Sweden, acting through its SEB Helsinki Branch having its office at Eteläesplanadi 18, FI-00130 Helsinki, Finland, shall be the paying agent (the "Paying Agent").

Skandinaviska Enskilda Banken is Paying Agent (acting through its Oslo Branch)

 Skandinaviska Enskilda Banken AB (publ), a banking institution incorporated under the laws of Sweden, whose registered office is at Kungsträdgårdsgatan 8, SE-106 40 Stockholm, Sweden, acting through its SEB Oslo Branch having its office at Filipstad Brygge 1, NO-0252 Oslo, Norway, shall be the paying agent (the "Paying Agent").

Other Paying Agents

1. [paying agent, address] shall be the paying agent (the "Paying Agent") [which term shall include any successor or additional paying agent) and [sub paying agent, address], as sub paying agent for the Paying Agent (the "Sub Paying Agent")].

The following paragraphs shall be applicable for all Securities

- 2. The Issuer shall be entitled at any time to appoint another bank as Paying Agent. Such appointment and the effective date shall be notified in accordance with § 6 of the General Terms.
- 3. The Paying Agent is hereby granted exemption from the restrictions of § 181 German Civil Code (*Bürgerliches Gesetzbuch*) ("**BGB**") and any similar restrictions of the applicable laws of any other country.
- 4. Société Générale, 29 boulevard Haussmann, 75009 Paris, France, shall be the calculation agent regarding the Securities ("Calculation Agent"). The Issuer shall be entitled at any time to appoint another bank or, to the extent permitted by law, by a financial services institution established in one of the member states of the European Union, one or more additional calculation agent(s) or to cancel their order. Replacement, designation and revocation shall be notified in accordance with § 6 of the General Terms.

- 5. The Calculation Agent is entitled at any time to resign its office as Calculation Agent. The resignation shall only take effect with the appointment of another bank or, to the extent permitted by law, a financial service institution established in one of the member states of the European Union as the Calculation Agent of the Issuer. The resignation and appointment will be published in accordance with § 6 of the General Terms.
- 6. The Calculation Agent acts exclusively as a vicarious agent (*Erfüllungsgehilfe*) of the Issuer and has no obligations towards the Securityholders. The Calculation Agent is hereby granted exemption from the restrictions of § 181 BGB and any similar restrictions of the applicable laws of any other country.
- 7. Neither the Issuer nor the Calculation Agent is obliged to review the eligibility of the submitter of Securities.

§ 3 TAXES

Payments in respect of the Securities shall only be made after (i) deduction and withholding of current or future taxes, levies or governmental charges, regardless of their nature, which are imposed, levied or collected (the "Taxes") under any applicable system of law or in any country which claims fiscal jurisdiction by or for the account of any political subdivision thereof or government agency therein authorised to levy Taxes, to the extent that such deduction or withholding is required by law, (ii) any withholding or deduction required pursuant to an agreement described in Section 1471(b) of the U.S. Internal Revenue Code of 1986, as amended (the "IRC"), or otherwise imposed pursuant to Sections 1471 through 1474 IRC, any regulations or agreements thereunder, any official interpretations thereof, or any law implementing an intergovernmental approach thereto and (iii) any withholding or deduction required pursuant to Section 871(m) IRC ("871(m) Withholding"). The Issuer shall report on the deducted or withheld Taxes to the competent government agencies.

In addition, in determining the amount of 871(m) Withholding imposed with respect to any amounts to be paid on the Securities, the Issuer shall be entitled to withhold on any "dividend equivalent" (as defined for purposes of Section 871(m) IRC) at the highest rate applicable to such payments regardless of any exemption from, or reduction in, such withholding otherwise available under applicable law.

§ 4 STATUS, GUARANTEE, LIMITED RECOURSE

- 1. The obligations under the Securities constitute direct, unconditional and unsecured (*nicht dinglich besichert*) obligations of the Issuer and rank at least pari passu with all other unsecured and unsubordinated obligations of the Issuer (save for such exceptions as may exist from time to time under applicable law).
- 2. Any payment obligation of the Issuer is unconditionally and irrevocably guaranteed by a guarantee of Société Générale, Paris, France ("Guarantor"). The obligations arising under the guarantee constitute direct, unconditional, unsecured and general obligations of the Guarantor and rank and will rank at least pari passu with all other existing and future direct, unconditional, unsecured and general obligations of the Guarantor, including those in respect of deposits, but excluding any debts for the time being preferred by law and senior to any subordinated obligations. If the Issuer, for any reason whatsoever, owes to the Securityholders a sum or amount payable on a Security (including any premiums or discounts or other amounts payable under the Securities), the Guarantor guarantees to pay to the Securityholder on request as soon as these payments fall due under the Securities the amount as it would have been made by the Issuer in accordance with the Terms and Conditions.

If the relevant Resolution Authority (§ 4 paragraph 5 of the Product-Specific Terms) exercises its Bail-in Power (§ 4 paragraph 5 of the Product-Specific Terms) on senior unsecured liabilities of the Guarantor, which results in the write-down or cancellation of all, or a portion of, the principal amount of, or outstanding amount payable in respect of, and/or interest on, such liabilities, and/or the conversion of all, or a portion, of the principal amount of, or outstanding amount payable in

respect of, or interest on, such liabilities into shares or other securities or other obligations of the Guarantor or another person, including by means of a variation to their terms and conditions to give effect to such exercise of Bail-in Power, then the payment or delivery of the obligations shall be as if the Securities had been directly issued by the Guarantor itself.

3. The Issuer enters into hedging transactions with the Guarantor in respect of the Securities. The relevant hedging transaction is intended to cover the amount of any payments due under the Securities. If the financial resources provided by the Guarantor from these hedging transactions ultimately prove to be insufficient to fully satisfy the claims of all holders of the Securities, the claims of the Securityholders shall lapse pro rata to the amount of the shortfall incurred by the respective Issuer. There are no further claims of the Securityholders against the respective Issuer, irrespective of whether such Issuer would be in a position to settle its payment obligations from the Securities with other means at its disposal (such payment defaults, "Defaulted Payments"); however, subject to the right to terminate or early repayment ("Limited Recourse").

The rights of the Securityholders under the Guarantee are not affected and the obligations of the Guarantor under the Guarantee are not limited by the Limited Recourse; hence the Securityholder shall continue to have the right to institute any proceeding, judicial or otherwise, or otherwise assert a claim against the Guarantor to enforce any obligation due under the relevant Guarantee, including without limitation in respect of any Defaulted Payments.

§ 5 SUBSTITUTION OF THE ISSUER

1. At any time during the life of the Securities and subject to paragraph 2, the Issuer is entitled to substitute any other company (hereinafter called a "New Issuer") for itself as Issuer without the consent of any Securityholder. In such case, the New Issuer may assume all the obligations of the Issuer under and in connection with the Securities. Any such substitution and the respective effective date shall be notified by the Issuer in accordance with § 6 of the General Terms.

Upon any such substitution, the New Issuer shall succeed to, and be substituted for, and may exercise every right and power of, the Issuer under the Securities with the same effect as if the New Issuer had been named as the Issuer in these Terms and Conditions; the Issuer (and, in the case of a repeated application of this § 5 of the General Terms, each previous issuer) shall be released from its obligations hereunder and from its liability as obligor under the Securities.

In the event of such substitution, any reference in these Terms and Conditions to the Issuer shall from then on refer to the New Issuer.

- 2. No such assumption shall be permitted unless
 - (a) the New Issuer has agreed to assume all obligations of the Issuer under the Securities;
 - (b) the Issuer or the Guarantor has unconditionally and irrevocably guaranteed to the Securityholders compliance by the New Issuer with all obligations under the Securities;
 - (c) the New Issuer has obtained all governmental authorisations, approvals, consents and permissions necessary in the jurisdictions in which the New Issuer is domiciled or the country under the laws of which it is organised[.][and
 - (d) Euroclear Sweden has given its consent to the substitution (which consent shall not be unreasonably withheld or delayed).]
- 3. Upon any substitution of the Issuer for a New Issuer, this § 5 of the General Terms shall apply again.

§ 6 NOTICES

Where these Terms and Conditions provide for a notice pursuant to this section, such notice shall be published on the website [www.warrants.com] [[website]] (or on another website notified at least six weeks in advance by the Issuer in accordance with this section in the Federal Gazette (Bundesanzeiger) (the "Successor Website")) and become effective vis-à-vis the Securityholder through such publication unless the notice provides for a later effective date. If and to the extent applicable law or regulations provide for other forms of publication, such publications shall be made merely in addition to the aforesaid publication.

[Other publications with regard to the Securities are published on the website of the Issuer www.societegenerale.com (or any successor website).]

§ 7 ISSUANCE OF ADDITIONAL SECURITIES, REPURCHASE OF SECURITIES

- 1. The Issuer reserves the right to issue from time to time without the consent of the Securityholders additional tranches of Securities with substantially identical terms, so that the same shall be consolidated to form a single series and increase the total volume of the Securities. The term "Securities" shall, in the event of such consolidation, also comprise such additionally issued securities.
- 2. The Issuer may at any time purchase Securities in the market or otherwise. Securities repurchased by or on behalf of the Issuer may be held by the Issuer, re-issued, resold or surrendered to the Paying Agent for cancellation.

§ 8 LIMITATION OF LIABILITY, PRESENTATION PERIODS, PRESCRIPTIONS

- 1. The Issuer shall be held responsible for acting or failing to act in connection with Securities only if, and insofar as, it either breaches material obligations under or in connection with the Terms and Conditions negligently or wilfully or breaches other obligations with gross negligence or wilfully. The same applies to the Paying Agent and the Calculation Agent.
- 2. The period for presentation of the Securities (§ 801 paragraph 1, sentence 1 BGB) shall be ten years and the period of limitation for claims under the Securities presented during the period for presentation shall be two years calculated from the expiry of the relevant presentation period.

§ 9 PARTIAL INVALIDITY, CORRECTIONS

1. In the event of manifest typing or calculation errors or similar manifest errors in the Terms and Conditions, the Issuer shall be entitled to declare rescission (*Anfechtung*) to the Securityholders. The declaration of rescission shall be made without undue delay upon becoming aware of any such ground for rescission (*Anfechtungsgrund*) and in accordance with § 6 of the General Terms. Following such rescission by the Issuer, the Securityholders may instruct the account holding bank to submit a duly completed redemption notice to the Paying Agent, either by filling in the relevant form available from the Paying Agent or by otherwise stating all information and declarations required on the form (the "Rescission Redemption Notice"), and to request repayment of the Issue Price against transfer of the Securities to the account of the Paying Agent within 30 calendar days following receipt of the Rescission Redemption Notice and of the Securities by the Paying Agent, whichever receipt is later, whereupon the Paying Agent shall transfer the Issue Price to the account specified in the Rescission Redemption Notice. Upon payment of the Issue Price all rights under the Securities delivered shall expire.

- 2. The Issuer may combine the declaration of rescission pursuant to paragraph 1 with an offer to continue the Securities on the basis of corrected Terms and Conditions. Such an offer and the corrected provisions shall be notified to the Securityholders together with the declaration of rescission in accordance with § 6 of the General Terms. Any such offer shall be deemed to be accepted by a Securityholder and the rescission shall not take effect, unless the Securityholder requests repayment of the Issue Price within four weeks following the date on which the offer has become effective in accordance with § 6 of the General Terms by delivery of a duly completed Rescission Redemption Notice via the account holding bank to the Paying Agent and by transfer of the Securities to the account of the Paying Agent with the Clearing System pursuant to paragraph 1. The Issuer shall refer to this effect in the notification.
- 3. "Issue Price" within the meaning of paragraph 1 and 2 shall be deemed to be the higher of (i) the purchase price that was actually paid by the relevant Securityholder (as declared and proved by evidence in the request for repayment by the relevant Securityholder) and (ii) the weighted average (as determined by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB) of the traded prices of the Securities on the Business Day preceding the declaration of rescission pursuant to paragraph 1. [In the case of Underlying Share, Index, Precious Metal, Futures Contracts on index and ETF Share: [If a Market Disruption Event exists on the Business Day preceding the declaration of rescission pursuant to paragraph 1, the last Business Day preceding the declaration of rescission pursuant to paragraph 1 on which no Market Disruption Event existed shall be decisive for the ascertainment of price pursuant to the preceding sentence.] [In the case of Underlying Futures Contracts on commodity, bond or virtual currency:][If a Price Source Disruption or Trading Disruption exists on the Business Day preceding the declaration of rescission pursuant to paragraph 1, the last Business Day preceding the declaration of rescission pursuant to paragraph 1 on which no Price Source Disruption or Trading Disruption existed shall be decisive for the ascertainment of price pursuant to the preceding sentence.]]
- 4. Contradictory or incomplete provisions in the Terms and Conditions may be corrected or amended, as the case may be, by the Issuer in its reasonable discretion (billiges Ermessen) (§ 315 BGB). The Issuer, however, shall only be entitled to make such corrections or amendments which are reasonably acceptable to the Securityholders having regard to the interests of the Issuer and in particular which do not materially adversely affect the legal or financial situation of the Securityholders. Notice of any such correction or amendment shall be given to the Securityholders in accordance with § 6 of the General Terms.
- 5. If a Securityholder was aware of typing or calculation errors or similar errors at the time of the acquisition of the Securities, then, notwithstanding paragraphs 1 4, such Securityholder can be bound by the Issuer to the corrected Terms and Conditions.
- 6. Should any provision of these Terms and Conditions be or become void in whole or in part, the other provisions shall remain in force. The void provision shall be replaced by a valid provision that reflects the economic intent of the void provision as closely as possible in legal terms. In those cases, however, the Issuer may also take the steps described in paragraphs 1 4 above.

§ 10 GOVERNING LAW, PLACE OF PERFORMANCE, PLACE OF JURISDICTION

Securities which are governed by German law

1. The Securities and the rights and duties of the Securityholders, the Issuer[, the Paying Agent] [, the Sub Paying Agent] and the Guarantor shall in all respects be governed by the laws of the Federal Republic of Germany.

Securities which are governed by German law except the Form (excl. Spanish law)

1. The Securities and the rights and duties of the Securityholders, the Issuer[, the Paying Agent] [, the Sub Paying Agent] and the Guarantor shall in all respects be governed by the laws of the Federal Republic of Germany except § 1 of the General Terms which shall be governed by the laws of [jurisdiction].

Securities which are governed by German law except the Form which is governed by Spanish law

1. The Securities and the rights and duties of the Securityholders[[, the Issuer[, the Paying Agent] [, the Sub Paying Agent] and the Guarantor] shall in all respects be governed by the laws of the Federal Republic of Germany except § 1 of the General Terms (including form of representation, proof of ownership and transfer) which shall be governed by the laws of Kingdom of Spain.

All Securities

- 2. Place of performance is Frankfurt am Main.
- 3. Place of jurisdiction for all disputes and other proceedings in connection with the Securities for merchants, entities of public law, special funds under public law and entities without a place of general jurisdiction in the Federal Republic of Germany is Frankfurt am Main. In such a case, the place of jurisdiction in Frankfurt am Main shall be an exclusive place of jurisdiction.
- [4. The German version of these Terms and Conditions shall be binding. Any translation is for convenience only.]

8.2. Product-Specific Terms

§ 1 DEFINITIONS

For the purposes of these Product-Specific Terms, the following definitions shall apply subject to an adjustment in accordance with these Terms and Conditions:

General Definitions

"Issue Currency" or ["EUR"] ["[abbreviation Issue Currency]"] means [Euro] [[Issue Currency]].

"Launch Date" means [launch date].

"Payment Business Day" means [a day on which the Trans-European Automated Real-time Gross Settlement Express Transfer System (TARGET2) and the Clearing System settle payments in the Issue Currency.] [a day on which commercial banks are open for business (including dealings in foreign exchange and foreign currency deposits) in [city/cities] and on which the Clearing System settles payments in the Issue Currency.] [a day on which commercial banks and foreign exchange markets in [city/cities] and the Trans-European Automated Real-time Gross settlement Express Transfer system (TARGET-System) are open for business and the Clearing System settles payments in the Issue Currency.] [other provisions]

Underlying Share

- "Business Day" means a day on which the Exchange and the Futures Exchange are open for trading during their respective regular trading sessions, notwithstanding the Exchange or Futures Exchange closing prior to its scheduled weekday closing time. Any trading or trading activities after or before the regular trading sessions on the Exchange or the Futures Exchange will not be taken into account.
- "Exchange" means the [[exchange]] [exchange or trading system as set out in the Table of Product Details].
- "Futures Exchange" means the exchange or trading system with the highest trading volume of options or futures contracts relating to the Share. If options or futures contracts on the Share are not traded on any exchange, the Futures Exchange shall be the options or futures exchange with the highest amount of options or futures contracts relating to shares of companies having their residence in the country in which the Company has its residence. If there is no options or futures exchange in the country in which the Company has its residence on which options or futures contracts on shares are traded, the Calculation Agent will determine the Futures Exchange in its reasonable discretion (billiges Ermessen) (§ 317 BGB) and will make notification thereof in accordance with § 6 of the General Terms.
- "Market Disruption Event" means the occurrence or existence of any suspension of, or limitation imposed on, trading in (a) the Share on the Exchange, or (b) any options or futures contracts relating to the Share on the Futures Exchange (if such options or futures contracts are traded on the Futures Exchange), provided that any such suspension or limitation is material. The decision whether a suspension or limitation is material will be made by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB). The occurrence of a Market Disruption Event shall be published in accordance with § 6 of the General Terms.

A limitation regarding the office hours or the number of days of trading will not constitute a Market Disruption Event if it results from an announced change in the regular business hours of the respective exchange. A limitation on trading imposed during the course of a day by reason of movements in price exceeding permitted limits shall only be deemed to be a Market Disruption Event if such limitation still prevails at the time of termination of the trading hours on such date.

"Reference Price" means

- [(a) if the respective Exchange is Borsa Italiana: the Prezzo di Riferimento of the Share, as defined in the Rules of the markets organized and managed by Borsa Italiana (Regolamento dei Mercati) and published by Borsa Italiana at the close of the trading day or
- (b) in all other cases: the price of the Share last determined and published by the Exchange on any relevant day (closing price)] [other provisions].
- "Underlying" or "Share" means [[share, issuer, ISIN]] [the share or security similar to shares as set out in the Table of Product Details].

"Valuation Date" means the Exercise Date.

[Specified Security Type CALL (limitation of term):]

- If, in case of [TURBO CALL Warrant with termination of term relating to a U.S. Share:][a limitation of term] [Unlimited TURBO CALL Warrant with limitation of term relating to a U.S. Share:][an automatically ending term] in accordance with § 2 paragraph 4 of the Product-Specific Terms due to an announcement of a dividend payment, on the then applicable Valuation Date there is no Reference Price or a Market Disruption Event occurs on such day, then the Calculation Agent shall estimate the Reference Price in its reasonable discretion (billiges Ermessen) (§ 317 BGB), and in consideration of the prevailing market conditions on such day and make a notification thereof in accordance with § 6 of the General Terms.
- (b) In all other cases;] [In all cases:][If on the Valuation Date there is no Reference Price or if on the Valuation Date a Market Disruption Event occurs, the Valuation Date shall be postponed to the next following Business Day on which there is a Reference Price and on which a Market Disruption Event does not occur.

If, according to the before-mentioned, the Valuation Date is postponed for [number] consecutive Business Days, and if also on such day there is no Reference Price or a Market Disruption Event occurs on such day, then this day shall be deemed to be the Valuation Date and the Calculation Agent shall estimate the Reference Price in its reasonable discretion (billiges Ermessen) (§ 317 BGB), and in consideration of the prevailing market conditions on such day and make a notification thereof in accordance with § 6 of the General Terms.]

Underlying Index

- "Business Day" means a day on which the level of the Index is usually determined and published by the Index Sponsor.
- "Futures Exchange" means the exchange or trading system with the highest trading volume of options or futures contracts relating to the Index. If options or futures contracts relating to the Index are not traded on any exchange, the Calculation Agent will determine the Futures Exchange in its reasonable discretion (billiges Ermessen) (§ 317 BGB) and will make notification thereof in accordance with § 6 of the General Terms.
- "Market Disruption Event" means the occurrence or existence of any suspension of, or limitation imposed on, trading in (a) options or futures contracts on the Index on the Futures Exchange, or (b) one or more index components on any Index Component Exchange, provided that any such suspension or limitation is material. The decision whether a suspension or limitation is material will be made by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB). The occurrence of a Market Disruption Event shall be published in accordance with § 6 of the General Terms.

A limitation regarding the office hours or the number of days of trading will not constitute a Market Disruption Event if it results from an announced change in the regular business hours of the Futures Exchange or the Index Component Exchange. A limitation on trading imposed during the course of a day by reason of movements in price exceeding permitted limits shall only be deemed to be a Market Disruption Event if such limitation still prevails at the time of termination of the trading hours on such date.

"Reference Price" means [closing level:][the level of the Index last determined and published by the Index Sponsor on any relevant day (official closing level).] [X-TURBO:][the level of the DAX® last determined and published by the Index Sponsor on any relevant day (official closing level).] [settlement price (e.g. TURBO Classic and X-Classic):][[DAX & TecDAX][the Eurex final settlement price for options on the Index on any relevant day which is based on the intraday auction prices at the Frankfurt stock exchange (Xetra) for the shares contained in the Index. The intraday auction starts at about 1:00 pm (CET). The Eurex final settlement price is published on www.eurexchange.com.] [[MDAX][the Eurex final settlement price for options on the Index on any relevant day which is based on the intraday auction prices at the Frankfurt stock exchange (Xetra) for the shares contained in the Index. The intraday auction starts at about 1:05 pm (CET). The Eurex final settlement price is published on www.eurexchange.com.] [EURO STOXX 50][the Eurex final settlement price for options on the Index on any relevant day which is based on the average of the Index calculations from 11:50 am until 12:00 pm (noon) (CET). The Eurex final settlement price is published on www.eurexchange.com.] [CAC40][the exchange delivery settlement price (EDSP) for options on the Index on any relevant day which is based on the average of the Index levels calculated and disseminated between 3:40 pm and 4:00 pm (CET) by Euronext. The exchange delivery settlement price is published on www.euronext.com.1 [IBEX35][the settlement price at expiration for options on the Index on any relevant day which is based on the average of the Index levels calculated by BME Clearing between 4:15 pm and 4:45 pm (CET) with one level being taken per minute. The settlement price at expiration is published on www.meff.com.] [FTSE MIB][the settlement price of the options on the Index listed on the IDEM exchange, which is based on the opening auction prices of each component of the Index, as calculated by Borsa Italiana on the expiry day of those options. The settlement price is published on www.borsaitaliana.it.] [DJIA & S&P 500][the settlement price for options on the Index on any relevant day which is based on the opening sales prices in the primary market of each component security of the Index. The settlement price is published on www.cboe.com.] [Nasdag-100][the settlement price for options on the Index on any relevant day as calculated by Cboe Options Exchange (Cboe), Chicago, based on the opening sales prices of each component of the Index. The settlement price is published on www.cboe.com.]] [other provisions]

"Underlying" [or "Index"] means [the [index] (ISIN [ISIN]) as determined and published by [index sponsor] (the "Index Sponsor")] [X-TURBO:][the DAX® (ISIN DE0008469008) und X-DAX® (ISIN DE000A0C4CA0) (each an "Index") as determined and published by [index sponsor] (the "Index Sponsor")].

"Valuation Date" means the Exercise Date.

If on the Valuation Date there is no Reference Price or if on the Valuation Date a Market Disruption Event occurs, the Valuation Date shall be postponed to the next following Business Day on which there is again a Reference Price and on which a Market Disruption Event does not occur.

If, according to the before-mentioned, the Valuation Date is postponed for [number] consecutive Business Days, and if also on such day there is no Reference Price or a Market Disruption Event occurs on such day, then this day shall be deemed to be the Valuation Date and the Calculation Agent shall estimate the Reference Price in its reasonable discretion (billiges Ermessen) (§ 317 BGB), and in consideration of the prevailing market conditions on such day and make a notification thereof in accordance with § 6 of the General Terms.

Underlying Precious Metal

"Business Day" means a day on which [the Price Source would ordinarily publish the London [Gold] [Silver] [Platinum] [Palladium] price] [other provisions].

"Market Disruption Event" means the occurrence or existence of any suspension of, or limitation imposed on, trading in the Precious Metal on the international interbank market for metals, provided that any such suspension or limitation is material. The decision whether a suspension or limitation is material will be made by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB). The occurrence of a Market Disruption Event shall be published in accordance with § 6 of the General Terms.

A limitation regarding the office hours or the number of days of trading will not constitute a Market Disruption Event if it results from an announced change in the regular business hours of the relevant Price Source. A limitation on trading imposed during the course of a day by reason of movements in price exceeding permitted limits shall only be deemed to be a Market Disruption Event if such limitation still prevails at the time of termination of the trading hours on such date.

- "Price Source" means [gold/silver.][the London Bullion Market Association ("LBMA").] [platinum/palladium:][the London Metal Exchange ("LME").] [other provisions]
- "Reference Price" means [gold/silver:][the morning London [Gold] [Silver] price per [gold][fine] troy ounce of [Gold] [Silver] for delivery in London through a member of the LBMA authorized to effect such delivery, stated in USD, as calculated and administered by independent service provider(s), pursuant to an agreement with the LBMA, and ordinarily published by the LBMA on its website at www.lbma.org.uk that displays prices effective on any relevant day.] [platinum/palladium:][the morning London [Platinum] [Palladium] Price (or LBMA [Platinum] [Palladium] Price) per troy ounce gross of [Platinum] [Palladium] for delivery in London through a member of the London Platinum and Palladium Market ("LPPM") authorized to effect such delivery, stated in USD, as calculated and administered by the LME, and ordinarily published by the LME on its website at www.lme.com that displays prices effective on any day.] [first spot fixing for a fine troy ounce (31.1035 g) of the Metal quoted in USD as "LBMA [Platinum] [Palladium] Price" on [screen page] (or any successor page) on any relevant day.] [other provisions]
- "Underlying" or "Precious Metal" means [gold:][gold bars or unallocated gold complying with the rules of the LBMA ("Gold")] [silver:][silver bars or unallocated silver complying with the rules of the LBMA ("Silver")] [platinum:][platinum ingots or plate or unallocated platinum complying with the rules of the LPPM ("Platinum")] [palladium:][palladium ingots or unallocated palladium complying with the rules of the LPPM ("Palladium")].
- "Valuation Date" means the Exercise Date.

If on the Valuation Date there is no Reference Price or if on the Valuation Date a Market Disruption Event occurs, the Valuation Date shall be postponed to the next following Business Day on which there is a Reference Price again and on which a Market Disruption Event does not occur.

If, according to the before-mentioned, the Valuation Date is postponed for [number] consecutive Business Days, and if also on such day there is no Reference Price or a Market Disruption Event occurs on such day, then this day shall be deemed to be the Valuation Date and the Calculation Agent shall estimate the Reference Price in its reasonable discretion (billiges Ermessen) (§ 317 BGB), and in consideration of the prevailing market conditions on such day and make a notification thereof in accordance with § 6 of the General Terms.

Underlying Futures Contract

- "Business Day" means a day on which the Exchange is open for trading during its respective regular trading sessions, notwithstanding the Exchange closing prior to its scheduled weekday closing time. Any trading or trading activities after or before the regular trading sessions on the Exchange will not be taken into account.
- "Exchange" means the [exchange] or its successor.

In the case that the Futures Contract is no longer traded on the **[exchange]** [Exchange], the Exchange shall be such other futures exchange as determined by the Calculation Agent in its reasonable discretion (*billiges Ermessen*) (§ 317 BGB). The determination of another Exchange shall be published according to § 6 of the General Terms.

"Futures Asset" or ["Bond" means [bond] [the eligible bonds (cheapest-to-deliver bonds) underlying the Futures Contract].] ["Commodity" means [commodity] [the commodity underlying the Futures Contract].] ["Virtual Currency" means [virtual currency] [the virtual currency underlying the Futures Contract].] ["Index" means [index] [the index underlying the Futures Contract].]

- "Reference Price" means the [opening price] [settlement price] [other price] of the Futures Contract as determined and published by the Exchange [expressed as a percentage] [converted in a decimal figure and expressed as a percentage] [expressed in index points] on any relevant day] [other provisions].
- "Underlying" or "Futures Contract" means the [futures contract] (Reuters RIC [screen page]) on the Exchange] [other provisions].]

[only with Roll-over:]

[On a Business Day to be determined by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB) by taking into account the prevailing market conditions, which must be one of the 40 Business Days preceding the last trading day of the Futures Contract (the "Futures Roll-over Date"), such Futures Contract shall cease to be the Underlying of the Securities and shall be replaced by one of the six next expiring futures contracts on the Exchange with a residual life of at least one month, which, from that point onwards, shall be used as the Futures Contract for the valuation of the Securities (the "Futures Roll-over Event"). The determination of the new Futures Contract is made mainly on the basis of the liquidity on the Exchange (measured by the open interest).

In the case of a Futures Roll-over Event the Strike [Only in case of Not-BEST:][and the Knock-out Barrier] shall be adjusted with effect as of the Futures Roll-over Date based on the following formula (the "Futures Roll-over Adjustment"):

or

A = B - (C - D) - Roll-over Costs and + Roll-over Proceeds, respectively
(in the case of Type PUT)

where

- A = the adjusted Strike [Only in case of Not-BEST:][or the adjusted Knock-out Barrier, respectively]
- B = the Strike [Only in case of Not-BEST:][or the Knock-out Barrier, respectively] applicable on the day preceding the Futures Roll-over Date
- C = the Roll-over Reference Price of the previous Futures Contract on the Futures Roll-over Date
- D = the Roll-over Reference Price of the new Futures Contract on the Futures Roll-over Date
- Roll-Over Costs = the negative difference between the purchase price of the expiring Futures Contract and the sales price of the next expiring Futures Contract.
- Roll-Over Proceeds = the positive difference between the purchase price of the expiring Futures Contract and the sales price of the next expiring Futures Contract.
- "Roll-over Reference Price" is the price of the current Futures Contract on the relevant Roll-over Date that is determined based on the prices traded and published on the Exchange on the relevant Roll-over Date. The Calculation Agent shall determine the Roll-over Reference Price in its reasonable discretion (billiges Ermessen) (§ 317 BGB).][other provisions]

Futures Contract on Commodity, Bond or Virtual Currency

"Disappearance of Reference Price" means (a) the permanent discontinuation of trading in the Futures Contract on the Exchange, (b) the disappearance of, or of trading in, the Futures Asset or (c) the disappearance or permanent discontinuance or unavailability of the Reference Price,

notwithstanding the availability of the Price Source or the status of trading in the Futures Contract or the Futures Asset.

- "Material Change in Content" means the occurrence since the Launch Date of a material change in the content, composition or constitution of the Futures Contract or the Futures Asset [Virtual Currency:][(including, but not limited, to a hard or soft fork, or other process that results in a division or split of the Virtual Currency into multiple assets)].
- "Material Change in Formula" means the occurrence since the Launch Date of a material change in the formula for, or the method of, calculating the Reference Price.
- "Price Source" means the Exchange.
- "Price Source Disruption" means (a) the failure of the Price Source to announce or publish the Reference Price (or the information necessary for determining the Reference Price); or (b) the temporary or permanent discontinuance or unavailability of the Price Source.
- "Tax Disruption" means the imposition of, change in or removal of an excise, severance, sales, use, value-added, transfer, stamp, documentary, recording or similar tax on, or measured by reference to, the Futures Asset (other than a tax on, or measured by reference to overall gross or net income) by any government or taxation authority after the Launch Date, if the direct effect of such imposition, change or removal is to raise or lower the Reference Price.
- "Trading Disruption" means the material suspension of, or the material limitation imposed on, trading in the Futures Contract or the Futures Asset, as the case may be, on the Exchange. For these purposes:
 - (A) a suspension of the trading in the Futures Contract or the Futures Asset, as the case may be, on any Business Day shall be deemed to be material only if:
 - (1) all trading in the Futures Contract or the Futures Asset, as the case may be, is suspended for the entire Business Day; or
 - (2) all trading in the Futures Contract or the Futures Asset, as the case may be, is suspended subsequent to the opening of trading on the Business Day, trading does not recommence prior to the regularly scheduled close of trading in such Futures Contract or such Futures Asset, as the case may be, on such Business Day and such suspension is announced less than one hour preceding its commencement; and
 - (B) a limitation of trading in the Futures Contract or the Futures Asset, as the case may be, on any Business Day shall be deemed to be material only if the Exchange establishes limits on the range within which the price of the Futures Contract or the Futures Asset, as the case may be, may fluctuate and the closing or settlement price of the Futures Contract or the Futures Asset, as the case may be, on such day is at the upper or lower limit of that range.

"Valuation Date" means the Exercise Date.

If on the Valuation Date a Price Source Disruption or a Trading Disruption with respect to the Futures Contract or the Futures Asset occurs, the Valuation Date shall be postponed to the next following Business Day on which there is no Price Source Disruption and no Trading Disruption with respect to the Futures Contract or the Futures Asset.

If, according to the before-mentioned, the Valuation Date is postponed for [number] consecutive Business Days, and if also on such day a Price Source Disruption or a Trading Disruption with respect to the Futures Contract or the Futures Asset occurs, then this day shall be deemed to be the Valuation Date and the Calculation Agent shall estimate the Reference Price in its reasonable discretion (billiges Ermessen) (§ 317 BGB), and in consideration of the prevailing market conditions on such day and make a notification thereof in accordance with § 6 of the General Terms.]

Futures Contract on Index

- "Disappearance of Reference Price" means (a) the permanent discontinuation of trading in the Futures Contract on the Exchange, (b) the disappearance of, or of trading in, the Futures Asset or (c) the disappearance or permanent discontinuance or unavailability of the Reference Price, notwithstanding the availability of the Price Source or the status of trading in the Futures Contract.
- "Market Disruption Event" means a Trading Disruption and/or a Price Source Disruption and/or the occurrence or existence of any suspension of, or limitation imposed on, trading in index components on any relevant exchange or trading system, provided that any such suspension or limitation is material. The decision whether a suspension or limitation is material will be made by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB). The occurrence of a Market Disruption Event shall be published in accordance with § 6 of the General Terms.

A limitation regarding the office hours or the number of days of trading will not constitute a Market Disruption Event if it results from an announced change in the regular business hours of the relevant exchange or trading system. A limitation on trading imposed during the course of a day by reason of movements in price exceeding permitted limits (especially "limit-up"/"limit-down" rule) shall only be deemed to be a Market Disruption Event in the case that such limitation is still prevailing at the time of termination of the trading hours on such date.

- "Material Change in Content" means the occurrence since the Launch Date of a material change in the content, composition or constitution of the Futures Contract.
- "Material Change in Formula" means the occurrence since the Launch Date of a material change in the formula for, or the method of, calculating the Reference Price.
- "Price Source" means the Exchange.
- "Price Source Disruption" means (a) the failure of the Price Source to announce or publish the Reference Price (or the information necessary for determining the Reference Price); or (b) the temporary or permanent discontinuance or unavailability of the Price Source.
- "Trading Disruption" means any suspension of, or limitation imposed on, trading in the Futures Contract on the Exchange or on any other exchange on which the Futures Contract is traded, provided that any such suspension or limitation is material. The decision whether a suspension or limitation is material will be made by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB). The occurrence of a Trading Disruption Event shall be published in accordance with § 6 of the General Terms.
- "Valuation Date" means the Exercise Date.

If on the Valuation Date a Market Disruption Event occurs, the Valuation Date shall be postponed to the next following Business Day on which a Market Disruption Event does not occur.

If, according to the before-mentioned, the Valuation Date is postponed for [number] consecutive Business Days, and if also on such day a Market Disruption Event occurs, then this day shall be deemed to be the Valuation Date and the Calculation Agent shall estimate the Reference Price in its reasonable discretion (billiges Ermessen) (§ 317 BGB), and in consideration of the prevailing market conditions on such day and make a notification thereof in accordance with § 6 of the General Terms.

Underlying Currency Exchange Rate

[insert if base currency (the currency appearing first in the definition of Currency Exchange Rate) equal Issue Currency:]["Base Currency" means [EUR] [[abbreviation Base Currency]].]
[insert if base currency unequal Issue Currency:]["Base Currency" or ["EUR"] ["[abbreviation Base]]

Currency]"]] means [Euro] [[Base Currency]].]

- [insert if counter currency (the currency appearing second in the definition of Currency Exchange Rate) equal Issue Currency:]["Counter Currency" means ["USD"] ["[abbreviation Counter Currency]"].]
- [insert if counter currency unequal Issue Currency:]["Counter Currency" or ["USD"] ["[abbreviation Counter Currency]"]] means [US Dollar] [[Counter Currency]].]
- "Underlying" or "Currency Exchange Rate" means the [Base Currency]/[Counter Currency] exchange rate.
- "Valuation Date" means the Exercise Date.

Refinitiv Fixing

- "Business Day" means [a day on which Refinitiv generally fixes a [Base Currency]/[Counter Currency] exchange rate.] [other provisions]
- "Reference Price" means [the WM/Refinitiv Closing Spot Rate (MID) for [Base Currency] 1.00 expressed in [Counter Currency] as determined by Refinitiv. on any relevant day at 4:00 pm (London time) and published thereafter on the Reuters page [Issue Currency][Counter Currency]FIXM=WM (the "Reuters Page") (the "Reference Rate").

If the Reference Rate ceases to be published on the Reuters Page and is published on another page, then the Reference Price shall be the respective Reference Rate as published on such other page (the "Successor Page"). The Calculation Agent will give notification of such Successor Page in accordance with § 6 of the General Terms.

Should the determination of the Reference Rate be terminated permanently, then the Calculation Agent will determine in its reasonable discretion (*billiges Ermessen*) (§ 317 BGB) another exchange rate for [*Base Currency*] in [*Counter Currency*] as Reference Price and give notification of such other exchange rate in accordance with § 6 of the General Terms.

If the Reference Rate is not published on the Valuation Date on the Reuters Page or on a Successor Page and if the Calculation Agent has not determined another exchange rate for [Base Currency] in [Counter Currency] as Reference Price, then the Reference Price shall be the exchange rate for [Base Currency] 1.00 in [Counter Currency], as actually traded on the international interbank spot market on the Valuation Date at or about 4:00 pm (London time).] [other provisions]

Bloomberg Fixing and Publication of the Underlying on Bloomberg

- "Business Day" means [a day on which Bloomberg L.P. generally fixes a [Base Currency]/[Counter Currency] exchange rate.] [other provisions]
- "Reference Price" means [the [Base Currency]/[Counter Currency] exchange rate in [Counter Currency] as determined by Bloomberg L.P. on any relevant day at 2:00 pm (Frankfurt time) and published thereafter on the website www.bloomberg.com/markets/currencies/fx-fixings (the "Bloomberg Website") (the "Reference Rate").

If the Reference Rate ceases to be published on the Bloomberg Website and is published on another web site, then the Reference Price shall be the respective Reference Rate as published on such other page (the "Successor Page"). The Calculation Agent will give notification of such Successor Page in accordance with § 6 of the General Terms.

Should the determination of the Reference Rate be terminated permanently, then the Calculation Agent will determine in its reasonable discretion (*billiges Ermessen*) (§ 317 BGB) another exchange rate for [*Base Currency*] in [*Counter Currency*] as Reference Price and give notification of such other exchange rate in accordance with § 6 of the General Terms.

If the Reference Rate is not published on the Valuation Date on the Bloomberg Website or on a Successor Page and if the Calculation Agent has not determined another exchange rate for [Base]

Currency] in [Counter Currency] as Reference Price, then the Reference Price shall be the exchange rate for [Base Currency] 1.00 in [Counter Currency], as actually traded on the international interbank spot market on the Valuation Date at or about 2:00 pm (Frankfurt time).] [other provisions]

Bloomberg Fixing and Calculation of the Underlying via other Bloomberg Fixings (e.g. USD/NOK)

"Business Day" means [a day on which Bloomberg L.P. generally fixes a EUR/[Base Currency] exchange rate as well as a EUR/[Counter Currency] exchange rate.] [other provisions]

[insert if EUR is unequal Issue Currency:]["EUR" means Euro.]

"Reference Price" means [the [Base Currency]/[Counter Currency] exchange rate expressed in [Counter Currency] for [Base Currency] 1.00 on any relevant day which will be calculated by dividing the Relevant EUR/[Counter Currency] Rate expressed in [Counter Currency] for EUR 1.00 by the Relevant EUR/[Base Currency] Rate expressed in [Base Currency] for EUR 1.00.

"Relevant EUR/[Counter Currency] Rate" and "Relevant EUR/[Base Currency] Rate" means the respective exchange rate in [Counter Currency] and [Base Currency] as determined by Bloomberg L.P. on any relevant day at 2:00 pm (Frankfurt time) and published thereafter on the website www.bloomberg.com/markets/currencies/fx-fixings (the "Bloomberg Website") (each a "Reference Rate").] [other provisions]

If the relevant Reference Rate ceases to be published on the Bloomberg Website and is published on another web site, then the relevant Reference Rate shall be the respective Reference Rate as published on such other page (the "Successor Page"). The Calculation Agent will give notification of such Successor Page in accordance with § 6 of the General Terms.

Should the determination of any of the Reference Rates be terminated permanently, then the Calculation Agent will determine in its reasonable discretion (billiges Ermessen) (§ 317 BGB) another exchange rate for EUR in [Counter Currency] or EUR in [Base Currency] as the Relevant EUR/[Counter Currency] Rate or Relevant EUR/[Base Currency] Rate, respectively, for the determination of the Reference Price and give notification of such other exchange rate in accordance with § 6 of the General Terms.

If any of the Reference Rates is not published on any day on the Bloomberg Website or on a Successor Page and if the Calculation Agent has not determined another exchange rate as Relevant EUR/[Counter Currency] Rate or Relevant EUR/[Base Currency] Rate, respectively, for the determination of the Reference Price, then the exchange rate for EUR 1.00 in [Base Currency] and [Counter Currency] respectively, as actually traded on the international interbank spot market on any day at or about 2:00 pm (Frankfurt time) shall be the Relevant EUR/[Counter Currency] Rate or the Relevant EUR/[Base Currency] Rate, respectively.] [other provisions]

Thomson Reuters Fixing and Underlying EUR/CNH

"Business Day" means [a day on which the Thomson Reuters Treasury Markets Association generally fixes a USD/CNH exchange rate.] [other provisions]

"USD" means US Dollar.

"Reference Price" means [the EUR/CNH exchange rate as calculated by multiplying (i) the USD/CNH exchange rate expressed in CNH for USD 1.00 as determined by the Thomson Reuters Treasury Markets Association on any relevant day at or about 11:00 am (Hong Kong time) and published on Reuters page CNHFIX= (or any successor page) and (ii) the price of EUR 1.00 in USD as actually traded on the international interbank spot market at such point in time.

If the Thomson Reuters Treasury Markets Association ceases to publish such USD/CNH exchange rate on Reuters page CNHFIX= or any successor page), then the relevant USD/CNH

exchange rate shall be the exchange rate for USD 1.00 expressed in CNH as actually traded on the international interbank spot market on any day at or about 2:00 pm (Frankfurt time).] [other provisions]

Thomson Reuters Fixing and Underlying USD/CNH

- "Business Day" means [a day on which the Thomson Reuters Treasury Markets Association generally fixes a USD/CNH exchange rate.] [other provisions]
- "Reference Price" means [the USD/CNH exchange rate expressed in CNH for USD 1.00 as determined by the Thomson Reuters Treasury Markets Association on any day at or about 11.00 am (Hong Kong time) and published on Reuters screen page CNHFIX= (or any successor page).] [other provisions]

If the Thomson Reuters Treasury Markets Association ceases to publish such USD/CNH exchange rate on Reuters page CNHFIX= or any successor page), then the relevant USD/CNH exchange rate shall be the exchange rate for USD 1.00 expressed in CNH as actually traded on the international interbank spot market on any day at or about 2:00 pm (Frankfurt time).] [other provisions]

Underlying ETF Share

- "Business Day" means a day on which the Exchange is open for trading during its respective regular trading sessions, notwithstanding the Exchange closing prior to its scheduled weekday closing time and without regard to after hours or any other trading or trading activities outside of the regular trading sessions.
- "Compulsory Redemption" means the compulsory redemption or transfer of the ETF Shares, as described in the Memorandum.
- "Exchange" means [[exchange]] [the exchange or trading system as set out in the Table of Product Details].
- "Fund Company" means the company as described in the Memorandum.
- "Market Disruption Event" means the occurrence or existence of any suspension of, or limitation imposed on, trading in (a) the ETF Share on the Exchange, or (b) any options or futures contracts relating to the ETF Share on the Futures Exchange (if such options or futures contracts are traded on the Futures Exchange), provided that any such suspension or limitation is material. The decision whether a suspension or limitation is material will be made by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB). The occurrence of a Market Disruption Event on the Valuation Date shall be published in accordance with § 6 of the General Terms.

A limitation regarding the office hours or the number of days of trading will not constitute a Market Disruption Event if it results from an announced change in the regular business hours of the respective exchange. A limitation on trading imposed during the course of a day by reason of movements in price exceeding permitted limits shall only be deemed to be a Market Disruption Event if such limitation still prevails at the time of termination of the trading hours on such date.

- "Memorandum" means the prospectus in relation to the Fund [and the Fund Company], as amended and supplemented from time to time.
- "NAV" means the net asset value of the ETF Share as determined and published (or made available) according to the Memorandum.
- "Reference Price" means [the price of the ETF Share last determined and published by the Exchange on any relevant day (official closing price)] [other provisions].
- "Underlying" or "ETF Share" means [[ETF unit, ISIN] ("Fund")] [the ETF share as set out in the Table of Product Details]. [other provisions]

"Valuation Date" means the Exercise Date.

[Specified Security Type CALL (limitation of term):]

- If, in case of [TURBO CALL Warrant with termination of term relating to a U.S. ETF Share:][a limitation of term] [Unlimited TURBO CALL Warrant with limitation of term relating to a U.S. ETF Share:][an automatically ending term] in accordance with § 2 paragraph 4 of the Product-Specific Terms due to an announcement of a dividend payment, on the then applicable Valuation Date there is no Reference Price or a Market Disruption Event occurs on such day, then the Calculation Agent shall estimate the Reference Price in its reasonable discretion (billiges Ermessen) (§ 317 BGB), and in consideration of the prevailing market conditions on such day and make a notification thereof in accordance with § 6 of the General Terms.
- (b) In all other cases:] [In all cases:] [If on the Valuation Date there is no Reference Price or if on the Valuation Date a Market Disruption Event occurs, the Valuation Date shall be postponed to the next following Business Day on which there is a Reference Price and on which a Market Disruption Event does not occur.

If, according to the before-mentioned, the Valuation Date is postponed for [number] consecutive Business Days, and if also on such day there is no Reference Price or a Market Disruption Event occurs on such day, then this day shall be deemed to be the Valuation Date and the Calculation Agent shall estimate the Reference Price in its reasonable discretion (billiges Ermessen) (§ 317 BGB), and in consideration of the prevailing market conditions on such day and make a notification thereof in accordance with § 6 of the General Terms.]

TURBO Warrants

§ 2 REDEMPTION

- 1. Subject to the non-occurrence of a Knock-out Event in accordance with paragraph 3 and a termination in accordance with § 6 of the Product-Specific Terms, the Securities grant to the Securityholder the right (the "**Option Right**") to receive from the Issuer the payment of the Redemption Amount.
- 2. Subject to paragraph 3 each Security is redeemed by payment of an amount in the Issue Currency (the "Redemption Amount") which shall be equal to (i) the amount by which the Reference Price of the [Underlying][X-TURBO:][DAX®] on the Valuation Date [expressed in [underlying currency]] exceeds (in the case of Type CALL) or is exceeded by (in the case of Type PUT) the Strike multiplied by (ii) the Ratio[, the result being converted into the Issue Currency].

"Ratio" means the [decimal] figure as set out in the Table of Product Details.

"Strike" means [the strike as set out in the Table of Product Details.] [a figure which will be determined by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB) on the Strike Date and immediately thereafter published in accordance with § 6 of the General Terms¹.

"Strike Date" means [[date(s)]] [[the Business Day] [the [ordinal number] Business Day] prior to the first trading day on the [exchange(s)].

[In case of Underlying Share, Index, Precious Metal, Futures Contracts on index and ETF-Units:][If on the Strike Date there is no Reference Price or if on the Strike Date a Market Disruption Event occurs, the Strike Date shall be postponed to the next following Business Day on which there is again a Reference Price and on which a Market Disruption Event does not occur.] [In case of Underlying Futures Contracts on commodity, bond or virtual currency:][If on the Strike Date there is no Reference Price or if on the Strike Date a Price Source Disruption or Trading Disruption exists, the Strike Date shall be postponed to the next following Business Day on which there is again a Reference Price and on which no Price Source Disruption or Trading Disruption existed.]] [other provisions]

"Type" means the type as set out in the Table of Product Details.

The following paragraph shall be applicable for Underlying Index, Futures Contract on bonds or indices

For the purposes of calculations made in connection with these Terms and Conditions, one [percentage] [index point] shall be equal to [underlying currency] 1.00.

The following paragraph shall be applicable for Securities with conversion in the Issue Currency

The conversion into the Issue Currency shall be made at the Conversion Rate.

[all Underlyings (except Currency Exchange Rate):]["Conversion Rate" means [(non quanto)] [international interbank spot market:][the price of [base currency (the currency appearing first in the conversion rate)] 1.00 in [counter currency (the currency appearing second in the conversion rate)], as actually traded on the international interbank spot market on the Valuation Date at such point in time at which the Reference Price of the Underlying is determined and published.] [Bloomberg fixing:][the [[Issue Currency]/[Counter Currency]] [[Base Currency]/[Issue Currency]] exchange rate as determined by Bloomberg L.P. on the Valuation Date at [fixing time] (Frankfurt time) and published thereafter on BFIX page (the "Bloomberg Page").

An Indications of the Strike is set out in the Table of Product Details.

If the above exchange rate is not published on the Valuation Date at [fixing time] (Frankfurt time) on the Bloomberg Page or any successor page, then the Conversion Rate shall be the [[Issue Currency]/[Counter Currency]] [[Base Currency]/[Issue Currency]] determined by the Calculation Agent as actually traded on the international interbank spot market on the Valuation Date at or around [fixing time] (Frankfurt time).]

[(quanto)][means a conversion rate equal to [base currency] 1.00 = [counter currency] 1.00.] [other provisions]

[Underlying: Currency Exchange Rate:]["Conversion Rate" means [the Reference Price on the Valuation Date.] [the WM/Refinitiv Closing Spot Rate (MID) for [Issue Currency] 1.00 expressed in [Counter Currency] as determined by Refinitiv on the Valuation Date at 4:00 pm (London time) and published thereafter on the Reuters page [Issue Currency][Counter Currency]FIXM=WM].] [the [[Issue Currency]/[Counter Currency]] [[Base Currency]/[Issue Currency]] exchange rate as determined by Bloomberg L.P. on the Valuation Date at 2:00 pm (Frankfurt time) and published thereafter on the Bloomberg Website] [the Relevant EUR/[Counter Currency] Rate on the Valuation Date.] [the price of EUR 1.00 in CNH as actually traded on the international interbank spot market on the Valuation Date at such point in time at which the Reference Price is determined and published.] [other provisions]

["USD"] ["[abbreviation underlying currency]"] means [US Dollar] [[underlying currency]].]

3. A "Knock-out Event" occurs if during the Monitoring Period [Share:][the price of the Share as determined and published by the Exchange] [Index:][the level of the [Index]][X-Classic][(i) DAX® or (ii) X-DAX®] as determined and published by the Index Sponsor] [Precious Metal:][the bid quote (in case of Type CALL) or a ask quote (in case of Type PUT) for a [gold][fine] troy ounce of [Gold] [Silver] [Platinum] [Palladium] expressed in USD as quoted in the international interbank market for metals and displayed on Reuters page [screen page]] [Futures Contract:][the price of the Futures Contract as determined and published by the Exchange [converted in a decimal figure and expressed as a percentage]] [Currency Exchange Rate:][the price of the Currency Exchange Rate as actually traded on the international interbank spot market] [the EUR/[Counter Currency]] exchange rate determined as actually traded on the international interbank spot market] [the [Base Currency]/[Counter Currency]]exchange rate determined as actually traded price on the international interbank spot market] [ETF Share:][the price of the ETF Share as determined and published by the Exchange] [other provisions] is at least once equal to or below (in case of Type CALL) or equal to or above (in case of Type PUT) the Knock-out Barrier.

If a Knock-out Event occurs, the Securities will expire worthless.

"Knock-out Barrier" means the relevant Strike.

"Monitoring Period" means the period [from [the Launch Date] [the Launch Date as of the time specified in the Table of Product Details] [[date]] to the Valuation Date (both dates including) [at such point in time at which the Reference Price of the Underlying is determined and published]] [other provisions].

4. The Option Right shall be deemed to be automatically exercised on the Exercise Date, provided that the Redemption Amount is a positive amount at that time.

"Exercise Date" means the date as set out in the Table of Product Details. [Specified Security Type CALL (limitation of term):] [TURBO CALL Warrant with termination of term relating to a U.S. Share] [In case the Company pays a Dividend and the Business Day prior to the ex-dividend date or the dividend record date is prior to such date as set out in the Table of Product Details, the Exercise Date shall be the Business Day prior to the earlier of (i) the Exchange Business Day prior to the ex-dividend date and (ii) the dividend record date. "Dividend" means payment or deemed payment of a dividend from sources within the United States of America within the meaning of section 871(m) IRC, and the regulations issued thereunder.] [TURBO CALL Warrant with termination of term relating to a U.S. ETF Share] [In case the Fund Company pays a Dividend and the Business Day prior to the ex-dividend date or the dividend record date is prior to such date as set out in the Table of Product Details, the Exercise Date shall be the Business Day prior to the earlier of (i) the Exchange Business Day prior to the ex-dividend date and (ii) the dividend record date. "Dividend" means payment or deemed payment of a dividend from sources within

- the United States of America within the meaning of section 871(m) IRC, and the regulations issued thereunder.]
- 5. The Redemption Amount shall be paid to the Securityholders not later than on the [ordinal number] Payment Business Day following the Valuation Date (the "Settlement Date").

§ 3 ORDINARY TERMINATION BY THE ISSUER

Subject to the provision contained in § 6 of the Product-Specific Terms, the Issuer shall not be entitled to terminate the Securities prematurely.

Unlimited TURBO Warrants

§ 2 REDEMPTION

- 1. Subject to the non-occurrence of a Knock-out Event in accordance with paragraph 3 and a termination in accordance with § 6 of the Product-Specific Terms, the Securities grant to the Securityholder the right (the "**Option Right**") to receive from the Issuer the payment of the Redemption Amount.
- 2. Subject to paragraph 3, each Security is redeemed by payment of an amount in the Issue Currency (the "Redemption Amount") which shall be equal to (i) the amount by which the Reference Price of the [Underlying][X-TURBO:][DAX®] on the Valuation Date [expressed in [underlying currency]] exceeds (in case of Type CALL) or is exceeded by (in case of Type PUT) the Strike applicable on the Valuation Date multiplied by (ii) the Ratio[, the result being converted into the Issue Currency].

Underlying Share	U	Inde	erlvir	na S	hare
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The "Strike" shall change on each calendar day between the Launch Date and the relevant Valuation Date.

[Specified Securities Call (limitation of term):]

[daily adjustment of the Adjustment Amount:][After the Launch Date, the Strike on each calendar day will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable on this day.]

[monthly adjustment of the Adjustment Amount:][After the Launch Date, subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each calendar day, which is not an Adjustment Day, will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable during the relevant Adjustment Period. On each Adjustment Day the Strike will be equal to the Strike of the immediate previous calendar day plus the Adjustment Amount being recalculated on such Adjustment Day.]

[In all other cases:]

Adjustment in accordance with paragraph (b), the Strike on each calendar day will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable on this day.]

[monthly adjustment of the Adjustment Amount:][After the Launch Date, subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each calendar day, which is not an Adjustment Day, will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable during the relevant Adjustment Period. Subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on

plus the Adjustment Amount being recalculated on such Adjustment Day.]

[daily adjustment of the Adjustment Amount:][After the Launch Date, subject to a Dividend

each Adjustment Day will be equal to the Strike of the immediate previous calendar day

(b) On each Dividend Adjustment Day, the Strike will be equal to the difference of the Strike determined in accordance with paragraph (a) for this Dividend Adjustment Day and the Dividend Impact ("Dividend Adjustment"). "Dividend Adjustment Day" means the day on which the Share is traded on the Exchange on an ex-dividend basis for the first time, or such other day as the Issuer determines a Dividend Adjustment is required in order to reflect any Taxes or 871(m) Withholding imposed or required with respect to the Securities. The "Dividend Impact" reflects the price adjustment to the Share on the Dividend Adjustment Day due to a dividend payment (including extraordinary dividend payments or any other dividend payments) on the basis of the dividend payment and any Taxes, 871(m) Withholding or other fees and costs. The Dividend Impact will be an amount determined by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB).]

The Strike on the Launch Date shall correspond to the strike as set out in the Table of Product Details.

The respective Strike shall in each case be published on the website at www.warrants.com.

Underlying Index

The "Strike" shall change on each calendar day between the Launch Date and the relevant Valuation Date.

- (a) [daily adjustment of the Adjustment Amount:][[After the Launch Date, subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each calendar day will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable on this day.]
 - [monthly adjustment of the Adjustment Amount:][After the Launch Date, subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each calendar day, which is not an Adjustment Day, will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable during the relevant Adjustment Period. Subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each Adjustment Day will be equal to the Strike of the immediate previous calendar day plus the Adjustment Amount being recalculated on such Adjustment Day.]
- (b) On each Dividend Adjustment Day, the Strike will be equal to the difference of the Strike determined in accordance with paragraph (a) for this Dividend Adjustment Day and the Dividend Impact ("Dividend Adjustment"). "Dividend Adjustment Day" means the day on which an index component is traded on the respective Index Component Exchange on an ex-dividend basis for the first time, or such other day as the Issuer determines a Dividend Adjustment is required in order to reflect any Taxes or 871(m) Withholding imposed or required with respect to the Securities. The "Dividend Impact" reflects the price adjustment to the index component on the Dividend Adjustment Day due to the dividend payment (including extraordinary dividend payments or any other dividend payments) on the basis of the dividend payment and any Taxes, 871(m) Withholding or other fees and costs. The Dividend Impact will be an amount determined by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB).

The Strike on the Launch Date shall correspond to the strike as set out in the Table of Product Details.

The respective Strike shall in each case be published on the website at www.warrants.com.

Underlying Currency Exchange Rate, Futures Contract and Precious Metal

The "Strike" shall change on each calendar day between the Launch Date and the relevant Valuation Date.

- [daily adjustment of the Adjustment Amount:][After the Launch Date, the Strike on each calendar day will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable on this day.]
- [monthly adjustment of the Adjustment Amount:][After the Launch Date, subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each calendar day, which is not an Adjustment Day, will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable during the relevant Adjustment Period. On each Adjustment Day the Strike will be equal to the Strike of the immediate previous calendar day plus the Adjustment Amount being recalculated on such Adjustment Day.]

The Strike on the Launch Date shall correspond to the strike as set out in the Table of Product Details.

The respective Strike shall in each case be published on the website at www.warrants.com.

Underlying ETF Share

The "Strike" shall change on each calendar day between the Launch Date and the relevant Valuation Date.

[Specified Securities Call (limitation of term):]

[daily adjustment of the Adjustment Amount:][After the Launch Date, the Strike on each calendar day will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable on this day.]

[monthly adjustment of the Adjustment Amount:][After the Launch Date, subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each calendar day, which is not an Adjustment Day, will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable during the relevant Adjustment Period. On each Adjustment Day the Strike will be equal to the Strike of the immediate previous calendar day plus the Adjustment Amount being recalculated on such Adjustment Day.]

In all other cases:1

- [(a) [daily adjustment of the Adjustment Amount:][After the Launch Date, subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each calendar day will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable on this day.]
 [monthly adjustment of the Adjustment Amount:][After the Launch Date, subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each calendar day, which is not an Adjustment Day, will be equal to the Strike on the immediately previous calendar day plus the Adjustment Amount applicable during the relevant Adjustment Period. Subject to a Dividend Adjustment in accordance with paragraph (b), the Strike on each Adjustment Day will be equal to the Strike of the immediate previous calendar day plus the Adjustment Amount being recalculated on such Adjustment Day.]
- (b) On each Dividend Adjustment Day, the Strike will be equal to the difference of the Strike determined in accordance with paragraph (a) for this Dividend Adjustment Day and the Dividend Impact ("Dividend Adjustment"). "Dividend Adjustment Day" means the day on which the ETF Share is traded on the Exchange on an ex-dividend basis for the first time, or such other day as the Issuer determines a Dividend Adjustment is required in order to reflect any Taxes or 871(m) Withholding imposed or required with respect to the Securities. The "Dividend Impact" reflects the price adjustment to the ETF Share on the Dividend Adjustment Day due to a dividend payment (including extraordinary dividend payments or any other dividend payments) on the basis of the dividend payment and any Taxes, 871(m) Withholding or other fees and costs. The Dividend Impact will be an amount determined by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB).]

The Strike on the Launch Date shall correspond to the strike as set out in the Table of Product Details.

The respective Strike shall in each case be published on the website at www.warrants.com.

All Underlyings

- [daily adjustment of the Adjustment Amount:][The "Adjustment Amount" shall change daily and shall be equal to the Strike on the immediately previous calendar day, multiplied by the Adjustment Percentage applicable for this day.
- The "Adjustment Percentage" shall be [insert in case of Underlying Share, Index or Metal:][the sum of (i) the interest rate published on [screen page] (or a successor page thereto) on this calendar day (the "Reference Interest Rate") and (ii) the Risk Premium, the result being divided by 365. The initial Adjustment Percentage (p.a.) shall be the percentage as set out in the Table of Product Details.] [insert in case of Underlying Currency Exchange Rates:][the sum of (i) the difference resulting from the interest rate published on [screen page] (or a successor page thereto) and the interest rate published on [screen page] (or a successor page thereto) (such difference hereinafter being referred to as the "Reference

Interest Rate") on this calendar day and (ii) the Risk Premium, the result being divided by 365. The initial Adjustment Percentage (p.a.) shall be the percentage as set out in the Table of Product Details.] [insert in case of Underlying Futures Contract:][the Risk Premium divided by 365]. "Risk Premium" means a percentage determined which indicate the price of the risks taken over by the Calculation Agent. The determination will be made by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB). The initial Risk Premium (p.a.) shall be the percentage as set out in the Table of Product Details.]

[monthly adjustment of the Adjustment Amount:][The "Adjustment Amount" shall change monthly on each Adjustment Day and shall then be applicable for the duration of the Adjustment Period beginning on such Adjustment Day. It shall be equal to the Strike on the Adjustment Day occurring within the relevant Adjustment Period, multiplied by the Adjustment Percentage valid during such Adjustment Period. With regard to the first Adjustment Period, the Strike on the Launch Date shall be used.

The "Adjustment Percentage" applicable during an Adjustment Period shall be [insert in case of Underlying Share, Index or Metal: If the sum of (i) the interest rate published on [screen page] (or a successor page thereto) on the Adjustment Day (the "Reference Interest Rate") and (ii) the Risk Premium applicable during the relevant Adjustment Period, the result being divided by 365. The Adjustment Percentage (p.a.) for the first Adjustment Period shall be the percentage as set out in the Table of Product Details.] [insert in case of Underlying Currency Exchange Rates:][the sum of (i) the difference resulting from the interest rate published on [screen page] (or a successor page thereto) and the interest rate published on [screen page] (or a successor page thereto) (such difference hereinafter being referred to as the "Reference Interest Rate") on the Adjustment Day falling within the relevant Adjustment Period and (ii) the Risk Premium applicable during the relevant Adjustment Period, the result being divided by 365. The Adjustment Percentage (p.a.) for the first Adjustment Period shall be the percentage as set out in the Table of Product Details.] [insert in case of Underlying Futures Contract:][the Risk Premium applicable during the relevant Adjustment Period divided by 365]. "Risk Premium" means a percentage determined on an Adjustment Day for the Adjustment Period beginning on such Adjustment Day, which indicate the price of the risks taken over by the Issuer. The determination will be made by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB). The Risk Premium (p.a.) for the first Adjustment Period shall be the percentage as set out in the Table of Product Details.

The "Adjustment Day" means the [ordinal number] calendar day in each month.

The "Adjustment Period" means the period of time commencing on the Launch Date until the first Adjustment Day (exclusive) and each subsequent period of time commencing on an Adjustment Day (inclusive) until the next following Adjustment Day (exclusive).]

[The respective Adjustment Percentage (p.a.) for subsequent Adjustment Periods shall be published on the website [www.warrants.com] [website].] [The respective Risk Premium (p.a.) for subsequent Adjustment Periods shall be published on the Issuer's website at [www.warrants.com] [website].]]

"Ratio" means the [decimal] figure as set out in the Table of Product Details.

"Type" means the type as set out in the Table of Product Details.

The following paragraph shall be applicable for Underlying Index, Futures Contract on bonds or indices

For the purposes of calculations made in connection with these Terms and Conditions, one [percentage] [index point] shall be equal to [underlying currency] 1.00.

The following paragraph shall be applicable for Securities with conversion in the Issue Currency

The conversion into the Issue Currency shall be made at the Conversion Rate.

[all Underlyings (except Currency Exchange Rate):]["Conversion Rate" means [(non quanto)] [international interbank spot market:][the price of [base currency (the currency appearing <u>first</u> in the conversion rate)] 1.00 in [counter currency (the currency appearing <u>second</u> in the conversion rate)], as actually traded on the international interbank spot market on the Valuation Date at such point in time at which the Reference Price of the Underlying is determined and published.] [Bloomberg fixing:][the [[Issue Currency]/[Counter Currency]] [[Base Currency]/[Issue Currency]] exchange rate as determined by Bloomberg L.P. on the Valuation Date at [fixing time] (Frankfurt time) and published thereafter on BFIX page (the "Bloomberg Page").

If the above exchange rate is not published on the Valuation Date at [fixing time] (Frankfurt time) on the Bloomberg Page or any successor page, then the Conversion Rate shall be the [[Issue Currency]/[Counter Currency]] [[Base Currency]/[Issue Currency]] determined by the Calculation Agent as actually traded on the international interbank spot market on the Valuation Date at or around [fixing time] (Frankfurt time).]

[(quanto)][means a conversion rate equal to [base currency] 1.00 = [counter currency] 1.00.] [other provisions]

[Underlying: Currency Exchange Rate:]["Conversion Rate" means [the Reference Price on the Valuation Date.] [the WM/Refinitiv Closing Spot Rate (MID) for [Issue Currency] 1.00 expressed in [Counter Currency] as determined by Refinitiv on the Valuation Date at 4:00 pm (London time) and published thereafter on the Reuters page [Issue Currency][Counter Currency]FIXM=WM].] [the [[Issue Currency]/[Counter Currency]] [[Base Currency]/[Issue Currency]] exchange rate as determined by Bloomberg L.P. on the Valuation Date at 2:00 pm (Frankfurt time) and published thereafter on the Bloomberg Website] [the Relevant EUR/[Counter Currency] Rate on the Valuation Date.] [the price of EUR 1.00 in CNH as actually traded on the international interbank spot market on the Valuation Date at such point in time at which the Reference Price is determined and published.] [other provisions]

["USD"] ["[abbreviation underlying currency]"] means [US Dollar] [[underlying currency]].

The following shall be applicable for all various (except SMART).

3. A "Knock-out Event" occurs if during the Monitoring Period [Share:][the price of the Share as determined and published by the Exchange] [Index:][the level of the [Index]][X-Classic:][(i) DAX® or (ii) X-DAX®] as determined and published by the Index Sponsor] [Precious Metal:][the bid quote (in case of Type CALL) or a ask quote (in case of Type PUT) for a [gold][fine] troy ounce of [Gold] [Silver] [Platinum] [Palladium] expressed in USD as quoted in the international interbank market for metals and displayed on Reuters page [screen page]] [Futures Contract:][the price of the Futures Contract as determined and published by the Exchange [converted in a decimal figure and expressed as a percentage]] [Currency Exchange Rate:][the price of the Currency Exchange Rate as actually traded on the international interbank spot market] [the EUR/[Counter Currency] exchange rate determined as actually traded on the international interbank spot market] [the [Base Currency]/[Counter Currency]] exchange rate determined as actually traded price on the international interbank spot market] [ETF Share:][the price of the ETF Share as determined and published by the Exchange] [other provisions] is at least once equal to or below (in case of Type CALL) or equal to or above (in case of Type PUT) the applicable Knock-out Barrier.

Variant	SMART
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- 3. A "Knock-out Event" occurs if during the Monitoring Period
 - (a) the level of the Index as determined and published by the Index Sponsor is at least once equal to or below (in case of Type CALL) or equal to or above (in case of Type PUT) the applicable Strike

or

(b) the Reference Price of the Index is at least once equal to or below (in case of Type CALL) or equal to or above (in case of Type PUT) the applicable Knock-out Barrier

All Products

"Monitoring Period" means the period [from [the Launch Date] [the Launch Date as of the time specified in the Table of Product Details] [[date]] to the Valuation Date (both dates including) [at such point in time at which the Reference Price of the Underlying is determined and published]] [other provisions].

Knock-out Barrier in case of Not BEST

[daily determination:] [Specified Securities Call (limitation of term):][The "Knock-out Barrier" on the Launch Date shall correspond to the knock-out barrier as set out in the Table of Product Details. For each Business Day, the Knock-out Barrier shall be newly determined.] [In all other cases:][[Share, Index, ETF Shares][Subject to a Dividend Adjustment the "Knock-out Barrier" on the Launch Date shall correspond to the knock-out barrier as set out in the in the Table of Product Details. For each Business Day, the Knock-out Barrier shall be newly determined, subject to a Dividend Adjustment. On each Dividend Adjustment Day the Knock-out Barrier will be adjusted by the Dividend Impact.] [Precious Metal, Futures Contract, Currency Exchange Rate][The "Knock-out Barrier" on the Launch Date shall correspond to the knock-out barrier as set out in the in the Table of Product Details. For each Business Day, the Knock-out Barrier shall be newly determined.] The Calculation Agent will determine it in its reasonable discretion (billiges Ermessen) (§ 317 BGB) by taking into account the relevant prevailing market conditions (in particular, the volatility). The respective Knock-out Barrier shall in each case be published on the Issuer's website at [www.warrants.com] [website].]

[monthly determination:] [Specified Securities Call (limitation of term):][The "Knock-out Barrier" for the first Barrier Adjustment Period shall correspond to the knock-out barrier as set out in the Table of Product Details. For each additional Barrier Adjustment Period, the Knock-out Barrier shall be newly determined on the Barrier Adjustment Day falling within the relevant Barrier Adjustment Period.] [In all other cases:][[Share, Index, ETF Share][Subject to a Dividend Adjustment the "Knock-out Barrier" for the first Barrier Adjustment Period shall correspond to the knock-out barrier as set out in the Table of Product Details. For each additional Barrier Adjustment Period, the Knock-out Barrier shall be newly determined on the Barrier Adjustment Day falling within the relevant Barrier Adjustment Period, subject to a Dividend Adjustment. On each Dividend Adjustment Day the Knock-out Barrier will be adjusted by the Dividend Impact.] [Precious Metal, Futures Contract, Currency Exchange Rate][The "Knock-out Barrier" for the first Barrier Adjustment Period shall correspond to the knock-out barrier as set out in the Table of Product Details. For each additional Barrier Adjustment Period, the Knock-out Barrier shall be newly determined on the Barrier Adjustment Day falling within the relevant Barrier Adjustment Period. 11 The Calculation Agent will determine it in its reasonable discretion (billiges Ermessen) (§ 317 BGB) by taking into account the relevant prevailing market conditions (in particular, the volatility). The respective Knock-out Barrier shall in each case be published on the Issuer's website at [www.warrants.com] [website].]

The "Barrier Adjustment Day" means the [ordinal number] calendar day in each month.

The "Barrier Adjustment Period" means the period of time commencing on the Launch Date until the first Barrier Adjustment Day (exclusive) and each subsequent period of time commencing on an Barrier Adjustment Day (inclusive) until the next following Barrier Adjustment Day (exclusive).]

If a Knock-out Event occurs, the Redemption Amount determined in the reasonable discretion of the Calculation Agent (*billiges Ermessen*) (§ 317 BGB) may be zero. The Redemption Amount will be published on the at [www.warrants.com] [website].

In that case, the Issuer shall pay the Redemption Amount to the Securityholders not later than on the [ordinal number] Payment Business Day following the day on which the Knock-out Event occurred.

Knock-out Barrier in case of BEST and X-BEST

"Knock-out Barrier" means the relevant Strike.

If a Knock-out Event occurs, the Securities will expire worthless.

The following paragraphs shall be applicable for all Securities

- 4. In order to validly exercise the Option Right, with respect to an Exercise Date the Securityholder is obliged to instruct the account holding bank to
 - (a) deliver an exercise notice (the "Exercise Notice") via the account holding bank to the Paying Agent (i) in the form attached hereto or available at the Paying Agent or (ii) by providing the following information in text form: name and address of the Securityholder, name, ISIN and number of Securities to be redeemed and the cash account of the Securityholder to which the transfer of any Redemption Amount shall be effected in accordance with § 4 of the Product-Specific Terms; and
 - (b) deliver the Securities via the account holding bank by crediting the Securities to the account of the Paying Agent with the Clearing System.

[On [Far East determination of the Underlying or FTSE MIB (open):][the Payment Business Day prior to] the Exercise Date at or prior to 10:00 am (Frankfurt time) (i) the Exercise Notice has to be received by the Paying Agent and (ii) the Securities have to be booked at the account of the Paying Agent with the Clearing System.] [other provisions]

Subject to paragraph 3, "Exercise Date" means [any last Payment Business Day in the months of [month] of each year commencing as of the month of •] [other provisions]. [Specified Security Type CALL (limitation of term):][Share][By way of derogation from the previous sentence and subject to prior exercise, the following applies: If the company pays a dividend, the term of the Security automatically ends prematurely. In this case, the Exercise Date is the Business Day preceding the Business Day preceding the ex-dividend date (or the Business Day preceding the record date if the dividend record date is before the ex-dividend date). "Dividend" means payment or deemed payment of a dividend from sources within the United States of America within the meaning of section 871(m) IRC, and the regulations issued thereunder.] [ETF Share][By way of derogation from the previous sentence and subject to prior exercise, the following applies: If the company pays a dividend, the term of the Security automatically ends prematurely. In this case, the Exercise Date is the Business Day preceding the Business Day preceding the ex-dividend date (or the Business Day preceding the record date if the dividend record date is before the exdividend date). "Dividend" means payment or deemed payment of a dividend from sources within the United States of America within the meaning of section 871(m) IRC, and the regulations issued thereunder.]

- 5. The Exercise Notice shall be binding and irrevocable.
- 6. An Exercise Notice submitted with regard to a specific Exercise Date shall be void if the abovementioned provisions are not fulfilled. Any Exercise Notice that is void in accordance with the preceding sentence shall not be treated as Exercise Notice relating to a later Exercise Date.
 - If the number of Securities stated in the Exercise Notice, for which redemption is requested, differs from the number of Securities transferred to the Paying Agent, the Exercise Notice shall be deemed submitted only with regard to the smaller number of Securities. Any excess Securities shall be re-transferred at the cost and risk of the Securityholder to the account holding bank.
- 7. Option 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

number or an integral multiple thereof. Securities exceeding the Minimum Exercise Number of Securities or an integral multiple thereof shall be re-transferred at the cost and risk of the Securityholder to the account holding bank.

"Minimum Exercise Number of Securities" is [number] Securities.

The following paragraph shall be applicable for Securities with an automatic exercise upon Dividend Payments

8. In deviation from the preceding provisions, in case the Company pays a Dividend the Option Right shall be automatically exercised.

The following paragraph shall be applicable for all Securities

[•]. Following the valid exercise of the Option Right [or an automatic exercise of the Option Right pursuant to § 3 paragraph 8], the Redemption Amount shall be paid to the Securityholders not later than on the [ordinal number] Payment Business Day following the Valuation Date (the "Settlement Date").

§ 3 ORDINARY TERMINATION BY THE ISSUER

- 1. The Issuer shall be entitled to ordinarily terminate the Securities in whole but not in part ("Ordinary Termination"), in each case with effect as of [● of each year, for the first time with effect as of •] [other provisions] (any such day an "Ordinary Termination Date").
- 2. Any such Ordinary Termination must be announced at least [number] days prior to the Ordinary Termination Date in accordance with § 6 of the General Terms. Such announcement shall be irrevocable and must state the Ordinary Termination Date.
- 3. In the case of an Ordinary Termination of the Securities each Securityholder shall receive a payment per Security as determined in accordance with the provisions of § 2 paragraph 2. In this respect, the Ordinary Termination Date shall in all respects supersede the Exercise Date.
- 4. Any amounts that are payable pursuant to these Terms and Conditions in the case of an Ordinary Termination shall be paid to the Securityholders not later than on the [ordinal number] Payment Business Day following the Valuation Date.
- 5. The right of the Securityholders to request redemption of the Securities with effect as of the Exercise Dates preceding the relevant Ordinary Termination Date shall not be affected by such Ordinary Termination by the Issuer in accordance with this § 3 of the Product-Specific Terms.

All Securities

§ 4 PAYMENTS

- 1. All amounts payable under these Terms and Conditions will be rounded to the nearest [Issue Currency] [0.0001] [0.01] [1.00] [●] ([Issue Currency] [0.0005] [0.05] [0.5] [●] will be rounded upwards).
- 2. All amounts payable pursuant to these Terms and Conditions shall be paid to the Paying Agent for transfer to the Clearing System or pursuant to the Clearing System's instruction for credit to the relevant accountholders on the dates stated in these Terms and Conditions. Payment to the Clearing System or pursuant to the Clearing System's instruction shall release the Issuer from its payment obligations under the Securities in the amount of such payment.
- 3. If any payment with respect to a Security is to be affected on a day other than a Payment Business Day, payment shall be affected on the next following Payment Business Day. In this case, the relevant Securityholder shall neither be entitled to any payment claim nor to any interest claim or other compensation with respect to such delay.
- 4. Neither the Issuer nor the Guarantor will be required to pay any additional amounts in respect of the Securities for or because of any withholding or deduction (i) required under any agreement as described in Section 1471(b) IRC or otherwise required under Sections 1471 to 1474 IRC, regulations or agreements including, but not limited to, official interpretations thereof or related implementing legislation for intergovernmental action in this regard; or (ii) imposed under Section 871(m) IRC.
- 5. Exercise of the Bail-in Power (as defined below) by the Relevant Resolution Authority (as defined below) on liabilities of Société Générale:
 - (a) If the Relevant Resolution Authority (as defined below) exercises its Bail-in Power (as defined below) on liabilities pursuant to Article L 613-30-3 I 3 of the French Monetary and Financial Code of Société Générale, ranking junior to liabilities of Société Générale that benefits from statutorily preferred exceptions pursuant to Article L 613-30-3 I 1° and 2 of the French Monetary and Financial Code, and senior to liabilities as defined in Article L 613-30-3 I 4 of the French Monetary and Financial Code, which results in the write-down or cancellation of all, or a portion of, the principal amount of, or outstanding amount payable in respect of, and/or interest on, such liabilities, and/or the conversion of all, or a portion, of the principal amount of, or outstanding amount payable in respect of, or interest on, such liabilities into shares or other securities or other obligations of Société Générale or another person, including by means of a variation to their terms and conditions to give effect to such exercise of Bail-in Power, then
 - (i) the Issuer's obligations to the Securityholders under the Securities shall be limited and reduced to the amounts of principal and/or interest that would be recoverable by the Securityholders and/or the value of the shares or other securities or other obligations of the Guarantor or another person that would be delivered to the Securityholders if the Securities had been directly issued by the Guarantor itself, and any obligations under the Securities had accordingly been directly subject to the exercise of the Bail-in Power, and,
 - (ii) the Issuer shall be entitled to, in lieu of payment, request the Securityholders to seek payment, in whole or in part, of any amounts due under the Securities subsequent to the reduction and/or delivery of any shares or other securities or other obligations of the Guarantor subsequent to a conversion provided for at (i) above, directly from the Guarantor under the guarantee for the Issuer's obligations.

If and to the extent the Issuer requests the Securityholders to directly seek payment and/or delivery from the Guarantor under its guarantee for the Issuer's obligations, the Issuer's liabilities under the Securities shall be deemed extinguished.

"Bail-in Power" means any statutory cancellation, write-down and/or conversion power existing from time to time under any laws, regulations, rules or requirements relating to the resolution of banks, banking group companies, credit institutions and/or investment firms incorporated in France in effect and applicable in France to the Guarantor (or any successor entity thereof), including but not limited to any such laws, regulations, rules or requirements that are implemented, adopted or enacted within the context of a European Union directive or regulation of the European Parliament and of the Council establishing a framework for the recovery and resolution of credit institutions and investment firms and/or within the context of a French resolution regime under the French monetary and financial code, or any other applicable laws or regulations, as amended, or otherwise, pursuant to which obligations of a bank, banking group company, credit institution or investment firm or any of its affiliates can be reduced, cancelled and/or converted into shares or other securities or obligations of the obligor or any other person.

The "Relevant Resolution Authority" is any authority with the ability to exercise the Bail-in Power.

- (b) No repayment of the principal amount of the Securities or payment of interest thereon (to the extent of the portion thereof affected by the exercise of the Bail-in Power) shall become due and payable after the exercise of any Bail-in Power by the Relevant Resolution Authority, unless such repayment or payment would be permitted to be made by the Guarantor under the laws and regulations then applicable to the Guarantor under its senior unsecured liabilities if the Guarantor itself was the issuer of the Securities, and the terms and conditions of the Securities shall be deemed to be modified accordingly.
- (c) Upon the Issuer becoming aware of the exercise of the Bail-in Power by the Relevant Resolution Authority on senior unsecured liabilities of the Guarantor, the Issuer shall notify the Securityholders in accordance with § 6 of the General Terms (and other parties that should be notified, if applicable). Any delay or failure by the Issuer to give notice shall not affect the effects on the Securities described in (a) above.
- (d) The reduction or modification described in (a) and (b) above with respect to the Securities shall not constitute an event of default and the terms and conditions of Securities shall continue to apply in relation to the residual principal amount of, or outstanding amount payable in respect of the Securities, subject to any modification of the amount of interest payable to reflect the reduction of the principal amount, and any further modification of the terms that the Relevant Resolution Authority may decide in accordance with applicable laws and regulations relating to the resolution of banks, banking group companies, credit institutions and/or investment firms incorporated in France.
- 6. All payments are subject in all cases to any applicable fiscal or other laws, regulations and directives and subject to the provisions contained in § 3 of the General Terms.

§ 5 ADJUSTMENTS

Underlying Share

1. Upon the occurrence of an Adjustment Event or Extraordinary Event each of which has a material effect on the Share or the price of the Share, the Issuer shall make any such adjustments to the Terms and Conditions as are necessary to adequately account for the economic effect of the Adjustment Event or Extraordinary Event on the Securities and to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Adjustment Event or Extraordinary Event in accordance with the following provisions (each an "Adjustment"). The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether an Adjustment Event or Extraordinary Event has occurred and whether such Adjustment Event or Extraordinary Event has a material effect on the Share or the price of the Share.

- 2. An Adjustment may result in:
 - (a) the replacement of the Share by another share and/or cash and/or any other compensation, in each case as stipulated with reference to the relevant Adjustment Event or Extraordinary Event (a "Replacement"), and the determination of another stock exchange as the Exchange,

and/or

- (b) increases or decreases of specified variables and values or the amounts payable under the Securities taking into account:
 - (i) the effect of an Adjustment Event or Extraordinary Event on the price of the Share;
 - (ii) the diluting or concentrative effect of an Adjustment Event or Extraordinary Event on the theoretical value of the Share; or
 - (iii) any cash compensation or other compensation in connection with a Replacement;

and/or

- (c) consequential amendments to the share related provisions of the Terms and Conditions that are required to fully reflect the consequences of the Replacement.
- 3. Adjustments should correspond to the adjustments to options or futures contracts relating to the Share made by the Futures Exchange (a "Futures Exchange Adjustment").
 - (a) If the Futures Exchange Adjustment results in the replacement of the Share by a basket of shares, [the Calculation Agent shall be entitled to determine that only the share with the highest market capitalisation on the Cut-off Date shall be the (replacement) Share for the purpose of the Securities, and to hypothetically sell the remaining shares in the basket on the first Exchange Business Day following the Cut-off Date at the first available price and hypothetically reinvest the proceeds immediately afterwards in the (replacement) Share by making an appropriate adjustment to the specified variables and values or the amounts payable under the Securities. If the determination of the share with the highest market capitalisation would result in an economic inappropriate Adjustment, the Issuer shall be entitled to select any other share of the basket of shares to be the (replacement) Share in accordance with the foregoing sentence. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case] [other provisions].
 - (b) In particular, the Issuer shall not be required to make adjustments to the Terms and Conditions by reference to Futures Exchange Adjustments in cases where:
 - (i) the Futures Exchange Adjustments would result in economically irrelevant adjustments to the Terms and Conditions; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case;
 - (ii) the Futures Exchange Adjustments violate the principles of good faith or would result in adjustments of the Terms and Conditions contrary to the principle to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Adjustment Event or the Extraordinary Event and to adequately take into account the economic effect thereof on the price of the Share; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case; or
 - (iii) in cases where no Futures Exchange Adjustment occurs but where such Futures Exchange Adjustment would be required pursuant to the adjustment rules of the Futures Exchange; in such case, the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether a Futures Exchange Adjustment would be required. The Issuer shall make Adjustments in its reasonable discretion (billiges Ermessen) (§ 315 BGB).

- (c) In the event of any doubts regarding the application of the Futures Exchange Adjustment or adjustment rules of the Futures Exchange or where no Futures Exchange exists, the Issuer shall make such adjustments to the Terms and Conditions which are required in its reasonable discretion (billiges Ermessen) (§ 315 BGB) to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Adjustment Event or the Extraordinary Event and to adequately take into account the economic effect thereof on the price of the Share.
- 4. Any reference made to the Share in these Terms and Conditions shall, if the context so admits, then refer to the replacement share. All related definitions shall be deemed to be amended accordingly.
- 5. Adjustments shall take effect as from the date (the "Cut-off Date") determined by the Issuer in its reasonable discretion (*billiges Ermessen*) (§ 315 BGB), provided that (if the Issuer takes into consideration the manner in which adjustments are or would be made by the Futures Exchange) the Issuer shall take into consideration the date at which such adjustments take effect or would take effect at the Futures Exchange.
- 6. Adjustments as well as their Cut-off Date shall be notified by the Issuer in accordance with § 6 of the General Terms.
- 7. Any Adjustment in accordance with this § 5 of the Product-Specific Terms does not preclude a subsequent termination in accordance with § 6 of the Product-Specific Terms on the basis of the same event.

8. "Adjustment Event" means:

- (a) the adjustment of options or futures contracts relating to the Share at the Futures Exchange or the announcement of such adjustment;
- (b) any of the following actions taken by the issuer of the Share (the "Company"): capital increases through issuance of new shares against capital contribution and issuance of subscription rights to the shareholders, capital increases out of the Company's reserves, issuance of securities with options or conversion rights related to the Share, [not CALL Warrants with limitation of term and Unlimited TURBO Warrants:][distributions of extraordinary dividends,] stock splits or any other splits, consolidation or alteration of category;
- (c) a spin-off of a part of the Company in such a way that a new independent entity is formed, or that the spun-off part of the Company is absorbed by another entity; or
- (d) any other event relating to the Share having a diluting or concentrative effect on the theoretical value of such Share.

9. "Extraordinary Event" means:

- (a) the termination of trading in, or early settlement of, options or futures contracts relating to the Share at the Futures Exchange or the announcement of such termination or early settlement;
- (b) the termination of the listing of the Share on the Exchange due to a merger by absorption or by creation or due to any other reason, or the becoming known of the intention of the Company or the announcement of the Exchange that the listing of the Share at the Exchange will terminate immediately or at a later date and that the Share will not be admitted, traded or listed at any other exchange which is comparable to the Exchange (including the exchange segment, if applicable) immediately following the termination of the listing;
- (c) a procedure is introduced or ongoing pursuant to which all shares or the substantial assets of the Company are or are liable to be nationalized or expropriated or otherwise transferred to public agencies, authorities or organizations;

- (d) the application for insolvency proceedings or for comparable proceedings with regard to the assets of the Company according to the applicable law of the Company; or
- (e) any other event that is economically equivalent to the before-mentioned events with regard to their effects.

Underlying Index

- 1. Upon the occurrence of an Extraordinary Event which has a material effect on the Index or the level of the Index, the Issuer shall make any such adjustments to the Terms and Conditions as are necessary to adequately account for the economic effect of the Extraordinary Event on the Securities and to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event in accordance with the following provisions (each an "Adjustment"). The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether an Extraordinary Event has occurred and whether such Extraordinary Event has a material effect on the Index or the level of the Index.
- 2. An Adjustment may result in:
 - (a) the replacement of the Index by another index (a "**Replacement**"), and/or the replacement of the Index Sponsor by another person, company or institution acceptable to the Issuer as a new index sponsor,

and/or

- (b) increases or decreases of specified variables and values or the amounts payable under the Securities taking into account:
 - (i) the effect of an Extraordinary Event on the level of the Index;
 - (ii) the diluting or concentrative effect of an Extraordinary Event on the theoretical value of the Index; or
 - (iii) any cash compensation or other compensation in connection with a Replacement;

and/or

- (c) consequential amendments to the provisions of the Terms and Conditions that are required to fully reflect the consequences of the Replacement.
- 3. Adjustments should correspond to the adjustments to options or futures contracts relating to the Index made by the Futures Exchange (a "Futures Exchange Adjustment").
 - (a) In particular, the Issuer shall not be required to make adjustments to the Terms and Conditions by reference to Futures Exchange Adjustments, in cases where:
 - (i) the Futures Exchange Adjustments would result in economically irrelevant adjustments to the Terms and Conditions; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case;
 - (ii) the Futures Exchange Adjustments violate the principles of good faith or would result in adjustments of the Terms and Conditions contrary to the principle to preserve, in essence, the economic profile that the Securities had prior to the occurrence the Extraordinary Event and to adequately take into account the economic effect thereof on the level of the Index; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case; or
 - (iii) in cases where no Futures Exchange Adjustment occurs but where such Futures Exchange Adjustment would be required pursuant to the adjustment rules of the Futures Exchange, ; in such case, the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether a Futures Exchange Adjustment would be

required. The Issuer shall make Adjustments in its reasonable discretion (billiges Ermessen) (§ 315 BGB).

- (b) In the event of any doubts regarding the application of the Futures Exchange Adjustment or adjustment rules of the Futures Exchange or where no Futures Exchange exists, the Issuer shall make such adjustments to the Terms and Conditions which are required in its reasonable discretion (billiges Ermessen) (§ 315 BGB) to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event and to adequately take into account the economic effect thereof on the level of the Index.
- 4. Any reference made to the Index and/or the Index Sponsor in these Terms and Conditions shall, if the context so admits, then refer to the replacement index and/or the index sponsor of the replacement index. All related definitions shall be deemed to be amended accordingly.
- 5. Adjustments shall take effect as from the date (the "Cut-off Date") determined by the Issuer in its reasonable discretion (billiges Ermessen) (§ 315 BGB), provided that (if the Issuer takes into consideration the manner in which adjustments are or would be made by the Futures Exchange) the Issuer shall take into consideration the date at which such adjustments take effect or would take effect at the Futures Exchange.
- 6. Adjustments as well as their Cut-off Date shall be notified by the Issuer in accordance with § 6 of the General Terms.
- 7. Any adjustment in accordance with this § 5 of the Product-Specific Terms does not preclude a subsequent termination in accordance with § 6 paragraph 1 of the Product-Specific Terms on the basis of the same event.
- 8. If the Index is no longer provided by the Index Sponsor but by another acceptable person, company or institution as the new Index Sponsor (the "Successor Index Sponsor"), all amounts payable under the Securities will be determined on the basis of the Index being provided by the Successor Index Sponsor and any reference made to the Index Sponsor in these Terms and Conditions shall, if the context so admits, then refer to the Successor Index Sponsor. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case.
- 9. If the Index Sponsor materially modifies the calculation method of the Index with effect on or after the Launch Date, or materially modifies the Index in any other way (except for modifications which are contemplated in the calculation method of the Index relating to a change with respect to any index components, the market capitalisation or with respect to any other routine measures), each an "Index Modification", then the Calculation Agent is entitled to continue the calculation and publication of the Index on the basis of the former concept of the Index and its last determined level. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether an Index Modification has occurred.

10. "Extraordinary Event" means:

- the permanent or temporary cancellation or replacement of the Index or the replacement of the Index Sponsor by another person, company or institution not acceptable to the Issuer;
- (b) the adjustment of options or futures contracts relating to the Index on the Futures Exchange or the announcement of such adjustment;
- (c) the termination of trading in, or early settlement of, options or futures contracts relating to the Index on the Futures Exchange, if any, or the termination of trading in index components on any relevant exchange or trading system (the "Index Component Exchange") or the announcement of such termination or early settlement;
- (d) a change in the currency in one or more index components and such change has a material effect on the level of the Index. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case;

- (e) the Index Sponsor (i) ceases to provide the Index and/or materially or frequently delays the publication of the level of the Index or the relevant data for calculating the level of the Index and the Issuer is not able to calculate the Index without the Index Sponsor's information and/or (ii) materially modifies its terms and conditions for the use of the Index and/or materially increases its fees for the use or calculation of the Index so that it is no longer economically reasonable to reference such Index and such modification and/or increase, respectively, are relevant with respect to the Securities. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case;
- (f) the occurrence of an Index Modification; or
- (g) any other event that is economically equivalent to the before-mentioned events with regard to their effects.

Underlying Precious Metal

- 1. Upon the occurrence of an Extraordinary Event which has a material effect on the Precious Metal or on the price of the Precious Metal, the Issuer shall make any such adjustments to the Terms and Conditions as are necessary to adequately account for the economic effect of the Extraordinary Event on the Securities and to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event in accordance with the following provisions (each an "Adjustment"). The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether an Extraordinary Event has occurred and whether such Extraordinary Event has a material effect on the price of the Precious Metal.
- 2. An Adjustment may result in:
 - (a) the definition of the Reference Price being adjusted,

and/or

(b) the replacement of the Precious Metal by another metal, a futures contract, a basket of futures contracts and/or cash and/or any other compensation, in each case as stipulated with reference to the relevant Extraordinary Adjustment Event (a "Replacement"), and another entity being determined as the Price Source,

and/or

- (c) increases or decreases of specified variables and values or the amounts payable under the Securities taking into account:
 - (i) the effect of an Extraordinary Event on the price of the Precious Metal;
 - (ii) the diluting or concentrative effect of an Extraordinary Event on the theoretical value of the Precious Metal; or
 - (iii) any cash compensation or other compensation in connection with an adjustment of the Reference Price or a Replacement;

and/or

- (d) consequential amendments to the metal related provisions of the Terms and Conditions that are required to fully reflect the consequences of the adjustment of the Reference Price or Replacement.
- Adjustments should correspond to the adjustments made to the Precious Metal by the Price Source and, if applicable, by other major banks active in the international interbank market for metals (a "Price Source Adjustment").
 - (a) In particular, the Issuer shall not be required to make adjustments to the Terms and Conditions by reference to Price Source Adjustments, in cases where:

- (i) the Price Source Adjustments would result in economically irrelevant adjustments to the Terms and Conditions; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case;
- (ii) the Price Source Adjustments violate the principles of good faith or would result in adjustments of the Terms and Conditions contrary to the principle to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event and to adequately take into account the economic effect thereof on the price of the Precious Metal; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case; or
- (iii) in cases where no Price Source Adjustment occurs but where such Price Source Adjustment would be required pursuant to the adjustment rules of the Price Source; in such case, the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether an Price Source Adjustment would be required. The Issuer shall make Adjustments in its reasonable discretion (billiges Ermessen) (§ 315 BGB).
- (b) In the event of any doubts regarding the application of the Price Source Adjustment, the Issuer shall make such adjustments to the Terms and Conditions which are required in its reasonable discretion (billiges Ermessen) (§ 315 BGB) to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event and to adequately take into account the economic effect thereof on the price of the Precious Metal.
- 4. Adjustments shall take effect as from the date (the "Cut-off Date") determined by the Issuer in its reasonable discretion (billiges Ermessen) (§ 315 BGB), provided that (if the Issuer takes into consideration the manner in which adjustments are or would be made by the Price Source) the Issuer shall take into consideration the date at which such adjustments take effect or would take effect at the Price Source.
- 5. Adjustments as well as their Cut-off Date shall be notified by the Issuer in accordance with § 6 of the General Terms.
- 6. Any Adjustment in accordance with this § 5 of the Product-Specific Terms does not preclude a subsequent termination in accordance with § 6 of the Product-Specific Terms on the basis of the same event.

7. "Extraordinary Event" means:

- (a) a permanent discontinuance or unavailability of the Price Source,
- (b) if since the Launch Date the basis (e.g. quantity, quality or currency) for the calculation of any price of the Precious Metal and/or the method have been modified substantially;
- (c) the imposition of, change in or removal of a tax on, or measured by reference to, a Precious Metal after the Launch Date, if the direct effect of such imposition, change or removal is to raise or lower the price of the Precious Metal; or
- (d) any other event that is economically equivalent to the before-mentioned events with regard to their effects.

Underlying Futures Contract

1. Upon the occurrence of an Extraordinary Event which has a material effect on the Futures Contract or the price of the Futures Contract, the Issuer shall make any such adjustments to the Terms and Conditions as are necessary to adequately account for the economic effect of the Extraordinary Event on the Securities and to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event in accordance with the following provisions (each an "Adjustment"). The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether an Extraordinary Event has occurred and

whether such Extraordinary Event has a material effect on the Futures Contract or the price of the Futures Contract.

- 2. An Adjustment may result in:
 - (a) the replacement of the Futures Contract by other futures contracts and/or cash and/or any other compensation, in each case as stipulated with reference to in the relevant Extraordinary Event (a "Replacement"), and another exchange being determined as a Exchange,

and/or

- (b) increases or decreases of specified variables and values or the amounts payable under the Securities taking into account:
 - (i) the effect of an Extraordinary Event on the price of the Futures Contract,
 - (ii) the diluting or concentrative effect of an Extraordinary Event on the theoretical value of the Futures Contract, or
 - (iii) any cash compensation or other compensation in connection with a Replacement,

and/or

- (c) consequential amendments to the futures contract related provisions of the Terms and Conditions that are required to fully reflect the consequences of the adjustment of the Futures Contract Replacement.
- 3. Adjustments should correspond to the adjustments to the Futures Contract made by the Exchange (an "Exchange Adjustment").
 - (a) In particular, the Issuer shall not be required to make adjustments to the Terms and Conditions by reference to Exchange Adjustments, in cases where:
 - (i) the Exchange Adjustments would result in economically irrelevant adjustments to the Terms and Conditions; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case;
 - (ii) the Exchange Adjustments violate the principles of good faith or would result in adjustments of the Terms and Conditions contrary to the principle to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event and to adequately take into account the economic effect thereof on the price of the Futures Contract; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case; or
 - (iii) in cases where no Exchange Adjustment occurs but where such Exchange Adjustment would be required pursuant to the adjustment rules of the Exchange, ; in such case, the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether an Exchange Adjustment would be required. The Issuer shall make Adjustments in its reasonable discretion (billiges Ermessen) (§ 315 BGB).
 - (b) In the event of any doubts regarding the application of the Exchange Adjustment, the Issuer shall make such adjustments to the Terms and Conditions which are required in its reasonable discretion (billiges Ermessen) (§ 315 BGB) to preserve, in essence, the economic profile had the Securities had prior to the occurrence of the Extraordinary Event and to adequately take into account the economic effect thereof on the price of the Futures Contract.
- 4. Adjustments shall take effect as from the date (the "Cut-off Date") determined by the Issuer in its reasonable discretion (billiges Ermessen) (§ 315 BGB), provided that (if the Issuer takes into consideration the manner in which adjustments are or would be made by the Exchange) the Issuer

- shall take into consideration the date at which such adjustments take effect or would take effect at the Exchange.
- 5. Adjustments as well as their Cut-off Date shall be notified by the Issuer in accordance with § 6 of the General Terms.
- 6. Any Adjustment in accordance with this § 5 of the Product-Specific Terms does not preclude a subsequent termination in accordance with § 6 of the Product-Specific Terms on the basis of the same event.
- 7. "Extraordinary Event" means:
 - (a) Disappearance of Reference Price,
 - (b) Material Change in Content;
 - (c) Material Change in Formula;
 - (d) Price Source Disruption;

[Futures Contract on Commodity, Bond or Virtual Currency:]

- [(e) Tax Disruption;]
- ([●) Trading Disruption;] or
- ([●]) any other event that is economically equivalent to the before-mentioned events with regard to their effects.

Underlying Currency Exchange Rate

- 1. Upon the occurrence of an Extraordinary Event which has a material effect on the Currency Exchange Rate or the Reference Price, the Issuer shall make any such adjustments to the Terms and Conditions as are necessary to adequately account for the economic effect of the Extraordinary Event on the Securities and to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event in accordance with the following provisions (each an "Adjustment"). The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether an Extraordinary Event has occurred and whether such Extraordinary Event has a material effect on the Currency Exchange Rate or the Reference Price.
- 2. An Adjustment may result in:
 - (a) the definition of the Currency Exchange Rate or the Reference Price being adjusted,

and/or

 increases or decreases of specified variables and values or the amounts payable under the Securities to take into account the effect of an Extraordinary Event on the Currency Exchange Rate or the Reference Price;

and/or

- (c) consequential amendments to the exchange rate related provisions of the Terms and Conditions that are required to fully reflect the consequences of the adjustment of the Reference Price.
- The Issuer shall make adjustments in its reasonable discretion (billiges Ermessen) (§ 315 BGB).
- 4. Adjustments shall take effect as from the date (the "Cut-off Date") determined by the Issuer in its reasonable discretion (billiges Ermessen) (§ 315 BGB), provided that the Issuer takes into

consideration the date at which such adjustments take effect or would take effect at the global currency markets.

- 5. Adjustments as well as their Cut-off Date shall be notified by the Issuer in accordance with § 6 of the General Terms.
- 6. Any Adjustment in accordance with this § 5 of the Product-Specific Terms does not preclude a subsequent termination in accordance with § 6 of the Product-Specific Terms on the basis of the same event.

7. "Extraordinary Event" means:

- (a) the replacement of a currency underlying the Currency Exchange Rate in its function as statutory means of payment in the country or countries, the jurisdiction or jurisdictions, as the case may be, maintained by the authority, institution or other body which issues such currency;
- (b) the merger of a currency underlying the Currency Exchange Rate; or
- (c) any other event that is economically equivalent to the before-mentioned events with regard to their effects.

Underlying ETF Share

1. Upon the occurrence of an Extraordinary Event which has a material effect on the ETF Share or the price of the ETF Share, the Issuer shall make any such adjustments to the Terms and Conditions as are necessary to adequately account for the economic effect of the Extraordinary Event on the Securities and to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event in accordance with the following provisions (each an "Adjustment"). The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether an Extraordinary Event has occurred and whether such Extraordinary Event has a material effect on the ETF Share or the price of the ETF Share.

2. An Adjustment may result in:

- (a) the replacement of the ETF Share by another ETF share and/or cash and/or any other compensation, in each case as stipulated with reference to the relevant Extraordinary Event (a "Replacement"), and another exchange being determined as the Exchange,
- (b) the Fund being replaced by a fund (a "Substitution Fund") [with similar characteristics, investment objectives and policies to those of the Fund immediately prior to the occurrence of the Extraordinary Event] [that (1) is denominated in the same currency as the ETF Share, (2) has the same or similar characteristics and features as the Fund and (3) has similar investment objectives and policies to those of the Fund immediately prior to the occurrence of the Extraordinary Event] (a "Substitution").

Any Substitution shall occur on the basis of the NAV as of the Exchange Business Day immediately prior to the occurrence of the Extraordinary Event if the Extraordinary Event was announced at least [number] Exchange Business Days prior to such occurrence, and otherwise the NAV as of the Exchange Business Day immediately subsequent to the occurrence of the Extraordinary Event (the "Removal Value");

- (c) increases or decreases of specified variables and values or the amounts payable under the Securities taking into account:
 - (i) the effect of an Extraordinary Event on the NAV;
 - (ii) the diluting or concentrative effect of an Extraordinary Event on the theoretical value of the ETF Share;
 - (iii) the Removal Value or any fraction thereof in connection with a Substitution; or

(iv) any cash compensation or other compensation in connection with a Replacement or a Substitution;

and/or

- (d) consequential amendments to the provisions of the Terms and Conditions that are required to fully reflect the consequences of the Replacement or the Removal Value or the Substitution.
- 3. Adjustments should correspond to the adjustments to option or futures contracts relating to the ETF Share made by the Futures Exchange (a "Futures Exchange Adjustment").
 - (a) If the Futures Exchange Adjustment results in the replacement of the ETF Share by a basket of ETF shares, the Issuer shall be entitled to determine that only the ETF share with the highest market capitalisation on the relevant Cut-off Date shall be the (replacement) ETF Share for the purpose of the Securities, and to hypothetically sell the remaining ETF shares in the basket on the first Exchange Business Day following the Cut-off Date at the first available price and hypothetically reinvest the proceeds immediately afterwards in the (replacement) ETF Share by making an appropriate adjustment to the specified variables and values or the amounts payable under the Securities. If the determination of the ETF share with the highest market capitalisation would result in an economic inappropriate Adjustment, the Issuer shall be entitled to select any other ETF share of the basket of ETF shares to be the (replacement) ETF Share in accordance with the foregoing sentence. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case.
 - (b) In particular, the Issuer shall not be required to make adjustments to the Terms and Conditions by reference to Futures Exchange Adjustments, in cases where:
 - (i) the Futures Exchange Adjustments would result in economically irrelevant adjustments to the Terms and Conditions; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case;
 - (ii) the Futures Exchange Adjustments violate the principles of good faith or would result in adjustments of the Terms and Conditions contrary to the principle to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event and to adequately take into account the economic effect thereof on the price of the ETF Share; the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether this is the case; or
 - (iii) in cases where no Futures Exchange Adjustment occurs but where such Futures Exchange Adjustment would be required pursuant to the adjustment rules of the Futures Exchange; in such case, the Issuer shall decide in its reasonable discretion (billiges Ermessen) (§ 315 BGB) whether a Futures Exchange Adjustment would be required. The Issuer shall make Adjustments in its reasonable discretion (billiges Ermessen) (§ 315 BGB).
 - (c) In the event of any doubts regarding the application of the Futures Exchange Adjustment or adjustment rules of the Futures Exchange or where no Futures Exchange exists, the Issuer shall make such adjustments to the Terms and Conditions which are required in its reasonable discretion (billiges Ermessen) (§ 315 BGB) to preserve, in essence, the economic profile that the Securities had prior to the occurrence of the Extraordinary Event and to adequately take into account the economic effect thereof on the price of the ETF Share.
- 4. Any reference made to the ETF Share or Fund in these Terms and Conditions shall, if the context so admits, then refer to the replacement ETF share or the Substitution Fund. All related definitions shall be deemed to be amended accordingly.
- 5. Adjustments shall take effect as from the date (the "Cut-off Date") determined by the Issuer in its reasonable discretion (billiges Ermessen) (§ 315 BGB), provided that (if the Issuer takes into

consideration the manner in which adjustments are or would be made by the Futures Exchange) the Issuer shall take into consideration the date at which such adjustments take effect or would take effect at the Futures Exchange.

- Adjustments as well as their Cut-off Date shall be notified by the Issuer in accordance with § 6 of the General Terms.
- 7. Any Adjustment in accordance with this § 5 of the Product-Specific Terms does not preclude a subsequent termination in accordance with § 6 of the Product-Specific Terms on the basis of the same event.

8. "Extraordinary Event" means

- (a) the implementation of any change to the terms and conditions of the Fund, which is of a material nature including but not limited to such changes as (i) a change in the risk profile of the Fund and/or the ETF Shares; (ii) a change in the voting rights, if any, associated with the voting shares of the ETF Shares; (iii) an alteration to the investment objectives of the Fund [insert if an index underlies the fund:][including the replacement of the ETF Index]; or (iv) a change in the currency in which the ETF Shares are denominated so that the NAV is quoted in a different currency from that in which it was quoted on the Launch Date. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether such a change is of a material nature;
- (b) the breach of the investment objectives of the ETF Shares (as defined in the Memorandum) if such breach is of a material nature. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case;
- (c) the imposition or increase of subscription and/or redemption fees, or taxes or other similar fees, payable in respect of a purchase or redemption of the ETF Share after the Launch Date;
- (d) if the Fund Management fails for reasons other than of a technical or operational nature, to calculate the NAV for [five][number] consecutive Exchange Business Days;
- if the activities of the Fund and/or the Fund Management are placed under review by their regulators for reasons of wrongdoing, breach of any rule or regulation or other similar reason;
- (f) the Compulsory Redemption of the ETF Shares by the Fund for any reason prior to the Exercise Date:
- (g) if the issue of additional shares of the Fund or the redemption of existing ETF Shares is suspended and if any such suspension continues for [five][number] consecutive Business Days;
- (h) the winding-up or termination of the Fund and/or the ETF Shares for any reason prior to the Exercise Date;
- if the Fund is superseded by a successor fund (the "Succession") following a merger or similar event unless the Succession does not have any relevant economic effect on the Securities. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case;
- (j) the cancellation of the registration, or of the approval, of the Fund and/or the ETF Shares and/or the Fund Management by any relevant authority or body;
- (k) the replacement of the Fund Management by the Fund unless the relevant replacement is an individual or group of individuals who, or a corporate entity which, is reputable and experienced in their field. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case;

- (I) any change in the accounting, regulatory or tax treatment applicable with respect to the Fund which could have an economic impact for the Issuer, its Affiliates or any other designated hedging entity;
- (m) the Issuer is required, pursuant to any accounting or other applicable regulations in accordance with which it prepares financial statements, to consolidate the Fund;
- (n) the termination of the listing of the ETF Shares on the Exchange due to a merger by absorption or by creation or due to any other reasons, or the becoming known of the intention of the Fund Company or the announcement of the Exchange that the listing of the ETF Shares at the Exchange will terminate immediately or at a later date and that the ETF Shares will not be admitted, traded or listed at any other exchange which is comparable to the Exchange (including the exchange segment, if applicable) immediately following the termination of the listing;
- (o) a procedure is introduced or ongoing pursuant to which all ETF Shares or the substantial assets of the Fund Company are or are liable to be nationalized or expropriated or otherwise transferred to public agencies, authorities or organizations;
- (p) the application for insolvency proceedings or for comparable proceedings with regard to the assets of the Fund Company according to the applicable law of the Fund Company;
- (q) any change in the periodicity of the calculation or the publication of the NAV; [or]

[insert if an index underlies the fund:][[r] the cessation of the calculation and publication of the ETF Index by the ETF Index Sponsor; [or]]

[(r)] [•] any other event in respect of the Fund which has an analogous effect to any of the events specified in these Terms and Conditions. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case.

All Underlyings

- [•] Upon the occurrence, as determined by the Calculation Agent in its reasonable discretion (billiges Ermessen) (§ 317 BGB), of an Administrator/Benchmark Event to a Benchmark (the "Affected Benchmark") on or after the Launch Date the following shall apply:
 - (a) the Calculation Agent shall, using reasonable discretion (billiges Ermessen) (§ 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 Calculation Agent shall, using reasonable discretion (billiges Ermessen) (§ 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").

If the Issuer determines a New Benchmark as described above, then such New Benchmark shall subsequently be used in place of the Affected Benchmark as of the relevant effective date notified by the Issuer to the Securityholders or, at the latest, for the immediately following period for which the Benchmark is to be determined (the "**Determination Period**") and subsequently for all following Determination Periods.

In the case of a New Benchmark, the Issuer shall in its reasonable discretion (billiges Ermessen) (§ 315 BGB) make any such additional adjustments to the Terms and Conditions in order to follow market practice in relation to the New Benchmark or

(a) as are necessary to reflect any increased costs of the Issuer providing such exposure to the New Benchmark;

and/or

(b) in the case of more than one New Benchmark, making provision for allocation of exposure between the New Benchmarks;

and/or

(c) as are necessary to reduce or eliminate, to the extent reasonably practicable in the circumstances, any economic prejudice or benefit (as the case may be) to the Issuer as a result of the replacement of the Benchmark.

Where:

- "Administrator/Benchmark Event" means, in relation to any Benchmark, 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" means any figure which is a benchmark as defined in BMR and where any amount payable under the Securities, or the value of the Securities, is determined by reference in whole or in part to such figure, all as determined by the Issuer.
- "Benchmark Modification or Cessation Event" means, in respect of the Benchmark any of the following has occurred or will occur:
 - (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.

"BMR" means the EU Benchmarks Regulation (Regulation (EU) 2016/1011).

"Non-Approval Event" means, in respect of the Benchmark:

- any authorisation, 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 authorisation, 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" means, 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" means, in respect of the Benchmark, the relevant competent authority or other relevant official body rejects or refuses or will reject or refuse any application for authorisation, 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" means, in respect of the Benchmark:

- (a) the relevant competent authority or other relevant official body suspends or withdraws or will suspend or withdraw any authorisation, 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.
- (c) For the avoidance of doubt, a Suspension/Withdrawal Event shall not occur if such authorisation, registration, recognition, endorsement, equivalence decision or approval is or will be suspended or where inclusion in any official register 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.

For the avoidance of doubt, the above is additional, and without prejudice, to any other terms of the Securities. In the event that under any such terms any other consequences could apply in relation to an event or occurrence the subject of an Administrator/Benchmark Event, the Calculation Agent shall determine which terms shall apply in its reasonable discretion (billiges Ermessen) (§ 317 BGB).

Any amendments made by the Issuer pursuant to this § 5 [paragraph •] of the Product-Specific Terms shall be notified by the Issuer pursuant to § 6 of the General Terms as soon as practicable following the determination thereof. Such notice shall be irrevocable and shall specify the date on which the relevant adjustments become effective.

In the case of the occurrence of an Administrator/Benchmark Event due to the BMR, the provisions of this § 5 [paragraph •] of the Product-Specific Terms 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 Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether this is the case.

§ 6 EXTRAORDINARY TERMINATION BY THE ISSUER

1. Upon the occurrence of an Extraordinary Event, the Issuer may freely elect to terminate the Securities prematurely instead of making an Adjustment. In the case that an Adjustment would not be sufficient to preserve, in essence, the economic profile that the Securities had prior to the

occurrence of the Extraordinary Event, the Issuer shall terminate the Securities prematurely; the Calculation Agent shall decide in its reasonable discretion (*billiges Ermessen*) (§ 317 BGB) whether this is the case.

The following paragraph shall be applicable for Underlying Share

The Issuer may also freely elect to terminate the Securities prematurely in the case of a takeoverbid, i.e. an offer to take over or to swap or any other offer or any other act of an individual person or a legal entity that results in the individual person or legal entity buying, otherwise acquiring or obtaining a right to buy more than 10% of the outstanding shares of the Company as a consequence of a conversion or otherwise; all as determined by the Issuer based on notifications to the competent authorities or on other information determined as relevant by the Issuer.

The following paragraph shall be applicable for Underlying Index

The Issuer may also freely elect to terminate the Securities prematurely in the case of an Index Modification in accordance with § 5 paragraph 9 of the Product-Specific Terms.

The following paragraph may be applicable for all Underlying

The Issuer may also freely elect to terminate the Securities prematurely in the case of a negative Strike.

[•. [If the Issuer and/or its Affiliates are, even following economically reasonable efforts, not in the position (i) to enter, re-enter, replace, maintain, liquidate, acquire or dispose of any Hedging Transactions or (ii) to realize, regain or transfer the proceeds resulting from such Hedging Transactions (the "Hedging Disruption"), the Calculation Agent may freely elect to terminate the Securities prematurely. The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether a Hedging Disruption has occurred.]

[The Issuer may also freely elect to terminate the Securities prematurely if (i) due to the adoption of or any change in any applicable law or regulation (including any tax law) or (ii) due to the promulgation of or any change in the interpretation by any competent court, tribunal or regulatory authority (including any tax authority) that (A) it has become illegal to hold, acquire or dispose of [any Shares] [any index components] [the Precious Metal] [the Futures Contract] [one of the currencies underlying the Currency Exchange Rate] [any ETF Shares] or (B) it will incur materially increased costs in performing the Issuer's obligation under the Securities (including due to any increase in tax liability, decrease in tax benefit or other adverse effect on its tax position) (the "Change in Law"). The Calculation Agent shall decide in its reasonable discretion (billiges Ermessen) (§ 317 BGB) whether a Change in Law has occurred.]

- [•]. If the Issuer has not made any adjustments in its reasonable discretion (billiges Ermessen) (§ 315 BGB) pursuant to § 5 paragraph [•] of the Product-Specific Terms due to the occurrence of an Administrator/Benchmark Event, the Issuer may, but is not obliged to, terminate extraordinarily the Securities.
- [•]. Any extraordinary termination of the Securities shall be notified by the Issuer in accordance with § 6 of the General Terms within [number] Business Days following the occurrence of the relevant event (the "Extraordinary Termination Notice"). The Extraordinary Termination Notice shall designate a Business Day as per which the extraordinary termination shall become effective (the "Extraordinary Termination Date") in accordance with the following provisions. Such Extraordinary Termination Date shall be not later than [number] Payment Business Days following the publication of the Extraordinary Termination Notice.
- [•]. If the Securities are called for redemption, they shall be redeemed at an amount per Security that is equivalent to their fair market value minus any expenses actually incurred by the Issuer under transactions that were required for winding up the Hedging Transactions (the "Extraordinary Termination Amount"). The Calculation Agent shall calculate the Extraordinary Termination Amount in its reasonable discretion (billiges Ermessen) (§ 317 BGB) by taking into account prevailing market conditions[and any proceeds realised by the Issuer and/or any of its affiliates (within the meaning of § 271 paragraph 2 German Commercial Code (HGB), the "Affiliates") in

connection with transactions or investments concluded by it in its reasonable commercial discretion (*vernüftiges kaufmännisches Ermessen*) for hedging purposes in relation to the assumption and fulfilment of its obligations under the Securities (the "**Hedging Transactions**")] [other provisions].

[•]. The Issuer shall pay the Extraordinary Termination Amount to the Securityholders not later than on the [ordinal number] Payment Business Day following the Extraordinary Termination Date.

[Unlimited TURBO Warrants:][

Place/Date

Template for Exercise Notice

Exercise Notice for									
[1							
Securities	:								
ISIN:									
Underlying	g:								
of Société G	of Société Générale Effekten GmbH, Frankfurt am Main (Issuer)								
The terms used in this Exercise Notice have the same meaning as in the Terms and Conditions.									
Paying Agent:		[Société Générale Tour Société Générale OPER/EQY/DER/WAR 17 cours Valmy 92987 Paris - La Défense Cedex France							
Fax no.: +33 -1- 42 13 32 23 Mail: to: service.par-oper-assignations-warrants@aptp.accenture.com									
Details of the Securityholder:									
	Name:								
Address*:	Address*:								
Telephone	Telephone no.*:								
Fax no*:									
E-Mail address*:									
Contact in the case of queries *: (Name of the processor of this Exercise Notice)*:									
* Voluntary additional information									
I hereby irrevocably exercise the above Securities in accordance with the Terms and Conditions:									
Number of exercised Securities:									
Account, details in which all sums of money due as a result of exercise are to be credited subject to deduction of taxes and charges of any kind.									

Signature of the Securityholder

] [other provisions]]

8.3. Table of Product Details

The following table of Product Details contains the product details in relation to each series of Securities:

TURBO Warrants									
ISIN	[Local Code] [Mnémonic] [Exchange Code] [•]	Туре	[Underlying] [Exchange]	[Ratio]	Strike [(= Knock-out Barrier)] [in index points] [in percentage]	[Knock-out Barrier [in index points] [in percentage]]	Exercise Date	[Time at Launch Date]	
•	•	•	•	•	•	•	•	•	

[add as many rows as necessary]

Unlimited TURBO Warrants

ISIN	[Local Code] [Mnémonic] [Exchange Code] [∙]	Туре	[Underlying] [Exchange]	[Ratio]	Strike [(= Knock-out Barrier)] on the Launch Date [in index points] [in percentage]	[Knock-out Barrier [during the first [Barrier] Adjustment Period] [on the Launch Date] [in index points] [in percentage]]	[Risk Premium p.a. [during the first Adjustment Period] [on the Launch Date]]	[Adjustment Percentage p.a. [during the first Adjustment Period] [on the Launch Date]]	[Time at Launch Date]
•	•	•	•	•	•	•	•	•	•
•	•	•	•	•	•	•	•	•	•

[add as many rows as necessary]

9. PRODUCT DESCRIPTION FOR FORMER SECURITIES

The following are the description of the Former Securities (the "**Product Description**"). The Product Description in certain places contains options or a variety of possible options for a provision (indicated by square brackets or frames) or omissions (indicated by placeholder). The Final Terms provide the missing information and specify which of the possibilities provided by the Product Description shall apply with respect to specific conditions.

Security Identification Number(s):	[Security Identification number(s)] [The Security Identification number(s) (i.e. ISIN [and local code] [and mnémonique] [and exchange code] [and [•]]) in respect of each series of Securities are set out in the table annexed to this section "Product Description".]			
Governing Law and Clearing System:	The Securities and the rights and duties of the Securityholders[, the Issuer[, the Paying Agent] and the Guarantor] shall in all respects be governed by the laws of the Federal Republic of Germany [except § 1 [paragraph 1 - •] of the terms and conditions which shall be governed by the laws of the jurisdiction of the clearing system].			
	Clearing system means [C.I.K. NV/SA, Avenue de Schiphol 6, 1140 Brussels, Kingdom of Belgium] [Central de Valores Mobiliários managed by Interbolsa - Sociedade Gestora de Sistemas de Liquidação e de Sistemas Centralizados de Valores Mobiliários, S.A., Avenida da Boavista, 3433 4100-138 Porto — Portugal] [Clearstream Banking AG, Frankfurt, Mergenthalerallee 61, 65760 Eschborn, Federal Republic of Germany] [Clearstream Banking société anonyme, Luxembourg, 42 Avenue JF Kennedy, L-1855 Luxembourg, and Euroclear Bank SA/NV, 1 Boulevard du Roi Albert II, 1210 Brussels, Kingdom of Belgium] [Euroclear Finland Oy, PL 1110, Urho Kekkosen katu 5C, 00101 Helsinki, Finland] [Euroclear France S.A., 66 rue de la Victoire, 75009 Paris, French Republic] [Euroclear Sweden AB, P.O. Box 191, Klarabergsviadukten 63, 101 23 Stockholm, Kingdom of Sweden] [Monte Titoli S.p.A., Piazza degli Affari 6, 20123 Milano, Italian Republic] [Nederlands Centraal Instituut voor Giraal Effectenverkeer B.V., Herengracht 459-469, 1017 BS Amsterdam, the Netherlands] [Norwegian Central Securities Depositary VPS ASA, P.O. Box 4, 0051, Oslo, Norway] [Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S. A., Plaza de la Lealtad, 1, 28014 Madrid, Kingdom of Spain] [VP SECURITIES A/S, Weidekampsgade 14, P.O. Box 4040, 2300 Copenhagen S, Denmark].			
Form:	The Securities [are represented by a global bearer security] [are issued in dematerialised [registered][bearer] form].			
Redemption.	TURBO Warrants			
	TURBO Warrants grant the investor the right to receive the payment of a Redemption Amount. The Redemption Amount of a TURBO CALL Warrant shall be equal to (i) the amount by which the Reference Price of the Underlying on the Valuation Date exceeds the Strike multiplied by (ii) the Ratio[, whereby the result of such calculation shall be converted into the Issue Currency]. The Redemption Amount of a TURBO PUT Warrant shall be equal to (i) the amount by which the Reference Price of the Underlying on the Valuation Date is exceeded by the Strike multiplied by (ii) the Ratio[, whereby the result of such calculation shall be converted into the Issue Currency].			
	If a Knock-out Event occurs, the TURBO Warrants will expire worthless prior to the end of their term. A Knock-out Event occurs			

if during the Monitoring Period of a TURBO CALL Warrant the price of the Underlying has at least once been equal to or below the Knock-out Barrier. In the case of a TURBO PUT Warrant, a Knock-out Event occurs if during the Monitoring Period the price of the Underlying has at least once been equal to or above its Knock-out Barrier.

The Securities are exercised automatically on the Exercise Date. [The Exercise Date in respect of each series of Securities are set out in the table annexed to this section "Product Description".]

Unlimited TURBO Warrants

Unlimited TURBO Warrants grant the investor the right to request from the Issuer at specific Exercise Dates the payment of a Redemption Amount. The Redemption Amount of a TURBO CALL Warrant shall be equal to (i) the amount by which the Reference Price of the Underlying on the Valuation Date exceeds the Strike applicable on the Valuation Date multiplied by (ii) the Ratio[, whereby the result of such calculation shall be converted into the Issue Currency]. The Redemption Amount of a TURBO PUT Warrant shall be equal to (i) the amount by which the Reference Price of the Underlying on the Valuation Date is exceeded by the Strike applicable on the Valuation Date multiplied by (ii) the Ratio[, whereby the result of such calculation shall be converted into the Issue Currency].

If a Knock-out Event occurs, the Unlimited TURBO Warrants will expire [BEST and X-BEST:][expire prematurely worthless] [Not BEST:][expire prematurely. The Securityholder will receive no payment or only a very small amount]. A Knock-out Event occurs, [BEST, X-BEST & Not BEST - Standard:][if during the Monitoring Period of the Unlimited TURBO CALL Warrant the price of the Underlying has at least once been equal to or below the Knock-out Barrier. In the case of an Unlimited TURBO PUT Warrant, a Knock-out Event occurs if during the Monitoring Period the price of the Underlying has at least once been equal to or above the applicable Knock-out Barrier.] [Not BEST – SMART:]if, during the Monitoring Period of the Unlimited TURBO CALL Warrants, (i) a relevant price of the Underlying of the Unlimited TURBO CALL Warrant reaches or falls below its Strike just once, or (ii) the Reference Price reaches or falls below its Knockout Barrier just once. In the case of an Unlimited TURBO PUT Warrant, a Knock-out Event occurs if, during the Monitoring Period, (i) a relevant price of the Underlying of the Unlimited TURBO PUT Warrant reaches or exceeds its Strike, or (ii) the Reference Price reaches or exceeds the Knock-out Barrier.

The Strike of the Unlimited TURBO Warrants is adjusted on a daily basis by the Adjustment Amount. The calculation of the Adjustment Amount depends on [Not for Futures Contract:][the Reference Interest Rate determined by the Issuer and] the Risk Premium determined by the Issuer.

The Securities have an unlimited term.

Underlying:

[The asset underlying the Securities is [Share:][[share, issuer, ISIN] ("Share" or "Underlying")] [Index:][[index, index sponsor, ISIN] ("Index" or "Underlying")] [Precious Metal:][gold][gold bars or unallocated gold complying with the rules of the LBMA ("Gold" or "Underlying")][silver][silver bars or unallocated silver complying with the rules of the LBMA ("Silver" or "Underlying")][platinum][platinum ingots or plate or unallocated platinum complying with the rules of the LPPM ("Platinum" or "Underlying")][palladium][palladium ingots or

unallocated palladium complying with the rules of the LPPM ("Palladium" or "Underlying")] [Futures Contract:][[futures contract, screen page, expiry date] ("Futures Contract" or "Underlying")] [Currency Exchange Rate:][[currency exchange rate] ("Currency Exchange Rate" or "Underlying")] [ETF share:][[ETF share, issuer, ISIN] ("ETF Share" or "Underlying").] [The asset underlying each series of the Securities set out in the table annexed to this section "Product Description" (each [a "Share"] [an "ETF Share"] or an "Underlying").] [other provisions]

Reference Price:

[Share:][The price of the Underlying last determined and published by the Exchange on any relevant day (closing price)] [other provisions].

[Index:][closing level][The level of the Index last determined and published by the Index Sponsor on any relevant day (official closing level)] [settlement price][[DAX & TecDAX][The Eurex final settlement price for options on the Index on any relevant day which is based on the intraday auction prices at the Frankfurt stock exchange (Xetra) for the shares contained in the Index. The intraday auction starts at about 1:00 pm (CET). The Eurex final settlement price is published on www.eurexchange.com.] [MDAX][The Eurex final settlement price for options on the Index on any relevant day which is based on the intraday auction prices at the Frankfurt stock exchange (Xetra) for the shares contained in the Index. The intraday auction starts at about 1:05 pm (CET). The Eurex final settlement price is published on www.eurexchange.com. [EURO STOXX 50][The Eurex final settlement price for options on the Index on any relevant day which is based on the average of the Index calculations from 11:50 am until 12:00 pm (noon) (CET). The Eurex final settlement price is published www.eurexchange.com.] [CAC40][The exchange delivery settlement price (EDSP) for options on the Index on any relevant day which is based on the average of the Index levels calculated and disseminated between 3:40 pm and 4:00 pm (CET) by Euronext. The delivery settlement price is published www.euronext.com.] [IBEX35][The settlement price at expiration for options on the Index on any relevant day which is based on the average of the Index levels calculated by BME Clearing between 4:15 pm and 4:45 pm (CET) with one level being taken per minute. The settlement price at expiration is published on www.meff.com.] [FTSE MIB][The final settlement price for options on the Index listed on the IDEM exchange as calculated by Borsa Italiana on any relevant day which is based on the opening auction prices of each component of the Index on the last trading day as calculated by Borsa Italiana. The final settlement price is published on www.borsaitaliana.it.] [DJIA & S&P 5001 The settlement price for options on the Index on any relevant day which is based on the opening sales prices in the primary market of each component security of the Index. The settlement price is published on www.cboe.com.] [Nasdaq-100][The settlement price for options on the Index on any relevant day as calculated by Cboe Options Exchange (Cboe), Chicago, based on the opening sales prices of each component of the Index. The settlement price is published on www.cboe.com.]] [other provisions].

[Precious Metal:] [gold/silver][the morning London [Gold] [Silver] price per [gold][fine] troy ounce of [Gold] [Silver] for delivery in London through a member of the LBMA authorized to effect such delivery, stated in USD, as calculated and administered by independent service provider(s), pursuant to an agreement with the LBMA, and ordinarily published by the LBMA on its website at www.lbma.org.uk that displays prices effective on any relevant day] [platinum/palladium][the morning London [Platinum] [Palladium] Price (or LBMA [Platinum]

	[Palladium] Price) per troy ounce gross of [Platinum] [Palladium] for delivery in London through a member of the LPPM authorized to effect such delivery, stated in USD, as calculated and administered by the LME, and ordinarily published by the LME on its website at www.lme.com that displays prices effective on any relevant day.] [other provisions]. [Futures Contract:][The [opening price] [settlement price] [other price] of the Underlying as determined and published by the Exchange [expressed as a percentage] [converted in a decimal figure and expressed as a percentage] [expressed in index points] on any relevant day] [other provisions]. [Currency Exchange Rate:] [Refinitiv Fixing][The WM/Refinitiv Closing Spot Rate (MID) for [Base Currency] 1.00 expressed in [Counter Currency] as determined by
	Refinitiv. on any relevant day at 4:00 pm (London time) and published thereafter on the Reuters page [Issue Currency][Counter Currency]FIXM=WM.] [Bloomberg Fixing and Publication of the Underlying on Bloomberg][The [Base Currency]/[Counter Currency] exchange rate as determined by Bloomberg L.P. on any relevant day at 2:00 pm (Frankfurt time) and published thereafter on the website www.bloomberg.com/markets/currencies/fx-fixings.] [Bloomberg Fixing and Calculation of the Underlying via other Bloomberg Fixings] [The [Base Currency]/[Counter Currency] exchange rate expressed in [Counter Currency] for [Base Currency] 1.00 on any relevant day which will be calculated by dividing the Relevant EUR/[Counter Currency] Rate expressed in [Counter Currency] for EUR 1.00 by the Relevant EUR/[Base Currency] Rate expressed in [Base Currency] for EUR 1.00.]
	[Thomson Reuters Fixing and Underlying EUR/CNH:]][The EUR/CNH exchange rate as calculated by multiplying (i) the USD/CNH exchange rate expressed in CNH for USD 1.00 as determined by the Thomson Reuters Treasury Markets Association on any relevant day at or about 11:00 am (Hong Kong time) and published on Reuters page CNHFIX= (or any successor page) and (ii) the price of EUR 1.00 in USD as actually traded on the international interbank spot market at such point in time.]
	[Thomson Reuters Fixing and Underlying USD/CNH][The USD/CNH exchange rate expressed in CNH for USD 1.00 as determined by the Thomson Reuters Treasury Markets Association on any relevant day at or about 11:00 am (Hong Kong time) and published on Reuters screen page CNHFIX= (or any successor page).] [other provisions]]
	[ETF Share:][The price of the Underlying last determined and published by the Exchange on any relevant day (official closing price)] [other provisions].
Valuation Date:	Exercise Date
Exercise Date:	[Exercise Date] [The Exercise Date of each series of the Securities set out in the table annexed to this section "Product Description".] [The respective Exercise Date requested by the Securityholder.[[other provisions]
Paying Agent:	[paying agent name and address] (the "Paying Agent")
[Depository Agent:	[depository agent name and address] [the Paying Agent]]

[Table to the Product Description

[ISIN]	[[Local Code] [Mnémonique] [Exchange Code] [●]]	[Underlying]	[Exercise Date]
•	•	•	•
•	•	•	•

[add as many rows as necessary]]

10. FORM OF FINAL TERMS



[ISIN [ISIN]]

Société Générale Effekten GmbH

Frankfurt am Main (Issuer)

Final Terms

dated [date]

[with respect to a [continuous] [further] [offer] [and] [further] [admission to trading]

relating to

[Unlimited] TURBO Warrants relating to [*Underlying*]

[insert in the case of increases:][([ordinal number] Tranche)]

[to be publicly offered in [country(ies)]]
[and] [to be admitted to trading on [exchange(s)]]

with respect to the

Base Prospectus

dated 14 December 2021

relating to

TURBO Warrants and Unlimited TURBO Warrants

unconditionally and irrevocably guaranteed by

Société Générale

Paris (Offeror and Guarantor)

[In the case of an intended continuous offer the following has to be entirely stated on the first page of the Final Terms:][The above-mentioned Base Prospectus under which the Securities described in these Final Terms are issued, will cease to be valid on 14 December 2022. From and including this date, these Final Terms must be read in conjunction with the latest valid version of the Base Prospectus relating to TURBO Warrants and Unlimited TURBO Warrants of Société Générale Effekten GmbH which succeeds the above-mentioned Base Prospectus. The latest valid version of the Base Prospectus relating to

TURBO Warrants and Unlimited TURBO Warrants of Société Générale Effekten GmbH will be published on the website www.warrants.com (under Legal Documents / Prospectuses).]

INTRODUCTION

These Final Terms (the "Final Terms") have been prepared for the purpose of Article 8 (5) of the Prospectus Regulation and must be read in conjunction with the base prospectus dated 14 December 2021 relating to TURBO Warrants and Unlimited TURBO Warrants (the "Base Prospectus"). The Base Prospectus is constituted by the Securities Note dated 14 December 2021 relating to TURBO Warrants and Unlimited TURBO Warrants (the "Securities Note") and the Registration Document dated 11 November 2021 of Société Générale Effekten GmbH and any supplements thereto. In order to obtain all information necessary to the assessment of the Securities both the Base Prospectus and these Final Terms must be read in conjunction.

The Base Prospectus and any supplements thereto are published in accordance with Article 21 of the Prospectus Regulation in electronic form on the website www.warrants.com (under Legal Documents / Prospectuses and Registration Documents). Hardcopies of these documents may be requested free of charge from Société Générale S.A., Frankfurt am Main branch, Neue Mainzer Straße 46-50, 60311 Frankfurt am Main, Germany.

The options marked in the following sections of the Base Prospectus shall apply:

Applicable Functionality: The following parts of the Functionality of the Securities which are

mentioned in the Securities Note ("6. Description of the Securities") are

applicable:

[applicable options and variants]

Applicable Risks: In particular the following risk factors which are mentioned in the

Securities Note ("2. Risk Factors") are applicable:

[applicable options and variants]

The summary applicable of this issue of Securities is annexed to these Final Terms.

FURTHER INFORMATION

Security Identification Number(s):	[Security Identification number(s)] [The Security Identification number(s) (i.e. ISIN [and local code] [and mnémonique] [and exchange code] [and [•]]) in respect of each series of Securities are set out in the table annexed to this section "Further Information".]		
Currency of the Issue:	[currency]		
[Entity keeping the records:	[entity name and address] [the Paying Agent]]		
Information on the Underlying:	Information on the Underlying for each series of Securities is available [free of charge] on [website]. [Obtaining the information involves costs.]		
Payment Date [of the [ordinal number] tranche]:	[payment date]		
Offer and Sale [of the [ordinal number] tranche]:	[In the case of a new issuance:] [without subscription period][The Offeror publicly offers from [start date] series of Securities with an issue size and initial issue price per Security as set out in the table annexed to this section "Further Information".] [The Securities are subject to a continuous public offer continuing after the validity of the Base Prospectus] [other provisions]]		
	[with subscription period][[The Offeror publicly offers during the subscription period from [start date] until [end date] series of Securities at an initial issue price per Security as set out in the table annexed to this section "Further Information".]		
	[The Issuer is entitled to (i) close the subscription period prematurely, (ii) extend the subscription period or (iii) cancel the offer. After expiry of the subscription period, the Securities continue to be offered by the Issuer. The offer price will be determined continuously.		
	[The issue amount which is determined on the demand during the subscription period, will under normal market conditions be determined by the Issuer on the Launch Date in its reasonable discretion (billiges Ermessen) (§ 315 BGB) and immediately published thereafter on the website [website].] [Investors should note that the Strike will be determined by the Calculation Agent [on the Strike Date] [on [strike date] (the "Strike Date")] [[the Business Day] [the [ordinal number] Business Day] prior to the first trading day on the [exchange(s)] [other provisions] (the "Strike Date")] in its reasonable discretion (billiges Ermessen) (§ 317 BGB) and immediately published thereafter on the website [website].] [other provisions]]		
	[In the case of an increase:] [without subscription period][The Offeror publicly offers from [start date] further Securities [([ordinal number] Tranche)] with an issue size and an initial issue price per Security as set out in the table annexed to this section "Further Information". [The total issue size of Tranches ([tranche numbers]) is [total issue size] Securities.]] [other provisions]		
	[with subscription period][The Offeror publicly offers during the subscription period from [start date] until [end date] further Securities [([ordinal number] Tranche)] with an issue size and an initial issue		

price per Security as set out in the table annexed to this section "Further Information". [The total issue of Tranches ([tranche numbers]) is [total issue size] Securities.]] [other provisions] [In the case of a further or a continuous offer (bridging offer):] [Since [start date of the first public offer] the offeror has been publicly offering [issue size] [the] Securities and, by drawing up these Final Terms, creates the conditions for the new public offer from start date of the new public offer].] [The Terms and Conditions of the Securities Note dated 14 December 2021 shall be replaced by the Terms and Conditions in the original Base Prospectus dated [date of the base prospectus].] [other provisions] The investor can usually purchase the Securities at a fixed issue price. This fixed issue price contains all cost of the Issuer relating to the issuance and the sales of the Securities (e.g. cost of distribution. structuring and hedging as well as the profit margin of Issuer).] [The Offeror will publish the prices at which the Securities are offered as ask quotes on [trading venue] and, for information purposes only, on [website]. These selling prices will contain all costs of the Issuer relating to the issuance and the offer of the Securities (e.g. structuring and hedging costs as well as the profit margin of the Issuer).] [other provisions] The total proceeds and the total costs of each series of Securities are stated in the table annexed to this section "Further Information".] [other provisions] [Application Process: [Applications for the Securities can be made in the [country(ies)] with the Issuer or the respective financial intermediary in accordance with the Issuer's or the relevant financial intermediary's usual procedures.] [other provisions] [Applications for the Securities can be made in [country(ies)] with the respective distributor in accordance with the distributor's usual procedures, notified to investors by the relevant distributor. Prospective investors will not be required to enter into any contractual agreements directly with the Issuer in relation to the subscription of the Securities.] [other provisions]] [Country(ies) where the [country(ies)] offer [of the [ordinal [- not applicable-]] number | tranche | takes place (Non-exempt offer): [Listing [of the [ordinal [in the case of the first or additional listing(s):] [[Application [has been made] [will be made] for the Securities to be number] tranche]: admitted to trading on the regulated market of [exchange(s) and segment, if any] [with effect from [date]].] [[Application [has been made] [will be made] for the Securities to be traded on [MTF(s)][, with effect from [date]].] [The Securities are not intended to be traded on any EEA Trading Venue.] [other provisions]] [in the case of the first or additional listing(s) of an increase:] [[Application [has been made] [will be made] for the further Securities to be admitted to trading on the regulated market of [exchange(s) and segment, if any] [with effect from [date]]. [[Application [has been made] [will be made] for the further Securities to be traded on [MTF(s)][, with effect from [date]].] [The further Securities are not intended to be traded on any EEA Trading Venue.] [other provisions]]

In the case of already listed Securities (in addition to the above mentioned options, if applicable): [[The Securities are already admitted to trading on [the before-mentioned regulated market(s)] [the regulated market(s) of on [exchange(s) and segment, if any]].] [The Securities are already admitted to trading on [the beforementioned MTF(s)] [MTF(s)][, with effect from [date]].] [The Securities are not intended to be traded on any EEA Trading Venue.] [other provisions]] In the case of already listed Securities, of the same class (in addition to the above-mentioned options, if applicable):1 [[Previously issued securities are already admitted to trading on [the before-mentioned regulated market(s)] [the regulated market(s) of on [exchange(s) and segment, if any]].] [[Previously issued securities are already admitted to trading on [the before-mentioned MTF(s)] [MTF(s)].] [other provisions]] [Minimum Trading Size: [number] Security(ies)]] [Country(ies) where [country(ies)] admission to trading on the regulated market(s) is being [- not applicable -]] sought: Consent to the usage of the [The Issuer has not granted consent to use the Base Prospectus and Base Prospectus and the these Final Terms for the subsequent resale or final placement of the **Final Terms:** Securities by any financial intermediary.] [The Issuer hereby grants consent to use the Base Prospectus and these Final Terms for the subsequent resale or final placement of the Securities by any financial intermediary.] The Issuer hereby grants consent to use the Base Prospectus and these Final Terms for the subsequent resale or final placement of the Securities by the following financial intermediar[y][ies]: [name(s) and address(es) of financial intermediar(y)(ies)]] The offer period within which subsequent resale or final placement of Securities by financial intermediaries can be made is valid only as long as the Base Prospectus and the Final Terms are valid in accordance with Article 9 of the Prospectus Directive as implemented in the relevant Member State [and in the period from [start date] to [end date]]. The consent to use the Base Prospectus and these Final Terms is granted only in relation to the following Member State(s): [country(ies)]] [Limitation of Euroclear Sweden's liability [Additional Provisions: Euroclear Sweden shall not be held responsible for any loss or damage resulting from any legal enactment (domestic or foreign), the intervention of a public authority (domestic or foreign), an act of war, strike, blockade, boycott, lockout or any other similar event or circumstance. The reservation in respect of strikes, blockades, boycotts and lockouts shall also apply if Euroclear Sweden itself takes such measures or becomes the subject of such measures. Under no circumstances shall Euroclear Sweden be liable to pay compensation for any loss, damage, liability, cost, claim, action or demand unless Euroclear Sweden has been negligent, or guilty of bad faith, or has breached the terms of any agency agreement, nor shall under no circumstances Euroclear Sweden be liable for loss of profit, indirect loss or damage or consequential loss or damage, unless such liability of Euroclear Sweden is prescribed pursuant to the Swedish Financial Instruments Accounts Act (*Sw. lag (1998:1479) om kontoföring ay finansiella instrument*). Where Euroclear Sweden, due to any legal enactment (domestic or foreign), the intervention of a public authority (domestic or foreign), an act of war, strike, blockade, boycott, lockout or any other similar event or circumstance, is prevented from effecting payment, such payment may be postponed until the time the event or circumstance impeding payment has ceased, with no obligation to pay penalty interest.] [other additional provisions, e.g. licence disclaimers required by an index sponsor:]]

[Prohibition of Sales to EEA Retail Investors:

[insert if a key information document (KID) will be provided or if the Securities clearly do not constitute "packaged" products:]
[- not applicable -]

[insert if the Securities may constitute "packaged" products and no key information document (KID) will be provided:]
[- applicable -

The Securities must not be distributed, sold, marketed, advertised or otherwise made available for purchase to clients which qualify as retail clients (as defined in Article 4 (1) point (11) of Directive 2014/65/EU (as amended, "MiFID II") or any legislation of a Member State transposing Article 4 (1) point (11) MiFID II), who have to be provided with a key information document (KID) within the meaning of Regulation (EU) No 1286/2014 of the European Parliament and of the Council ("PRIIPS Regulation") in respect of the Securities before taking any investment decision, and therefore offering or selling the Securities or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.]

[Benchmark Regulation statement:

[insert for each benchmark:][The [benchmark] is a "benchmark" within the meaning of the Benchmark Regulation. [insert in the case the administrator does appears on the register:][As at the date of these Final Terms, the Benchmark Administrator ([insert name of administrator] [(endorsing administrator: [name of endorsing administrator])]) does appear on the Benchmark Register.] [insert in the case the administrator does not appears on the register:][As at the date of these Final Terms, the Benchmark Administrator does not appear on the Benchmark Register.]] [other provisions]]

[Additional U.S. Federal Income Tax Considerations:

[The Securities are Specified Securities for purposes of Section 871(m) IRC.] [Section 871(m) IRC Withholding Tax. In the event that U.S. source dividend payments are made in respect of the Underlying, the Issuer intends to take any applicable tax obligation under Section 871(m) IRC into account in its [TURBO CALL Warrants: If initial and subsequent valuation of the Securities I [Unlimited TURBO CALL Warrants:][ongoing adjustment of the Strike by withholding at a rate of 30 percent on any dividend equivalents. Because many central securities depositories do not provide identifying information regarding the beneficial owners of any U.S. equity-linked Security, and because the Issuer does not expect the clearing system(s) clearing the Securities will provide such information, the Issuer is unable to apply any reduced rates of withholding to the Securities. If the beneficial owner of a payment is entitled to a reduced rate of withholding under a treaty, this may result in over-withholding and the beneficial owner may not be able

	to obtain a refund. The Issuer will not be able to assist in any treaty or refund claims. Non-U.S. investors entitled to a reduced rate of withholding should consult their tax advisers regarding an investment in the Securities.] [other provisions]]			
[Commissioned financial intermediaries:	[Intermediary(ies) with address as well as a description of the primary provisions of their commitment]]			

Table to the Further Information

[insert in the case of an issue with more series:]

ISIN	[[Local Code] [Mnémonique] [Exchange Code] [•]]	[Issue Size]	Initial Issue Price	[Total proceeds]	[Total costs ^[*]]	[Estimated expenses charged to the investor]
•	•	•	•	•	•	•
•	•	•	•	•	•	•
dd as	many rows as ne	cessary]				
		been calcul	ated for the who	ole year and is	correspondingly	annualized.] [oth
p	rovisions]]					
sert ir	n the case of a sir	ngle series:]				
			· 			
[ISIN:			•]			
[[] oc	al Code]		•]			
	monique]		•1			
	nange Code]					
[•]]	g ,					
[lssue	e Size]:		•]			
Initial	Issue Price:		•]			
IIIIIIai	issue Filce.		•1			
	l Proceeds:					
I Tota	i i iooccas.		●			
[Total	11 1000003.		•]			
	l Costs ^[*] :		•]			
[Total	I Costs[*]:	. 15	•]			
[Total			•] ated •]			

[The amount has been calculated for the whole year and is correspondingly annualized.] [other provisions]]

[insert in the case of New Securities:][

TERMS AND CONDITIONS

[insert the completed terms and conditions of the New Securities, leaving out terms not relevant for the New Securities, and/or replacing them with their defined content]

[insert in the case of Former Securities:][

PRODUCT DESCRIPTION

[insert the completed table of the product description of the Former Securities, leaving out terms not relevant for the Former Securities, and/or replacing them with their defined content]

]

SUMMARY

[insert the completed issue-specific summary]

11. ISIN LIST

Securities for which the public offer is to be continued under this Base Prospectus:

ISINs:

DE000SH0PCN7 DE000SH0NPD5 DE000SH0NPP9 DE000SH0NPU9 DE000SH0NPU9 DE000SH0NP40 DE000SH0NPP9 DE000SH0NQE1 DE000SH0NQK8 DE000SH0NQC5 DE000SH0NQC5 DE000SH0NQC7 DE000SH0NQT0 DE000SH0NRA7 DE000SH0NRA7 DE000SH0NRA7 DE000SH0NRA7 DE000SH0NRA1 DE000SH0NRA1 DE000SH0FYX1 DE000SH0FYX1 DE000SH0FYZ3 DE000SH0FZC2 DE000SH0FZC2 DE000SH0FZC2 DE000SH0FZC2 DE000SH0FZC2 DE000SF64J07	DE000SH0PCM9 DE000SH0NPK0 DE000SH0NPQ7 DE000SH0NPV7 DE000SH0NPS7 DE000SH0NQA9 DE000SH0NQA9 DE000SH0NQL6 DE000SH0NQR3 DE000SH0NQR3 DE000SH0NQM3 DE000SH0NQM3 DE000SH0NQM3 DE000SH0NRB5 DE000SH0NRB5 DE000SH0NRB5 DE000SH0NRS9 DE000SH0NRS9 DE000SH0FYY9 DE000SH0FY31 DE000SH0FY31 DE000SH0FZJ7 DE000SH0FZJ7 DE000SH0FZJ7 DE000SH0FZJ7 DE000SH0FZJ7 DE000SH0FZJ7 DE000SH0FZJ7 DE000SF64J64 DE000SF64J64 DE000SF64J64 DE000SF64J64 DE000SF64KB9	DE000SH0PCR8 DE000SH0NPF0 DE000SH0NPR5 DE000SH0NPW5 DE000SH0NPM5 DE000SH0NPM5 DE000SH0NPM65 DE000SH0NQM7 DE000SH0NQM4 DE000SH0NQM4 DE000SH0NQX1 DE000SH0NQX1 DE000SH0NQX23 DE000SH0NQX23 DE000SH0NQX23 DE000SH0NRC3 DE000SH0NRC3 DE000SH0NRC3 DE000SH0NRV0 DE000SH0PYU7 DE000SH0FYU7 DE000SH0FYU7 DE000SH0FYZ6 DE000SH0FY49 DE000SH0FY26 DE000SH0FZQ2 DE000SH0FZQ2 DE000SH0FZQ2 DE000SH0FZQ2 DE000SF64JZ3 DE000SF64JZ3 DE000SF64KT1 DE000SF64KK7 DE000SF64KK1 DE000SF64KK8 DE000SF64LC5	DE000SH0NPB9 DE000SH0NPG8 DE000SH0NPM6 DE000SH0NPX3 DE000SH0NPZ4 DE000SH0NP73 DE000SH0NQC5 DE000SH0NQM2 DE000SH0NQM2 DE000SH0NQM31 DE000SH0NQM31 DE000SH0NQM31 DE000SH0NRD1 DE000SH0NRD1 DE000SH0NRD1 DE000SH0NRD1 DE000SH0NRP5 DE000SH0FYV5 DE000SH0FYV5 DE000SH0FYV5 DE000SH0FZF5 DE000SH0FZF5 DE000SH0FZF5 DE000SH0FZB0 DE000SF64J31 DE000SF64J31 DE000SF64J31 DE000SF64J31 DE000SF64KD5 DE000SF64KD5 DE000SF64KD5 DE000SF64KD5 DE000SF64KD5 DE000SF64KD5 DE000SF64KD9 DE000SF64KD9 DE000SF64LA9	DE000SH0NPC7 DE000SH0NPH6 DE000SH0NPN4 DE000SH0NPY1 DE000SH0NPY1 DE000SH0NP32 DE000SH0NQD3 DE000SH0NQD3 DE000SH0NQP7 DE000SH0NQU7 DE000SH0NQU7 DE000SH0NQP9 DE000SH0NQP9 DE000SH0NQP9 DE000SH0NQP9 DE000SH0NRC9 DE000SH0NRC9 DE000SH0NRC9 DE000SH0NRC9 DE000SH0NRC9 DE000SH0NRC3 DE000SH0FYM3 DE000SH0FYM3 DE000SH0FYM3 DE000SH0FZB4 DE000SH0FZB4 DE000SH0FZB4 DE000SH0FZB4 DE000SH0FZB4 DE000SH0FZB4 DE000SF64JP9 DE000SF64JP9 DE000SF64JP9 DE000SF64JP8 DE000SF64JP8 DE000SF64K04 DE000SF64K04 DE000SF64K04 DE000SF64K04 DE000SF64LB7 DE000SF64LB7 DE000SF64LB7 DE000SF64LB7 DE000SF64LM4 DE000SF64LC3 DE000SF64LC3 DE000SF64LC3 DE000SF64LM4 DE000SF64LC3 DE000SF64LC3 DE000SF64LM4 DE000SF64LM4 DE000SF64LM4 DE000SF64LM4 DE000SF64LM4 DE000SF64LM4 DE000SF64LM4 DE000SF64LM4 DE000SF64LM4 DE000SF64MM0
DE000SF64LN2	DE000SF64LP7	DE000SF64LQ5	DE000SF64LR3	DE000SF64LS1
DE000SF64LY9	DE000SF64LZ6	DE000SF64L03	DE000SF64L11	DE000SF64L29
DE000SF64L86	DE000SF64L94	DE000SF64MA7	DE000SF64MB5	DE000SF64MC3
DE000SF64MJ8	DE000SF64MK6	DE000SF64ML4	DE000SF64MM2	DE000SF64MN0
DE000SF64MP5 DE000SF64MV3	DE000SF64MQ3 DE000SF64MW1	DE000SF64MR1 DE000SF64MX9	DE000SF64MS9 DE000SF64MY7	DE000SF64MT7 DE000SF64MZ4
DE000SF64M02	DE000SF64M10	DE000SF64M28	DE000SF64M36	DE000SF64M44
DE000SF64M51 DE000SF64NA5	DE000SF64M69 DE000SF64NB3	DE000SF64M77 DE000SF64NC1	DE000SF64M85 DE000SF64ND9	DE000SF64M93 DE000SF64NE7
DE000SF64NF4	DE000SF64NG2	DE000SF64NCT	DE000SF64ND9 DE000SH0NLH5	DE000SF64NE7
DE000SH0NLK9	DE000SH0NLL7	DE000SH0NLM5	DE000SH0NLN3	DE000SH0NLP8
DE000SH0NLQ6 DE000SH0NLV6	DE000SH0NLR4 DE000SH0NLW4	DE000SH0NLS2 DE000SH0NLX2	DE000SH0NLT0	DE000SH0NLU8