Table of Contents

1. PART: GENERAL PROVISIONS ........................................................................................................................................ 7
  1.1 Scope of Application .................................................................................................................................................. 7
  1.2 Trading System and Markets ...................................................................................................................................... 7
  1.3 Market Model .............................................................................................................................................................. 8
    1.3.1 General Market Model .......................................................................................................................................... 8
    1.3.2 Repo Market and GC Pooling Market ...................................................................................................................... 8
    1.3.3 Select Invest Segment ........................................................................................................................................... 8
    1.3.4 Select Finance Segment ........................................................................................................................................ 9
    1.3.5 SecLend Market .................................................................................................................................................... 9
    1.3.6 eTriParty Repo Market ........................................................................................................................................ 9
    1.3.7 HQLA⁺ Market ..................................................................................................................................................... 9
  1.4 Special Participant Types .............................................................................................................................................. 10
    1.4.1 Select Invest Participant ....................................................................................................................................... 10
    1.4.2 Special Finance Participant .................................................................................................................................. 10
    1.4.3 Special SecLend Participant .................................................................................................................................. 10
    1.4.4 Beneficial Owner .................................................................................................................................................. 10
    1.4.5 Agent Lender ...................................................................................................................................................... 10
  1.5 Clearing and Settlement ............................................................................................................................................... 11
  1.6 Market Surveillance Unit (Handelskontrollstelle) ......................................................................................................... 11
  1.7 Records ......................................................................................................................................................................... 12
  1.8 Urgent Measures ............................................................................................................................................................ 12
  1.9 Certain Definitions and Interpretations ............................................................................................................................ 12

2. PART: CONDITIONS FOR PARTICIPATION IN TRADING ON EUREX REPO ......................................................... 13
  2.1 Participation Authorization ........................................................................................................................................ 13
  2.2 Participation Requirements ...................................................................................................................................... 15
    2.2.1 Minimum Requirements for all Participants ........................................................................................................... 15
    2.2.2 Additional Participation Requirement for General Participation Authorizations ................................................. 16
    2.2.3 Additional Participation Requirements for Algorithmic Trading .............................................................................. 19
    2.2.4 Additional Participation Requirements for a Specific Participation Authorization as a Select Invest Participant 20
    2.2.5 Additional Participation Requirements for a Specific Participation Authorization as a Select Finance Participant 20
2.2.6 Additional Participation Requirements for a Specific Participation Authorization as a Special SecLend Participant in the SecLend Market

2.2.7 Additional Participation Requirements for a Specific Participation Authorization as an Agent Lender in the SecLend Market

2.3 Trading Authorization for Traders

2.4 Brokers and Broker Users

2.5 Clearing Agent and Clearing Agent User

2.6 Access to the Trading System; User Code; Technical Interface

2.7 Resignation, Suspension and Termination of the Participation Authorization

2.8 Resignation, Suspension and Termination of the Authorization to Enter Broker Offers

2.9 Rights and Obligations of Participants and Brokers on Eurex Repo

2.9.1 Rights of Use

2.9.2 Obligations in Algorithmic Trading

2.9.3 Reporting Obligation

2.9.4 Rules of Conduct

2.9.5 Duty to Provide Information

2.9.6 General Obligations

2.9.7 Measures in the Event of a Breach of Duty by a Participant

2.9.8 Identifying and Labelling Algorithmically Generated Orders and Trading Algorithms

2.9.9 Order to Trade Ratio

2.10 Exclusion from Trading due to Default by DCMs, BCMs and GCMs

2.11 Exclusion from Trading due to Default by other Participants

2.12 Exclusion from Trading due to Default by Select Invest Participants

2.13 Exclusion from Trading due to Default by Special SecLend Participants

2.14 Exclusion from Trading due to Default by Participants in HQLA® Market

2.15 Consequences of Exclusion from Trading

3. PART: GENUINE SALE AND REPURCHASE AGREEMENTS ADMITTED TO TRADING

3.1 Repo Market

3.1.1 General Collateral Repos (GC Repo)

3.1.1.1 Specifications for a General Collateral Repo

3.1.1.2 Subject Matter of Contract

3.1.1.3 Term
3.2 GC Pooling Market

3.2.1 Specifications for a GC Pooling Repo on a GC Pooling ECB Basket Repo (“GC Pooling ECB Basket Repo”) .......................................................... 37
  3.2.1.1 Subject Matter of Contract .......................................................... 37
  3.2.1.2 Performance, Delivery .............................................................. 38
  3.2.1.3 Substitution .............................................................................. 38
  3.2.1.4 Re-use .................................................................................... 39

3.2.2 Specifications for a GC Pooling Repo on a GC Pooling ECB EXTended Basket Repo (“GC Pooling ECB EXT. Basket Repo”) ....................................................... 39
  3.2.2.1 Subject Matter of Contract .......................................................... 39
  3.2.2.2 Performance, Delivery .............................................................. 40
  3.2.2.3 Substitution .............................................................................. 40
  3.2.2.4 Re-use .................................................................................... 41

3.2.3 Specifications for a GC Pooling Repo on a GC Pooling International Maximum Quality Basket Repo (“GC Pooling INT MXQ Basket Repo”) .................. 41
  3.2.3.1 Subject Matter of Contract .......................................................... 41
  3.2.3.2 Performance, Delivery .............................................................. 42
  3.2.3.3 Substitution .............................................................................. 42
  3.2.3.4 Re-use .................................................................................... 43

3.2.4 Specifications for a GC Pooling Repo on a GC Pooling Equity Basket Repo (“GC Pooling Equity Basket Repo”) .......................................................... 43
  3.2.4.1 Subject Matter of Contract .......................................................... 43
  3.2.4.2 Exclusion of Exercising of Affiliated Voting Rights ......................... 44
  3.2.4.3 Performance, Delivery .............................................................. 44
  3.2.4.4 Substitution .............................................................................. 45
  3.2.4.5 Re-use .................................................................................... 45

3.2.5 Specifications for a GC Pooling Repo on a GC Pooling Cheapest-To-Deliver Basket Repo (“GC Pooling CTD Basket Repo”) ................................................. 46
  3.2.5.1 Subject Matter of Contract .......................................................... 46
  3.2.5.2 Performance, Delivery .............................................................. 46
3.2.5.3 Substitution ................................................................. 47
3.2.5.4 Re-use ........................................................................... 47
3.3 Select Invest ....................................................................... 47
  3.3.1 Select Invest Repos ......................................................... 48
  3.3.2 Conclusion ...................................................................... 48
  3.3.3 Obligation to Ensure Inclusion in Clearing by Eurex Clearing AG ....................................................... 48
  3.3.4 Novation ......................................................................... 49
  3.3.5 Late Novation ................................................................. 49
  3.3.6 Compensation in Case of Late Inclusion in Clearing ............................................................................ 50
  3.3.7 Cancellation by Mutual Agreement ........................................ 50
  3.3.8 Term ............................................................................... 50
3.4 Select Finance ....................................................................... 50
3.5 eTriParty Repo Market .......................................................... 51
  3.5.1 Specifications for a eTriParty Repo ..................................... 51
    3.5.1.1 Subject Matter of Contract ........................................ 51
    3.5.1.2 Performance, Delivery .............................................. 52
    3.5.1.3 Term ......................................................................... 52
    3.5.1.4 Substitution .................................................................. 53
    3.5.1.5 Re-use ........................................................................ 53
4. SecLend Market ...................................................................... 53
  4.1 Conclusion and Inclusion in Clearing ..................................... 54
    4.1.1 Conclusion ....................................................................... 54
    4.1.2 Obligation to Ensure Inclusion in Clearing by Eurex Clearing AG ................................................................. 55
    4.1.3 Novation ......................................................................... 55
    4.1.4 Non-Inclusion in Clearing .............................................. 55
  4.1.2 General Specifications for Securities Lending Transactions ................................................................. 56
    4.1.2.1 Eligible Loaned Securities ............................................ 56
    4.1.2.2 Eligible Principal Collateral Assets and Return Claims .......................................................................... 56
    4.1.2.3 Equivalent Loaned Securities and Equivalent Principal Collateral .............................................................. 56
    4.1.2.4 Delivery of Loaned Securities and Equivalent Loaned Securities ............................................................ 56
    4.1.2.5 Provision of Principal Collateral and Equivalent Principal Collateral .............................................................. 57
  4.1.2.6 Settlement ....................................................................... 57
  4.1.2.7 Currency Conversions .................................................... 57
5.6 Pre-Trading Controls

5.5 Trading Procedure

5.4 Quote Book

5.3 Broker Offer

5.2.6 HQLA® Market

5.2.5 SecLend Market

5.2.4 Select Finance

5.2.3 Select Invest

5.2.2 Repo Market

5.2.1 General Types of Orders

5.2 Types of Orders

5.1 Trading Days and Trading Phases

5. PART: TRADING RULES

4.2.4 Delivery and settlement

4.2.3 Term

4.2.2 Loan Information / Modifications

4.2.1 General Specifications for HQLA® Transactions

4.2 HQLA® Market

4.1.7.4 No Entitlement or Obligation to Exercise Voting Rights

4.1.7.3 Fractions

4.1.7.2 Other Corporate Actions

4.1.7.1 Distributions

4.1.7 Corporate Actions

4.1.6.2 Marking to Market of Principal Collateral During the Term of a Securities Lending Transaction

4.1.6.1 Initial Delivery of Principal Collateral

4.1.6 Delivery and Return of Principal Collateral

4.1.5.2 Corporate Actions

4.1.5.1 Final Return of Principal Collateral

4.1.5 Corporate Actions

4.1.4 Adjustments

4.1.3 Term

4.1.2 Loan Information / Modifications

4.1.1 Delivery and Return of Loaned Securities

4.1. General Types of Orders

4. PART: TRADING PROCEDURE

3. PART: MARKET REGULATIONS

2. MARKET REGULATIONS

1. PART: INTRODUCTION
1. **Part: General Provisions**

1.1 **Scope of Application**

The following Terms and Conditions for Participation and Trading on Eurex Repo GmbH (Geschäftsbedingungen für die Teilnahme und den Handel an der Eurex Repo GmbH) ("Terms and Conditions") set forth the requirements for the participation and trading on Eurex Repo GmbH ("Eurex Repo") for all market participants admitted to trading ("Participant") as well as for Brokers in order to ensure orderly business operations within the trading system operated by Eurex Repo.

1.2 **Trading System and Markets**

(1) Eurex Repo enables the Participants admitted to trading to participate in off-exchange trading of the following transactions (each a "Transaction")

a) genuine sale and repurchase agreements within the meaning of § 340b Paragraph (1) and (2) of the German Commercial Code ("Repo Transactions") and

b) securities lending transactions ("Securities Lending Transactions")

by using the electronic trading system ("Trading System") made available to it; Eurex Repo is obliged, in the event of an interruption, to take all measures necessary, as far as it is technically possible and economically appropriate, in order to ensure a contractual use.

(2) However, Eurex Repo GmbH is not a contracting party to the Transactions concluded via its Trading System.

(3) Trading via the Trading System of Eurex Repo is divided up into the following segments:

a) Repo Market,

b) GC Pooling Market,

c) Select Invest Segment,

d) Select Finance Segment,

e) eTriParty Repo Market,

(f) SecLend Market, and

(g) HQLAx Market.

The individual markets and segments differ from one another in terms of the Transactions admitted as well as in terms of participation and trading. In this respect, all special regulations for the respective individual markets and segments set forth in these Terms and Conditions shall be applicable.
1.3 Market Model

1.3.1 General Market Model

(1) Unless these Terms and Conditions expressly set out differing provisions for individual Markets, all Markets shall be based on the market model described in this Number 1.3.1.

(2) On the basis of the buy, sell, borrow and lend offers contained in the Trading System, the Participants agree on transactions which are concluded through a corresponding confirmation in the Trading System. The Trading System does not match buy and sell offers entered by the Participants automatically.

(3) Unless otherwise specified in this Number 1.3, all Transactions shall be included in the clearing by Eurex Clearing AG. The inclusion takes place either by way of an open offer ("Open Offer") or by way of novation ("Novation").

(4) Whenever a Participant effects a Transaction that is to be included into the clearing by Eurex Clearing AG by way of an Open Offer, then

a) if the Participant is a Clearing Member or a Basic Clearing Member, such Transaction shall be concluded between Eurex Clearing AG and such Participant, or

b) if the Participant is not a Clearing Member or Basic Clearing Member, such Transaction shall be concluded between Eurex Clearing AG and the Clearing Member through which such Participant settles its Transactions.

(5) Whenever a Participant whose inclusion in the clearing takes place by way of Novation enters into a Transaction, such Transaction shall first be concluded directly between the two Participants which agreed on such Transaction using the functions of the Trading System. Subsequently, such Transaction shall be included in the clearing by way of Novation with Eurex Clearing AG acting as intermediate contractual party.

(6) All system entries are automatically checked as to whether all obligatory entries have been made and whether consistency is given. Then, the data will be processed and, as the case may be, forwarded to other systems.

1.3.2 Repo Market and GC Pooling Market

In addition to Number 1.3.1, all Transactions entered into in the Repo Market and in the GC Pooling Market shall be effected anonymously. Repo Transactions shall be included in the clearing by Eurex Clearing AG by way of an Open Offer.

1.3.3 Select Invest Segment

In addition to Number 1.3.1, Transactions entered into in Select Invest shall not be effected anonymously. Transactions shall be included in the clearing by Eurex Clearing AG by way of Novation.
Select Invest Participants shall only enter into Select Invest Repo Transactions with Select Invest Participants with a general Participation Authorization.

1.3.4 Select Finance Segment

In addition to Number 1.3.1, Transactions entered into in Select Finance shall not be effected anonymously. Transactions shall be included in the clearing by Eurex Clearing AG by way of Open Offer.

Select Finance Participants shall only enter into Select Finance Repo Transactions with Participants with a general Participation Authorization.

A Select Finance Participant and its Clearing Agent may agree in writing that the conclusion of transactions between the Select Finance Participant and other Participants with a general Participation Authorization requires prior approval of the Clearing Agent. In this case, the conclusion of all Select Finance Participant transactions is subject to the condition precedent that the Clearing Agent approves the transaction request.

The Select Finance Participant and the Clearing Agent of Eurex Repo must immediately notify Eurex Repo of such agreement in writing.

1.3.5 SecLend Market

In addition to Number 1.3.1, Securities Lending Transactions entered into in the SecLend Market shall not be effected anonymously. Transactions shall be included in the clearing by Eurex Clearing AG by way of Novation.

Two Participants may only enter into Securities Lending Transactions in the SecLend Market for which Principal Collateral in the form of financial instruments shall be eligible, if each Participant has entered into a tri-party agreement concerning the delivery of principal collateral in the form of securities with the same Tri-Party Collateral Agent (as defined in Number 2.2.2). The precondition is that both Participants have specified a common collateral profile.

1.3.6 eTriParty Repo Market

In addition to Number 1.3.1, Transactions entered into in the eTriParty Repo Market shall not be effected anonymously. Number 1.3.1 Paragraphs (3), (4) and (5) shall not apply for the eTriParty Repo Market as Eurex Clearing AG is not involved in clearing.

1.3.7 HQLA⁺ Market

In addition to Number 1.3.1, Securities Lending Transactions executed on the HQLA⁺ Market ("HQLA⁺ Transactions") and based on an English law global master securities lending agreement ("GMSLA") or another form of market standard securities lending agreement bilaterally agreed in between the Participants (the "Securities Lending Agreement") shall not be effected anonymously. Number 1.3.1 Paragraphs (3), (4) and (5) shall not apply to the HQLA⁺ Market as Eurex Clearing AG does not provide clearing services for HQLA⁺ Transactions. Orderly settlement of HQLA⁺ Transactions shall in
addition to standard settlement institutes involve both the use of the HQLA\* Platform and a Trusted Third Party as further provided in the HQLA\* Scheme Rulebook.

1.4 **Special Participant Types**

1.4.1 **Select Invest Participant**

Participants which have been granted a Specific Participation Authorization for participation in trading on Select Invest ("Select Invest Participants") may enter into Select Invest Repos as a buyer (Cash Provider) and a seller (Cash Taker). Such Select Invest Participants shall not have the right to engage in net borrowing for this purpose; the provisions for Cash Taker Transactions pursuant to Chapter IV Part 3 Number 3.2.2 (4) of the Clearing Conditions shall apply accordingly.

1.4.2 **Special Finance Participant**

Participants which have been granted a specific Participation Authorization for participation in trading on Select Finance ("Select Finance Participants") may enter into Select Finance Repos as a buyer (Cash Provider) and a seller (Cash Taker) solely for own account.

1.4.3 **Special SecLend Participant**

Enterprises which have been granted a specific Participation Authorization for participation in trading on the SecLend Market ("Special SecLend Participants") may solely enter into securities lending Transactions for own account ("Own Transactions") and solely as a Lender.

1.4.4 **Beneficial Owner**

(1) Within the SecLend Market, a Participant ("Beneficial Owner"), who acts as a Lender, can decide not to conclude Transactions by itself, but to have these concluded by an Agent ("Agent Lender") on its behalf. These Transactions are made exclusively for and from the account of the Beneficial Owner.

(2) The following Participants can act as Beneficial Owners:

a) All Participants with General Participation Authorization (pursuant to Number 2.2.2) who solely act as Lenders in the SecLend Market, and

b) Special SecLend Participants (pursuant to Number 2.2.5).

1.4.5 **Agent Lender**

The Agent Lender can, should the relevant authorization be in place, conclude Transactions on behalf of one or more Beneficial Owners.
1.5 Clearing and Settlement

(1) Clearing in respect of all Transactions effected via the Trading System on the Repo Market, GC Pooling Market, SecLend Market, Select Invest and Select Finance shall be handled by Eurex Clearing AG in its capacity as clearing house. The performance and the maintenance of margin in respect of all Transactions ("Clearing and Settlement") shall be made in accordance with the Clearing Conditions of Eurex Clearing AG or, as the case may be, for certain products on basis of regulations, contracts and systems additionally applicable. The cash settlement of the transactions shall, subject to the relevant trading currency, take place for Euro transactions via the TARGET2 system of the German Central Bank (Deutsche Bundesbank) or, in case of foreign currency transactions, via respective correspondent banks.

(2) In order to ensure orderly business operations and clearing on the Repo Market, GC Pooling Market, SecLend Market, Select Invest and Select Finance, the Management Board of Eurex Repo ("Management Board") may agree to Eurex Clearing AG entering orders into the Trading System. If Participants’ orders or quotes are matched with such orders approved by the Management Board, Repo Transactions are concluded between Eurex Clearing AG and – if they have been admitted to clearing – such Participants or – if they have not been admitted to clearing – with their respective Clearing Member.

1.6 Market Surveillance Unit (Handelskontrollstelle)

(1) Eurex Repo maintains a Market Surveillance Unit (Handelskontrollstelle) in order to guarantee an efficient inspection of transactions. The trading inspection systematically and completely collects all data regarding trading and settlement of transactions and evaluates such data.

(2) The responsibilities of the Market Surveillance Unit include in particular the surveillance of statutory provisions and of the rules and regulations being observed. This includes in particular the supervision of trading volumes, the supervision of trading regulations being observed and the comparison between the prices determined and the prices at other multilateral trading systems and exchanges, as well as the supervision of the ban on insider trading and market manipulations pursuant to Article 14 and 15 of the Regulation (EU) No 596/2014.

(3) The Market Surveillance Unit may demand oral or written information, the production of documents and the submission of photocopies from the Participants. The Participants shall be obliged to provide the Market Surveillance Unit with such oral or written information which the Market Surveillance Unit requires for an efficient discharge of its surveillance duties.

(4) The Market Surveillance Unit investigates circumstances giving rise to doubts in the orderly conduct of trading. If facts are established justifying the conclusion that statutory provisions or directions or the Terms and Conditions are violated or that other irregularities exist which may impair the orderly conduct of trading or the settlement of transactions at Eurex Repo, the Market Surveillance Unit will notify the Management Board accordingly.
1.7 Records

Eurex Repo shall, pursuant to the current supervisory requirements, produce records with regard to the orders placed in the Trading System of Eurex Repo and the transactions concluded in order to ensure a comprehensive monitoring by the BaFin. Such records are to be kept on data carriers for at least ten years starting from their recording.

1.8 Urgent Measures

The Management Board may decide on directions and urgent measures in order to ensure the orderly conduct of trading and settlement of transactions. As a rule, such action is required if, without the relevant directions or urgent measures, key tasks such as the safeguarding of market integrity could not be fulfilled.

1.9 Certain Definitions and Interpretations

(1) In these Terms and Conditions:

- “BaFin” shall mean the Federal Financial Supervisory Authority (Bundesanstalt für Finanzdienstleistungsaufsicht).

- “Basic Clearing Member” shall mean a Basic Clearing Member, as defined in the Clearing Conditions.

- “Clearing Conditions” shall mean the clearing conditions of Eurex Clearing AG, as published on its website (www.eurexclearing.com), and as amended from time to time.

- “Clearing Member” shall mean a Clearing Member, as defined in the Clearing Conditions.

- “CBF” shall mean Clearstream Banking AG, Frankfurt.

- “CBL” shall mean Clearstream Banking S.A., Luxembourg.

- “CmaX” shall mean the collateral management system CmaX® of Clearstream Banking S.A.

- “Direct Clearing Member” shall mean a Direct Clearing Member, as defined in the Clearing Conditions.

- “EEA” shall mean the European Economic Area.

- “EU” shall mean the European Union.

- “Extendable” shall mean a trade for an agreed period of time and reset for the same period of time once a specific number of days remain on the trade.

- “General Clearing Member” shall mean a General Clearing Member, as defined in the Clearing Conditions.

- “HQLA” shall mean HQLA® S.a.R.L., a private limited liability company (société à responsabilité limitée) having its registered office at 9, rue du Laboratoire L-1911,
 Luxembourg, Grand Duchy of Luxembourg and registered with the Luxembourg
register of commerce and companies (R.C.S. Luxembourg) under number B226513.

- “HQLA® Platform” shall have the meaning given in the HQLA® Scheme Rulebook.
- “HQLA® Scheme Rulebook” shall mean the Rule Book for the HQLA® Scheme, as
  provided by HQLA® and amended from time to time.
- “IOSCO” shall mean the International Organization of Securities Commissions.
- “KWG” shall mean the German Banking Act (Kreditwesengesetz).
- “SC Xemac” shall mean the Special Conditions for Collateral Management (SC
  Xemac) (Sonderbedingungen Sicherheitenverwaltung (SB Xemac)) of Clearstream
  Banking AG.
- “Trading Currency” shall be the currency of a contract, as decided by the
  Participants or the Management Board (as applicable).
- “Trusted Third Party” or “TTP” shall be Clearstream International S.A., a public
  limited liability company (société anonyme), having its registered office at 42, avenue
  J.F. Kennedy, L-1855 Luxembourg, Grand Duchy of Luxembourg and registered with
  the Luxembourg register of commerce and companies (R.C.S. Luxembourg) under
  number B72350.
- “WpHG” shall mean the German Securities Trading Act (Wertpapierhandelsgesetz).
- “Xemac” shall mean the collateral management system Xemac® of Clearstream
  Banking AG.

(2) References to laws, rules, regulations and agreements shall mean, if the context
does not require otherwise, such laws, rules, regulations and agreements (that are
not part of the Terms and Conditions) as they are amended and updated from time to
time.

2. Part: Conditions for Participation in Trading on Eurex Repo

2.1 Participation Authorization

(1) The Management Board shall decide whether an enterprise shall be entitled to
participate in trading on Eurex Repo (“Participation Authorization”). Participation
Authorizations may be granted as general Participation Authorizations or as specific
Participation Authorizations. General Participation Authorizations entitle the holder to
generally participate in trading on all markets (“Participant with a general
Participation Authorization”); an additional Market Registration may be necessary
for certain markets. Specific Participation Authorizations only entitle the holder to
participate in trading on a certain market; additional restrictions regarding
participation in trading may apply.

(2) Applications for being granted such a Participation Authorization are to be submitted
in writing to Eurex Repo.
In addition, the applying company has to declare whether it intends to authorize other companies ("Commissioned Companies") to trade at Eurex Repo on its behalf. For this purpose, a formal authorization by Eurex Repo is mandatory, such authorization requiring that – in addition to the requirements governing the Participation Authorization – the applying company

a) hands in an extract from the commercial register of the Commissioned Company and

b) submits to Eurex Repo a written declaration that no legal provisions, in particular with regard to regulatory matters, are opposed to its Commissioned Company trading on behalf of the applying company

c) submits to Eurex Repo, that the Commissioned Company has the authorization to make declarations of intention for and against the applicant, including the order of traders for the Participant, and

d) commits each Commissioned Company acting on its behalf to comply with these General Conditions in their respective valid version.

Different Participants may authorize a Commissioned Company at the same time. Eurex Repo may at any time require additional information from the Participant about the Commissioned Company, provided that such information is necessary for fulfilment of regulatory obligations or legal requirements of Eurex Repo.

(3) Evidence that the conditions for the granting of a Participation Authorization have been fulfilled must be furnished by the applicant. The Management Board shall examine whether the necessary conditions for the granting of a Participation Authorization are met. The Management Board may, either itself or – having informed the applicant accordingly – through an authorized agent, make a pertinent examination of the applicant at the applicant’s expense and require the applicant to submit as evidence such statements and documents as it may deem appropriate.

(4) The Participants shall be required to notify the Management Board promptly of any changes of a legal or factual nature as a result of which the requirements for a Participation Authorization may cease to be met as well as which are relevant for the Money Laundering Act (according to the Deutsche Boerse Group Know-Your-Customer policy). Paragraph (3) Clause 3 shall apply accordingly. For the regular review cycle the required Know-Your-Customer documents (according to the Deutsche Boerse Group Know-Your-Customer policy) must be provided by an Eurex Repo admitted participant in due time.

(5) The Participant shall, at any time, grant access to the representatives of Eurex Repo or to the persons authorized by them for the purpose of inspecting compliance with these Terms and Conditions. If the Participant has authorized Commissioned Companies to perform Transactions on Eurex Repo in the Participant’s name, such Participant has to ensure that the representatives of Eurex Repo or the persons authorized by them may, at any time, also inspect compliance with these Terms and Conditions on the premises of such Commissioned Company.

(6) Branch offices of an enterprise may also be admitted as Participants.
(7) In case of a violation of duties according to par. (4) the Management Board may exclude the admitted participant from trading at Eurex Repo for the duration of non-delivery of the required documents.

2.2 Participation Requirements

The minimum requirements set forth in Number 2.2.1 shall apply to all Participants. In addition, all Participants must either

a) – for a General Participation Authorization – fulfil the additional requirements set forth in Number 2.2.2 and 2.2.3 or

b) – for a Specific Participation Authorization – fulfil the additional requirements set forth in Number 2.2.4, 2.2.5, 2.2.6 and/or 2.2.7 respectively.

2.2.1 Minimum Requirements for all Participants

(1) A Participation Authorization may only be granted to enterprises, and requires that

1. the enterprises, on a commercial basis,
   a) engage in the purchase and sale of financial instruments for own account or
   b) engage in the purchase and sale of financial instruments on its own behalf for third-party account or
   c) assume the brokering of contracts regarding the purchase and sale of financial instruments,

   and that the type and scope of the enterprise require business operations to be commercially oriented;

2. in enterprises which are operated in the legal form of a sole proprietorship, the owner of the business, in the case of other enterprises, the persons who, by law or according to their articles of association or the shareholder agreement, are charged with the management of business operations of the enterprise and who have been authorized to represent the enterprise, is/are reliable and that at least one of these persons has the professional qualification required for trading at Eurex Repo;

3. the enterprise to have the necessary technical and organizational facilities to ensure the orderly trading and settlement of transactions and to meet the technical requirements for the connection to the Trading System. These necessary technical and organizational facilities can also be made available by Commissioned Companies under section 2.1 Paragraph (2);

4. the enterprise document equity of at least EUR 50,000; unless such enterprise is an incorporated fund, an unincorporated fund, a sub-fund, a fund segment, a credit institution, a financial services institution or an enterprise that is active
Terms and Conditions for Participation and Trading on Eurex Repo GmbH

as of 02.01.2020

Page 16

Eurex Repo

according to § 53 Paragraph (1) Clause 1 KWG or § 53b Paragraph (1) Clause 1 KWG and that is authorized to conduct finance commission business in the sense of § 1 Paragraph (1) Clause 2 Number 4 KWG or provide financial services in the sense of § 1 Paragraph (1a) Clause 2 Number 1 to 4 KWG; the paid-in capital and the reserves after deducting the withdrawals of the owner or of the general partners and the loans granted to them as well as any excess of debt over assets in the free assets of the owner are considered equity; If the applying institution has its registered office in a third country outside the European Union and operates no bank or financial services business requiring a licence in terms of § 1 Paragraph (1a) to 4 KWG, Eurex Repo might take into account the evidence of the necessary equity according to the applicable equity rules pursuant to supervisory law of the state where the applying institution has its registered office, provided that a regular participation in trading on Eurex Repo and the required economic performance of the applying institution is not affected.

and

5. in the case of an enterprise which is required to provide evidence of equity capital, there are no circumstances justifying the assumption that – taking into account the proven equity capital – such enterprise does not have the economic capacity needed for an orderly participation in trading at Eurex Repo.

(2) The granting of a Participation Authorization furthermore requires that the enterprise submitting the application classifies as a professional client pursuant to § 67 Paragraph (2) WpHG, or an eligible counterparty pursuant to § 67 Paragraph (4) WpHG.

(3) In the case of enterprises which are admitted to trading at a domestic stock exchange or on a organized market within the meaning of § 2 Paragraph (5) WpHG and which are domiciled outside the Federal Republic of Germany, the Management Board may waive the requirement to provide evidence of the prerequisites according to Paragraph (1) Clause 1 Number 2, 4 and 5.

(4) With regard to an enterprise which is domiciled outside of the Federal Republic of Germany, the granting of a Participation Authorization requires that the competent supervisory authority is a signatory to Appendix A of the IOSCO Multilateral Memorandum of Understanding or has signed a bilateral memorandum of understanding with the BaFin. In addition, it must be ensured that Eurex Repo is authorized to provide the enterprise access to its Trading System and that any requirements – of a regulatory as well as any other nature – in connection with the participation in trading and the connection of the respective enterprises are being complied with.

2.2.2 Additional Participation Requirement for General Participation Authorizations

(1) In addition to the participation requirements set forth in Number 2.2.1, in order to be granted a general Participation Authorization, the applying institution must meet the following requirements:
The applicant (i) is (1) licensed as a credit institution, (2) licensed as a financial institution, (3) licensed as a securities services provider, (4) licensed as an insurance undertaking, (5) licensed as a reinsurance undertaking, (6) licensed as an investment firm, (7) licensed as a fund (an Incorporated Fund, an Unincorporated Fund, a Sub-Fund or a fund segment), (8) a pension fund, pension scheme or similar arrangement, that must be supervised in accordance with the legislation of the EU relating to the prudential supervision of regulated entities, or (ii) is subject to equivalent supervision in its jurisdiction of incorporation, provided that the competent supervisory authority is a signatory to Appendix A of the IOSCO Multilateral Memorandum of Understanding or has signed a bilateral memorandum of understanding with the BaFin.

Member countries of the EU or the EEA, Switzerland, other non-EU countries, as well as their central banks, central governments and ministries, international organizations, public sector entities, multilateral development banks, the European Central Bank, the Bank for International Settlement as well as other legally independent authorities and companies responsible for administration of the assets or debits of one of aforementioned countries, may be admitted as participants without the prerequisites of letter (a) as well as Number 2.2.1 Paragraph (1) Number 1 and 4 being fulfilled, if they fulfil the other participation requirements.

Companies that do not fall under letter (a) must be granted a general Participation Authorization if these companies are (i) companies operating in the real economy and, thus, are not supervised by a financial supervisory authority and (ii) the request is aimed solely on participation on the eTriParty Repo Market.

Participants with a general Participation Authorization furthermore need to obtain from Eurex Repo

a) a Repo Market registration in order to be able to trade GC Repos and Special Repos on the Repo Market.

b) a GC Pooling Market registration in order to be able to trade GC Pooling Repos on the GC Pooling Market.

c) an eTriParty Repo registration in order to be able to trade on the eTriParty Repo Market.

d) a SecLend Market registration in order to be able to trade on the SecLend Market.

e) a HQLA Market registration in order to be able to execute Securities Lending Transactions on the HQLA Market.
A GC Pooling Registration shall only be granted to the extent and for the period of time in which a Repo Market registration exists. Each of these registrations is separately referred to as a "Market Registration".

(3) The respective Market Registration is granted by Eurex Repo upon request by the Participant if and for as long as the Participant is able to ensure an orderly settlement of the respective transactions. Any requirements in relation to the respective transactions shall be determined by Eurex Repo and shall, if necessary, be adjusted to the prevailing circumstances from time to time.

a) The Repo Market registration shall require in particular that the enterprise obtained a clearing license of Eurex Clearing AG for the clearing of Repo Transactions in its capacity as General Clearing Member (GCM) or as Direct Clearing Member (DCM), or it concluded another kind of agreement with a Clearing Member which ensures the inclusion into clearing of the respective transactions of the Participant.

b) The GC Pooling registration shall require in particular that

   aa) the enterprise obtained a clearing license of Eurex Clearing AG for the clearing of Repo Transactions in its capacity as General Clearing Member (GCM) or as Direct Clearing Member (DCM), or it concluded another kind of agreement with a Clearing Member which ensures the inclusion into clearing of the respective transactions of the Participant.

   bb) the applicant itself or through a settlement institute shall, by way of using Xemac of CBF and CmaX of CBL, ensure the orderly settlement of GC Pooling Repos. Furthermore, the applicant – unless he himself is a Xemac/CmaX participant – shall accept the SC Xemac as well as the supplementary contracts of CBL, as a basis for trading and settlement of GC Pooling Repos.

c) The SecLend Market Registration shall, in particular, require of the applicant

   aa) to be in possession of a clearing license of Eurex Clearing AG for the clearing of Securities Lending Transactions as General Clearing Member ("GCM") or as Direct Clearing Member ("DCM"), and

   bb) to possess accounts for the settlement of cash principal collateral for all currencies made available by the System.

   To ensure an orderly settlement (Number 2.2.1 Paragraph (1) Number 3) participants must in order to trade Securities Lending Transactions that are to be secured by Principal Collateral in the form of financial instruments maintain at least one tri-party agreement concerning the delivery of principal collateral in the form of securities with Eurex Clearing AG and a tri-party collateral agent (the "Tri-Party Collateral Agent").

d) The eTriParty registration shall require in particular that the applicant itself or through a settlement institute shall, by way of using CmaX of CBL, ensure the orderly settlement of eTriParty Repos. Furthermore, the applicant – unless he
himself is a CmaX participant – shall accept the Special Conditions regarding the Collateral Management of CBL in its valid version as a basis for trading and settlement of eTriParty Repos.

e) The HQLA\textsuperscript{x} Market registration shall require in particular that the applicant

aa) provides evidence of fulfilment of all participation requirements set out in the rulebook for the HQLA\textsuperscript{x} scheme as amended from time to time (the “HQLA\textsuperscript{x} Scheme Rule Book”),

bb) duly authorises Eurex Repo to send all information, notifications and instructions relating to the HQLA\textsuperscript{x} Transactions to HQLA\textsuperscript{x} for further processing,

c) duly authorises Eurex Repo to receive all information, notifications and instructions relating to the HQLA\textsuperscript{x} Transactions from third parties including HQLA\textsuperscript{x},

dd) duly authorises Eurex Repo to receive all information relating to collateral accounts set up with custodians either by itself or by Triparty Collateral Agents on its behalf for the settlement of HQLA\textsuperscript{x} Transactions from third parties including HQLA\textsuperscript{x} or TTP,

ee) duly authorises Eurex Repo to receive a list of its relevant counterparties / securities basket combinations from third parties including HQLA\textsuperscript{x} or TTP and

ff) has obtained all necessary licenses, approvals, exemptions that are required to have been obtained by it for entering into HQLA\textsuperscript{x} Transactions under this Terms and Conditions.

(4) The provisions of Number 2.1 Paragraphs (3) –(5) regarding the Participation Authorization apply mutatis mutandis to all Market Registrations.

(5) Should a Participant holding a General Participation Authorization, who possesses a SecLend Market registration and only acts as a Lender, decide to have Transactions concluded by an Agent Lender in the trading system, this Participant holding a General Participation Authorization shall be exempt from the duty to meet the technical requirements for the connection to the Trading System and the necessity to have technical and organizational facilities to ensure the orderly trading pursuant to Number 2.2.1 Paragraph (1) Number 3. Orderly settlement of Transactions pursuant to Number 2.2.1 Paragraph (1) Number 3 must be ensured however.

2.2.3 Additional Participation Requirements for Algorithmic Trading

Participants engaged in algorithmic trading within the meaning of Article 4 Paragraph (1) Number 39 of Directive 2014/65/EU shall perform pre-trade controls in terms of price, volume, value of orders and system usage prior to entering the orders into the trading system of Eurex Repo and post-trade controls that meet the requirements of the
Delegated Regulation (EU) 2017/589. In addition, such participant must be able to cancel all or part of his orders immediately. Pursuant to Number 2.9.2 Participants according to sentence 1 must test and ensure the conformity of their trading systems, trading algorithms and trading practices with the trading system of Eurex Repo.

2.2.4 Additional Participation Requirements for a Specific Participation Authorization as a Select Invest Participant

In order to be granted a specific Participation Authorization as a Select Invest Participant, the applicant shall be required to meet the following requirements in addition to the participation requirements set forth in Number 2.2.1:

a) The enterprise must hold a Specific Repo License of Eurex Clearing AG for the clearing of Select Invest Repos.

b) In particular, the enterprise must be equipped with the following in order to ensure orderly settlement of the Select Invest Repos pursuant to Number 2.2.1 Paragraph (1) Number 3:

   aa) a CBF-For-Select-Enterprise-Cash-Account with Clearstream Banking AG within the payment module of a Eurozone national central bank which participates in TARGET2 by way of its TARGET2 component system (so-called RTGS account or a dedicated cash account of the applicant with CBL for the settlement of GC Pooling Repo Transactions as well as

   bb) an own authorization to participate in Xemac of CBF (for CBF customers) or CmaX of CBL (for CBL customers) including the option of participating in international collateral management.

c) The enterprise must fulfil the requirements pursuant to Number 2.2.2 Paragraph (1). With regard to companies that do not fall under 2.2.2 Paragraph (1) (a), Eurex Repo may grant a Specific Participation Authorization if these enterprises – being enterprises which operate in the real economy – are not supervised by a financial supervisory authority and are therefore unable to fulfil the aforementioned requirements.

2.2.5 Additional Participation Requirements for a Specific Participation Authorization as a Select Finance Participant

In order to be granted a specific Participation Authorization as a Select Finance Participant, the applicant shall be required to meet the following requirements in addition to the participation requirements set forth in Number 2.2.1:

a) The enterprise must hold a Basic Clearing Member License of Eurex Clearing AG for the clearing of Eurex Repo Transactions.

b) To ensure orderly settlement of the Select Finance Repos the enterprise must have been entered into a tri-party agreement with a Clearing Agent and Eurex Clearing AG.
The enterprise must ensure orderly settlement of the Select Finance Repos pursuant to Number 2.2.1 Paragraph (1) Number 3. This includes, in particular, the own authorization to participate in Xemac (for CBF customers) or CmaX (for CBL customers) including the option of participating in international collateral management to ensure orderly settlement of GC Pooling Repos.

2.2.6 Additional Participation Requirements for a Specific Participation Authorization as a Special SecLend Participant in the SecLend Market

(1) In order to be granted a specific Participation Authorization as a Special SecLend Participant in the SecLend Market, the applicant shall be required to meet the following requirements in addition to the participation requirements set forth in Number 2.2.1:

a) The enterprise must hold a Specific Lender License of Eurex Clearing AG for the clearing of Securities Lending Transactions as a lender.

b) In order to ensure the orderly settlement of the Securities Lending Transactions pursuant to Number 2.2.1 Paragraph (1) Number 3, the enterprise must, in particular,

   aa) have entered into a tri-party agreement concerning the delivery of non-cash principal collateral with Eurex Clearing AG and a Tri-Party Collateral Agent, and

   bb) possess accounts for the settlement of cash for all currencies made available by the System.

c) Member countries of the EU or the EEA, Switzerland, other non-EU countries, as well as their central banks, central governments and ministries, international organizations, public sector entities, multilateral development banks, the European Central Bank, the Bank for International Settlements as well as other legally independent institutions or companies which are commissioned with or responsible for the management of assets or liabilities of one of the abovementioned countries, may be admitted as Participants even if they do not meet the requirements according to letter (b) and Number 2.2.1 Paragraph (1) Number 1 and 4, provided that they meet the all other participation requirements.

(2) Should a Special SecLend Participant decide to have Transactions concluded by an Agent Lender in the trading system, this Special SecLend Participant shall be exempt from the duty to meet the technical requirements for the connection to the Trading System and the necessity to have technical and organizational facilities to ensure the orderly trading pursuant to Number 2.2.1 Paragraph (1) Number 3. Orderly settlement of Transactions pursuant to Number 2.2.1 Paragraph (1) Number 3 must be ensured however.
2.2.7 Additional Participation Requirements for a Specific Participation Authorization as an Agent Lender in the SecLend Market

To be granted a Specific Participation Authorization as an Agent Lender in the SecLend Market the applying company needs to meet the following Participation Requirements, in addition to the Participation Requirements specified in Number 2.2.1:

a) Comply with the Participation Requirements of an “Agent Lender” pursuant to the Clearing Conditions for Eurex Clearing AG

b) Provide, within the scope of the Participation Application, a Power of Attorney of the Beneficial Owner authorizing the entry of Transactions in the Trading System by the Agent Lender.

The Participation Requirement to ensure an orderly settlement of Transactions pursuant to Number 2.2.1 Paragraph (1) Number 3 does not apply, as this is guaranteed by the Beneficial Owner.

2.3 Trading Authorization for Traders

(1) Persons who are to be authorized to enter into Transactions via the Trading System on behalf of a Participant (“Traders”) require the registration by Eurex Repo prior to commencing their activities. Upon application by a Participant, persons may be registered as Traders by Eurex Repo if these persons are reliable and have successfully passed the Eurex Repo Traders’ exam. The application may also be filed by a Commissioned Company. Contents and procedure of the Traders’ exam is determined by Eurex Repo. If an application to be registered is submitted for a Trader who has already conducted business for another Participant, the Trader shall be relieved of the obligation to take the Traders Exam if their latest registration dates back no longer than 12 months, counted from the date of submitting the application or the Trader was registered as Eurex Repo Trader for 48 months in a row already.

(2) At Eurex Repo, a person can be admitted as a trader for a Participant only. The management of Eurex Repo may admit a person as a Trader for several Participants, if it is ensured that the arising conflict of interest is adequately addressed, especially when a Commissioned Company authorizes a person as Trader for different Participants at the same time.

(3) Traders of Select Invest Participants may provide evidence of their professional qualification by other means than by passing the Traders’ exam.

(4) Traders of Select Finance Participants may provide evidence of their professional qualification by other means than by passing the Traders’ exam.

(5) For the SecLend Market, traders may provide evidence of their professional qualification by other means than by passing the Traders’ exam.

(6) Persons who are to be authorized to conduct back office activities (such as activities pursuant to Number 5.2.5) in the SecLend Market via the Trading System on behalf of a Participant (“Back Office User”) require the registration by Eurex Repo prior to commencing their activities. Upon application by a Participant, persons may be
registered as Back Office User by Eurex Repo if these persons are reliable. The Back Office User has no authority to enter into Transactions via the Trading System. The Eurex Repo trader registration encompasses the authority to conduct back office activities in the SecLend Market.

(7) Regarding the eTriParty Repo Market, Traders may provide evidence of their professional qualification by other means than by passing the Traders’ exam.

(8) Regarding the HQLA Market, Traders may provide evidence of their professional qualification by other means than by passing the Traders’ exam.

2.4 Brokers and Broker Users

(1) Upon written request, the Management Board may grant enterprises or branch offices of such enterprises the authorization to enter into the Trading System Broker Offers pursuant to Number 5.3 (“Brokers”).

(2) For an authorization pursuant to Paragraph (1) to be granted, the following requirements must be met:

a) The enterprise must have the technical and organisational facilities necessary to ensure an orderly entry of Broker Offers and must meet the technical requirements for connection to the Trading System.

b) The enterprise must be subject to a financial market supervisory authority in its country of domicile and must, according to the laws of its country of domicile, hold the status of a credit institution or an investment firm in accordance with the definition set forth in Art. 4 Paragraph (1) Number 1 and/or 27 of the Directive 2014/65/EU (“MiFID”) or as a Broker-Dealer registered by the Securities Exchange Commission in the United States of America pursuant to Section 15 (a) of the Securities Exchange Act of 1934.

c) A reasonable exchange of information between the domestic and foreign supervisory authorities must be ensured for the purpose of supervising the enterprise.

(3) With regard to the provision of evidence regarding the fulfilment of the requirements for the granting of such authorization, to the notification obligations of the Brokers and to the examinations carried out by Eurex Repo, Number 2.1 Paragraph (3) – 5 shall apply accordingly.

(4) Persons who are to be authorised to enter Broker Offers into the Trading System of Eurex Repo on behalf of a Broker (Broker Users) require a registration by Eurex Repo prior to commencing their activities. With respect to the registration prerequisites, Number 2.3 Paragraph (1) Clause 2 – 4 shall apply accordingly.

2.5 Clearing Agent and Clearing Agent User

The Clearing Agent shall notify Eurex Repo in writing about the persons who should be authorized to approve the transactions of a Select Finance Participant pursuant to
Number 1.3.4 (Clearing Agent User) prior to the commencement of their activities. The persons must be reliable and require a suitable professional qualification.

2.6 Access to the Trading System; User Code; Technical Interface

(1) Eurex Repo shall grant access to the Trading System to Participants in order to enable them to enter into Transactions and to Brokers in order to enable them to enter Broker Offers. Eurex Repo shall allocate at least one member ID and one password to Participants and Brokers for purposes of accessing the Trading System; such member ID and such password may be used by the respective Participant or Broker only. Passwords must not be disclosed to unauthorized third parties. The access to the technical infrastructure of the Trading System, such as the Eurex Repo Server or the Trading System interfaces, is not permitted.

(2) Participants and Brokers are obliged to apply for a personal access code with password ("User Code"), with the respective system entitlement, for every Trader or Broker User and for every person who needs access to the Trading System for other reasons (system management, back-office responsibilities). Participants and Brokers must promptly notify Eurex Repo of any changes in respect of the personnel in connection with the Participation Authorization or the Trade Authorization for Traders, to the extent that the persons affected thereby have been allocated a User Code by Eurex Repo. When the changes in respect of the personnel in connection with the Participation Authorization have taken effect, the Participants or Brokers or other persons are no longer permitted to use the User Codes concerned.

(3) Participants and Brokers shall not grant third parties the possibility to directly use the Trading System for the purpose of entering into Transactions or for the purpose of entering Broker Offers or for other purposes. The User Code which has been allocated to a specific Trader or Broker User may not be used by other persons. Participants may, however, grant trading system access with read-only rights ("Info User") to a third party if the third party requires such access to capture transactions for the Participant. The use of read-only access by a third party has to be reported to Eurex Repo in written form.

(4) The "Gateway" is a technical interface for the connection of Participants and Brokers to the central server of the Trading System. The access and technical connection to the Trading System shall fall within the scope of responsibility of the Participant and the Broker.

(5) The following applies with regard to the processing of data by the Trading System:

a) The data sent by the Trading System shall be made available to all Participants and Brokers at the Trading System Gateway at the same time.

b) Entries by Participants (e.g. order/quotes) and Brokers (broker offers) shall be marked with a time stamp and a transaction identification number according to the order in which such entries are received at the Trading System Gateway and shall be processed in the Trading System accordingly.
2.7 Resignation, Suspension and Termination of the Participation Authorization

(1) The Management Board may, at its discretion, terminate the Participation Authorization at any time without prior notice or suspend such authorization unilaterally, if it becomes aware or if a suspicion exists that the Participant concerned no longer meets one of the conditions regarding the Participation Authorization set forth in Number 2.2 hereof or did not meet such condition at the time when the authorization was granted. The right of the Management Board to restrict, suspend or terminate the Participation Authorization pursuant to Paragraph (2) as well as Numbers 2.8.6, 2.9, 2.10 and 2.11 shall remain unaffected thereby.

(2) The Participation Authorization may be terminated by the respective Participant and by Eurex Repo giving one month's notice. The termination notice requires the written form to be valid.

(3) In the event of a termination of a Participation Authorization, the Participant concerned shall be obliged to ensure that, upon the effective date of the termination, all of its entries, which may result in the conclusion of Transactions, have been cancelled. In the event of a termination of a Participation Authorization for a Commissioned Company or a Beneficial Owner, for whom a Commissioned Company or an Agent Lender has made entries in the Trading System that could lead to Transactions being concluded, after a Termination of the Participation Authorization came into effect, the affected Participant and the Commissioned Company or the Agent Lender must ensure that the entries in the Trading System have been deleted upon the effective date of the termination. After the termination, the Participant concerned shall remain obliged to perform the Transactions concluded by it. For this purpose, the Participant will be granted access by Eurex Repo to all functions of the Trading System which serve to perform or cancel, as the case may be, Transactions having been concluded. When the termination of a Participation Authorization has taken effect, the Participant is not permitted to enter into new Transactions.

(4) In the event of a suspension of a Participation Authorization, the Participant concerned is, upon receipt of the suspension decision, obliged to cancel immediately all of its entries into the Trading System, which may result in the conclusion of Transactions. For the duration of such suspension, the Participant is not permitted to enter into new Transactions – with the exception of Transactions within the scope of Number 2.12. If the Participant fails to fulfil such requirements immediately, the Management Board shall be entitled to cancel the System entries of such Participant.

(5) In the event of a resignation, suspension or termination of the Participation Authorization, the Management Board shall be entitled to take all measures necessary to prevent the Participant concerned from entering into new Transactions from the time when the respective measure becomes effective.

(6) The provisions of Paragraphs (1)– (5) regarding the Participation Authorization apply mutatis mutandis to all Market Registrations.
2.8 **Resignation, Suspension and Termination of the Authorization to Enter Broker Offers**

(1) The Management Board may, at its discretion, terminate the authorization of a Broker to enter Broker Offers at any time without prior notice and without notice period or suspend such authorization unilaterally if it becomes aware or if a suspicion exists that a Broker no longer meets one of the requirements set forth in Number 2.4 or that such Broker did not meet such requirement at the time when the authorization to enter Broker Offers was granted. The rights of the Management Board to restrict, suspend or terminate the authorization to enter Broker Offers pursuant to Paragraph (2) as well as pursuant to Number 2.8.6 shall remain unaffected thereby.

(2) The authorization of a Broker to enter Broker Offers may be terminated by the respective Broker and by Eurex Repo giving one month's notice. The termination notice requires the written form to be valid.

(3) When the termination of an authorization to enter Broker Offers has taken effect, the Broker ceases to be permitted to enter new Broker Offers into the Trading System. Broker Offers which have already been entered into the Trading System but which have not yet been approved by both Participants shall be deleted by the Broker.

(4) In the event of a suspension of an authorization to enter Broker Offers, the Broker concerned is, upon receipt of the suspension decision, obliged to cancel immediately all of its entries into the Trading System which have not yet been approved by both Participants. For the duration of such suspension, such Broker is not permitted to enter any new Broker Offers into the Trading System. If the Broker concerned fails to immediately fulfill such requirement, the Management Board shall be entitled to cancel the Broker Offers entered by such Broker.

(5) In the event of a resignation, suspension or termination of the authorization to enter Broker Offers, the Management Board shall be entitled to take all measures necessary to prevent the Broker concerned from entering new Broker Offers into the Trading System from such point in time at which the respective measure takes effect.

(6) Notwithstanding the right to termination pursuant to Clause 2 and 3, the Management Board may terminate the authorization of Broker Users to enter Broker Offers at any time without prior notice and without notice period or suspend such authorization unilaterally if it becomes aware or if a suspicion exists that a Broker Users no longer meets one of the requirements set forth in Number 2.4 Paragraph (4) in connection with Number 2.3 Clause 2 – 4 or that such Broker User did not meet such condition at the time when the authorization to enter Broker Offers was granted. The authorization of a Broker User to enter Broker Offers may be terminated by the respective Broker User and by Eurex Repo giving one month's notice. The termination notice requires the written form to be valid. With regard to the legal consequences of the termination or suspension of the authorization of such Broker User to enter Broker Offers, Paragraph (3) – (5) shall apply accordingly.
2.9 Rights and Obligations of Participants and Brokers on Eurex Repo

2.9.1 Rights of Use

(1) The Participants which have been admitted by Eurex Repo are entitled to use specific functions of the Trading System and to conclude, within the scope of their Participation Authorization and by means of respective entries into the Trading System, such Transactions as are available for trading on Eurex Repo. To the extent that participants according to Number 2.2.2 Paragraph (1) (b) are admitted to trading, the Management Board may grant such institutions the possibility to use additional functions (e.g. auctions).

(2) Entries in the Trading System of Eurex Repo by a company commissioned by a Participant shall be made on behalf of such Participant. Such entries exclusively affect the Participant on whose behalf such entries were made. In case the Commissioned Company does not comply with the conditions, the Participant is liable within the meaning of Number 2.8.6.

(3) Brokers are authorized to enter Broker Offers into the Trading System by using the appropriate functions of the Trading System.

2.9.2 Obligations in Algorithmic Trading

(1) Participants engaged in algorithmic trading within the meaning of Article 4 Paragraph (1) Number 39 of Directive 2014/65/EU shall perform pre-trading controls with regard to price, volume, value of orders and system usage prior to entering the orders into the trading system of Eurex Repo and post-trading controls that meet the requirements of the Delegated Regulation (EU) 2017/589. In addition, such participants must be able to cancel all or part of their orders immediately.

(2) Participants within the meaning of Clause 1 shall ensure the conformity of their trading systems, trading algorithms and trading strategies with the trading system of Eurex Repo and test them for this purpose within a test environment provided by Eurex Repo. The requirement of Clause 1 applies to both the initial access to the trading system of Eurex Repo and to any material change within the trading system conducted by the participant or Eurex Repo or after an update of trading algorithms or trading strategies. The nature and extent of the conformity tests and the conditions for using the conformity test environment shall be determined by the Management of Eurex Repo, taking into account the requirements of Article 9 of the Delegated Regulation (EU) 2017/584. Participants are required to certify that they have tested their trading algorithms as required.

2.9.3 Reporting Obligation

(1) A Participant shall not be permitted to commence trading on the Repo Market, GC Pooling Market, Select Invest Segment, Select Finance Segment and SecLend Market, if
a) If trading commences prior to the time when margin is required to be provided or a daily settlement payment is required to be made to Eurex Clearing AG and

b) there is any risk that such margin or daily settlement payment required by Eurex Clearing AG might not be provided or made when due

Such Participant shall promptly notify the Management Board of any such situation.

(2) Each Participant shall inform the Management Board without delay if it or one of its Traders is unable to comply with the Terms and Conditions.

2.9.4 Rules of Conduct

The Participants and Brokers undertake to ensure, via internal provisions and personnel management, the maintenance of fair and orderly trading, thus fostering the integrity of the marketplace, and to apply the necessary professional knowledge, care and conscientiousness.

In particular, the Participants and Brokers undertake to ensure that the respective User Code and the password of their registered Traders or Broker User are not made accessible to unauthorized third parties. Furthermore, the Participants and Brokers will oblige their Traders or Broker Users not to make accessible to unauthorized third parties their respective user ID and the password assigned to each Trader or Broker User.

2.9.5 Duty to Provide Information

The Participants and Brokers are obliged, subject to any legal statutes to the contrary that govern the observance of secrecy, to provide Eurex Repo with all information and evidence, which Eurex Repo deems necessary for the maintenance of a fair and orderly market and for the verification of compliance with these Terms and Conditions, in particular, in connection with the Participation Authorization and the participation in trading.

2.9.6 General Obligations

Participants and Brokers agree to take all measures necessary to ensure that they act in compliance with the Terms and Conditions at any time.

The Participants and Brokers confirm that, prior to the commencement of trading activities or of the entering of Broker Offers, they have taken all measures necessary to ensure that all such activities are at all times in compliance with all statutory or contractual provisions applicable to the respective Participant or Broker. Eurex Repo will not verify compliance with the aforementioned and shall not be held liable for any damage incurred by a Participant or Broker as a result of non-compliance with such provisions.
2.9.7 Measures in the Event of a Breach of Duty by a Participant

(1) The Management Board shall, after a written notice, be entitled to suspend or terminate the Participation Authorization on Eurex Repo or the authorization to enter Broker Offers in respect of those Participants and Brokers which violate their obligations under these Terms and Conditions or endanger otherwise intentionally or negligently orderly trading of the Transactions traded on Eurex Repo, depending on the seriousness of the violation. In the case of serious violations on the part of Participants or Brokers, in particular, if orderly trading on Eurex Repo is endangered, the Management Board may also take all these measures without prior notice.

(2) Notwithstanding the provisions of paragraph (1), the Management Board may temporarily suspend the Participation Authorization of a Participant if a justified suspicion exists that the Participant's financial position will substantially deteriorate, so that the performance of transactions via the Trading System or of the Participant's obligations under these Terms and Conditions is doubtful.

(3) The Management Board shall notify the Participant or Broker concerned in writing of the possible violation pursuant to paragraph (1) or paragraph (2), as the case may be, and the underlying facts, thereby requesting the Participant to comment thereon in writing within ten trading days.

2.9.8 Identifying and Labelling Algorithmically Generated Orders and Trading Algorithms

(1) Participants are obliged to identify and label the orders or quotes placed by them using algorithmic trading in the sense of § 80 Paragraph (2) Clause 1 WpHG, identify the trading algorithms respectively used accordingly as well as identify the person who initiated the order.

(2) Orders or quotes shall be labelled on entry into the System and if changed or deleted. The trading algorithms respectively used shall be labelled on entry into the System of the orders or quotes resulting from them and if orders or quotes already entered are changed or deleted. The identification of the generated orders or quotes and the labelling of the trading algorithms respectively used shall be undertaken by the respective entry features in the System. The labelling of the trading algorithms respectively used must be comprehensible, clear and consistent. The entire automated decision path along which orders or quotes are entered into the System, changed or deleted shall be labelled as trading algorithm.

(3) The Management Board may issue detailed specifications concerning the structure and format of the labelling and the identification.

2.9.9 Order to Trade Ratio

(1) Participants are obliged to ensure an appropriate balance between entries, changes and deletions of orders and quotes (order entries) and the transactions effectively concluded (Order-Transaction-Ratio). When determining an appropriate order to trade ratio, both a transaction-based ratio and a volume-based ratio are taken into account.
(2) Changes of an order or a quote are treated as a deletion of the prior order or the prior quote and entry of a new order or a new quote.

(3) The transaction-based Order to Trade Ratio shall be defined using the amount of a Participant's order entries within one calendar day divided by the number of effectively executed trades.

The transaction-based Order to Trade Ratio is deemed as appropriate if after the trading day, it falls below the following limits:

<table>
<thead>
<tr>
<th>Market</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>GC Pooling</td>
<td>500</td>
</tr>
<tr>
<td>eTriParty Repo</td>
<td>500</td>
</tr>
<tr>
<td>GC</td>
<td>500</td>
</tr>
<tr>
<td>Special</td>
<td>5,000</td>
</tr>
<tr>
<td>SecLend</td>
<td>5,000</td>
</tr>
<tr>
<td>HQLA(^x)</td>
<td>500</td>
</tr>
</tbody>
</table>

(4) The volume-based Order to Trade Ratio is determined by dividing the numerical volume of the orders entered by a Participant within one calendar day by the volume of the transaction actually conducted.

The volume-based Order to Trade Ratio is considered appropriate if at the end of the trading day, it falls below the following limits:

<table>
<thead>
<tr>
<th>Market</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>GC Pooling</td>
<td>500</td>
</tr>
<tr>
<td>eTriParty Repo</td>
<td>500</td>
</tr>
<tr>
<td>GC</td>
<td>500</td>
</tr>
<tr>
<td>Special</td>
<td>5,000</td>
</tr>
<tr>
<td>SecLend</td>
<td>5,000</td>
</tr>
<tr>
<td>HQLA(^x)</td>
<td>500</td>
</tr>
</tbody>
</table>

(5) During extraordinary market conditions, the Management Board may raise the respective limits in order to duly adjust the permissible Order to Trade Ratio to the respective extraordinary market conditions. Extraordinary market conditions can be particularly characterized by a short-term and strong change in market activity, extraordinary volatility, or short-term and pronounced fluctuations in interest rates.

2.10 Exclusion from Trading due to Default by DCMs, BCMs and GCMs

(1) If an enterprise that has been admitted to the Repo Market, GC Pooling Market, SecLend Market and Select Finance Segment of Eurex Repo and is a General
Clearing Member (GCM) of Eurex Clearing AG and fails to provide any margin or daily settlement payment in due time required to be provided by it, the admitted enterprise and all Participants represented by it may be excluded from trading on Eurex Repo by the Management Board for the duration of such failure. This applies mutatis mutandis to Direct Clearing Members and Basic Clearing Member.

(2) If an enterprise that has been admitted to the Repo Market, GC Pooling Market, SecLend Market and Select Finance Segment of Eurex Repo and is a General Clearing Member of Eurex Clearing AG and fails to make any payment or delivery to Eurex Clearing AG when due, the Management Board may suspend such General Clearing Member as well as all Participants for which such General Clearing Member acts from trading on Eurex Repo for the period of such failure. This shall apply mutatis mutandis to Direct Clearing Members and Basic Clearing Members.

(3) The Management Board may exclude an Agent Lender from trading on behalf of a General Clearing Member (GCM) or a Direct Clearing Member (DCM) of Eurex Clearing AG as Beneficial Owners at Eurex Repo, if the Beneficial Owner fails to provide a margin or daily settlement payment in due time required to be provided by it or fails to make a payment or delivery to Eurex Clearing AG when due.

(4) The Clearing Agent who has entered into a triparty agreement with a Basic Clearing Member and Eurex Clearing AG may, (A) inform Eurex Repo that (i) this Basic Clearing Member has not met one of its obligations towards the Clearing Agent, which the Clearing Agent considers as significant and/or (ii) an event has occurred that the Clearing Agent entitles to terminate his appointment as Clearing Agent and (B) applies for the exclusion of the Basic Clearing Member from trading at the Management Board. Eurex Repo can rely on the content of such notification of the Clearing Agent and is not obliged to verify this. If the Management Board announces the trading exclusion, no new repo transactions of the relevant Basic Clearing Member can be included in the clearing.

2.11 Exclusion from Trading due to Default by other Participants

(1) In case an enterprise which has been admitted to the Repo Market and on the GC Pooling Market and which is not a Clearing Member or Basic Clearing Member of Eurex Clearing AG and fails to provide a margin or daily settlement payment which it is required to provide in due time, the Management Board may decide to exclude such admitted enterprise from trading at Eurex Repo for the duration of such failure.

(2) If such a Participant fails to make any deliveries or payments in due time or fails to pay any fees that may be due to its General Clearing Member or its affiliated Direct Clearing Member as set out in these Terms and Conditions or in the Clearing Conditions for Eurex Clearing AG for trading on Eurex Repo, the Management Board may, at the request of the respective General Clearing Member or its affiliated Direct Clearing Member, suspend such Participant from trading on Eurex Repo for the duration of such failure.
2.12 Exclusion from Trading due to Default by Select Invest Participants

If a Select Invest Participant fails to make a delivery or payment to Eurex Clearing AG, the Management Board may exclude such Select Invest Participant from trading for the duration of such failure.

2.13 Exclusion from Trading due to Default by Special SecLend Participants

(1) If a Special SecLend Participant fails to make a delivery or payment to Eurex Clearing AG, the Management Board may exclude such Special SecLend Participant from trading for the duration of such failure.

(2) The Management Board may exclude an Agent Lender from trading on behalf of a Special SecLend Participant as Beneficial Owner at Eurex Repo, if the Beneficial Owner fails to make a payment or delivery to Eurex Clearing AG when due.

2.14 Exclusion from Trading due to Default by Participants in HQLA Market

If a Participant in the HQLA Market is terminated or suspended pursuant to the HQLA Scheme Rule Book, the Management Board may exclude such Participant from trading in the Trading System of Eurex Repo. In case of a suspension pursuant to the HQLA Scheme Rulebook, such exclusion from trading is limited to the duration of such suspension under the HQLA Scheme Rule Book.

2.15 Consequences of Exclusion from Trading

During the duration of its exclusion from trading, a suspended Participant may, under the supervision of the Management Board, close or transfer its positions. If a Participant, which is not a Clearing Member or Basic Clearing Member, is excluded from trading, the General Clearing Member representing such Participant or the affiliated Direct Clearing Member may request of the Management Board that the positions of such Participant be closed. If a General Clearing Member or a Direct Clearing Member is excluded from trading, the Participants for which such General Clearing Member acts shall only be excluded from trading until they are able to engage in trading on Eurex Repo through another General Clearing Member or Direct Clearing Member. The right to terminate the Participation Authorization shall remain unaffected.

In case of exclusion from trading, the authorization granted for Commissioned Companies of the excluded company pursuant to Number 2.1 Paragraph (2) Clause 1 and 2 automatically expires.

3. Part: Genuine Sale and Repurchase Agreements Admitted to Trading

The Management Board determines which securities shall be admitted to trading on Eurex Repo and determines the specifications for Repo transactions to be considered in such securities. Where the Terms and Conditions provide for these determinations to be made in the basket specifications (“Basket Specifications”), such determinations will not
be set out herein but in the Basket Specifications. After the determination by the Management Board, standardised Repo transactions may be concluded on the individual available markets according to the following provisions.

1. A Repo Transaction consists of a purchase/sale ("Front Leg") of securities and the simultaneous forward resale/repurchase ("Term Leg") of securities of the same class and the same number on an agreed date. Together, the Front Leg and the Term Leg form a single agreement.

2. The date determined by the Participants for the Front Leg (the "Starting Date") and the Term Leg (the "End Date") shall determine the term of the Repo transaction and, thus, the days on which the securities must be assigned and the purchase price or repurchase price, as the case may be, must be paid.

3. Changes in respect of the specifications of the different Repos available via the Trading System shall be determined by the Management Board.

4. Any determinations made in the Basket Specifications for Repo Transactions, as well as any amendments and additions thereto, shall be announced by the Management Board no later than one trading day prior to their effectiveness by means of circular letters sent via e-mail and/or by way of publication on the internet.

3.1 Repo Market

General Collateral Repos ("GC Repos") and Special Repos ("Special Repos") are available for trading on the Repo Market.

3.1.1 General Collateral Repos (GC Repo)

Characteristic for a GC Repo is the procurement of capital within the scope of the following rules and regulations.

3.1.1.1 Specifications for a General Collateral Repo

In case of a GC Repo, the Repo seller ("Seller") is obligated to assign securities against payment of the purchase price and the subsequent payment of the repurchase price to the Repo buyer ("Buyer") against assignment of securities of the same type and number. Furthermore, the Seller is obligated to pay an additional Repo fee (Number 3.1.1.2 Paragraph (5) – 7) to the Buyer.

The Buyer of the securities is obligated to pay the purchase price against assignment of the securities and to assign securities of the same type and number to the Seller against payment of the repurchase price and the additional Repo fee.

As a prerequisite for entering into a transaction, the Participants are required to agree, first, by means of the Trading System, on a basket of securities ("Basket"). The seller of the securities shall then determine the securities to be assigned, which must be contained in the Basket. Further regulations with regard to determining the securities to be assigned are contained in the “Eurex Repo – Trading GUI User Manual for Repo
Traders” in its valid version. The Baskets available for GC Repo transactions shall be determined by the Management Board.

Thereafter, the Participants shall negotiate the Repo interest rate via the functions of the Trading System, the purchase price/repurchase price in EUR or GBP as well as the term, until they reach an agreement on a GC Repo. The number of the securities to be assigned will be automatically determined, on the basis of the contract contents of the GC Repo agreed before, by means of the current market value of these securities.

3.1.1.2 Subject Matter of Contract

(1) A GC Repo is based on a Basket consisting of a particular number of securities which fulfil specific criteria. The Baskets available for GC Repos and the securities contained therein are specified by the Management Board in the Basket Specifications.

(2) A GC Repo must either contain a cash amount of at least EUR 1,000,000 (in words: one million) or a nominal size of at least EUR 1,000,000 (in words: one million), with respect to the selected securities.

(3) The securities included in the respective Baskets may be changed by the Management Board.

(4) Eurex Repo shall carry out the adjustments of the Trading System which become necessary due to changes of the Baskets.

(5) The fee to be paid at the end of the term of a GC Repo shall equal the Repo interest rate agreed upon the conclusion of the GC Repo (expressed as percentage per year), with respect to the purchase price and the period of time from the Starting Date of the Front Leg (inclusive) until the End Date of the Term Leg (exclusive). The calculation shall be based on the actual number of calendar days elapsed in respect of the calculation period divided by 360 (“actual/360”) for EUR, CHF and USD, whereas the calculation period is divided by 365 (“actual/365”) for GBP.

(6) The Repo interest rates are indicated with decimal places in the Trading System, whereby the smallest possible gradation is five tenth basis points, i. e. 0.005 %.

(7) In deviation to Paragraph (5), the participants may also agree on a reference interest rate instead of a fixed interest rate (Variable Repos). As reference interest rates, the reference interest rates indicated in the Trading System are available.

3.1.1.3 Term

(1) The Starting Date and the End Date of a GC Repo must, in any event, fall on a trading day. The Starting Date may be specified to be any trading day from, and including, the day on which the transaction is concluded to, and including, the day following 365 days, or 366 days respectively in case of a leap year, after the day on which the transaction is concluded. The End Date may be specified to be any trading day from, and including, the first trading day immediately following the Starting Date
to, and including, the day specified as the last possible End Date by the Management Board in the Basket Specifications.

(2) The terms available for GC Repos are specified by the Management Board in the Basket Specifications.

(3) Participants may, in general, not retroactively change the start- and termination date agreed upon with conclusion of a GC Repo (not terminable on demand). Transactions with a term group marked with the addition "open" are exempt ("Open Repo Transaction"). Regarding these term groups, each participant involved in the GC Repo may prepone the GC Repo during the term by a unilateral declaration of the term leg. The date for the term leg shall in this case be prepone to the first trading day upon submission of the declaration.

3.1.4 Performance, Delivery

(1) The GC Repos concluded via the Trading System must be performed on the starting and End Date agreed for the respective Front Leg and Term Leg.

(2) Eurex Clearing AG shall be a contracting party to all GC Repos concluded via the Trading System.

(3) Participants shall generally not be permitted to substitute the securities upon which a GC Repo is based during the term or on the End Date for the Term Leg (no right of substitution).

(4) Participants admitted to clearing on Eurex Clearing AG ("Clearing Members") must fulfill their delivery and payment obligations in accordance with the instructions of Eurex Clearing AG unless otherwise determined in the present terms and conditions.

(5) The following shall apply to the procedures for delivery and payment pursuant to paragraph (4):

a) Purchase Agreement (Front Leg):
All physical deliveries and payments shall be concurrently performed between the Clearing Member obligated to deliver and Eurex Clearing AG and, accordingly, between Eurex Clearing AG and the Clearing Member which is to receive delivery on the agreed delivery day of the Front Leg. Physical deliveries of securities shall be made through a central depository determined by Eurex Clearing AG and payments shall be made through the corresponding account determined by such central depository.

b) Repurchase Agreement (Term Leg):
All physical deliveries and payments shall be concurrently performed between the Clearing Member which is obligated to deliver and Eurex Clearing AG and, accordingly, between Eurex Clearing AG and the Clearing Member which is to receive delivery on the agreed day of the Term Leg. Physical deliveries of securities shall be made through a central depository determined by Eurex Clearing AG and payments shall be made through the corresponding account determined by such central depository.
3.1.2 Specifications for a Special Repo

Characteristic for a Special Repo is the procurement of particular securities from another Participant. For the transfer of ownership to the securities, a fee which is calculated on the basis of the Repo interest rate, shall be paid at the end of the term. Both Participants agree to transfer the ownership of the same number and the same class of the originally assigned securities against payment of the repurchase price at the end of the term. The securities available for Special Repo transactions shall be determined by the Management Board.

A Special Repo transaction is effected, when the Participant searching particular securities has selected in the Trading System the securities sought and has sent an inquiry to other Participants by means of the types of orders available in the Trading System. Thereafter, the Participants shall negotiate the Repo interest rate via the functions of the Trading System, the amount in Euro and, as the case may be, the term, until they reach an agreement on a Special Repo. The actual amount of the securities to be assigned will be automatically determined, on the basis of the contract contents of the Special Repo agreed before, by means of the current market value of these securities.

3.1.2.1 Subject Matter of Contract

(1) A Special Repo is based on securities which may be cleared by Eurex Clearing AG, CBF, or Euroclear. The securities available for Special Repos are specified by the Management Board in the Basket Specifications.

(2) A Special Repo must either contain a cash amount of each at least EUR or GBP 500,000 or a nominal size of at least EUR or GBP 500,000, with respect to the selected securities.

(3) The securities being available for Special Repos may be changed by the Management Board. Eurex Repo shall carry out the adjustments of the Trading System which become necessary due to changes of the securities being available.

(4) The fee to be paid at the end of the term of a Special Repo shall equal the Repo interest rate agreed upon the conclusion of the Special Repo (expressed as percentage per year), with respect to the purchase price and the period of time from the Front Leg (inclusive) until the Term Leg (exclusive). The calculation shall be based on the actual number of calendar days elapsed in respect of the calculation period divided by 360 (“actual/360”) for EUR, CHF and USD, whereas the calculation period is divided by 365 (“actual/365”) for GBP.

(5) The Repo interest rates are indicated with decimal places in the Trading System, whereby the smallest possible gradation is a five tenth basis points, i. e. 0.005 %.

3.1.2.2 Term

The Starting Date and the End Date of a Special Repo must, in any event, fall on a trading day. The Starting Date of a Special Repo may be specified to be any trading day from, and including, the day on which the transaction is concluded to, and including, the day following 365 days, or 366 days respectively in case of a leap year, after the day on
which the transaction is concluded. The End Date may be specified to be any trading day from, and including, the first trading day immediately following the Starting Date to, and including, the day specified as the last possible End Date by the Management Board in the Basket Specifications.

The terms available for Special Repos are specified by the Management Board in the Basket Specifications.

Participants may, in general, not retroactively change the start- and termination date agreed upon with conclusion of a Special Repo (not terminable on demand). Special Repos with a term group marked with the addition “open” are exempt ("Open Repo Transactions"). Regarding these term groups, each participant involved in the Special Repo may prepone the Special Repo during the term by a unilateral declaration of the term leg. The date for the term leg shall in this case be preponed to the first trading day upon submission of the declaration.

3.1.2.3 Performance, Delivery

With respect to the performance and delivery of Special Repos concluded by means of the Trading System, the provisions set forth in Number 3.1.1.4 shall apply mutatis mutandis.

3.2 GC Pooling Market

GC Pooling Repo Transactions ("GC Pooling Repo") are available for trading in the GC Pooling Market. For a GC Pooling Repo, the raising of capital against assignment of collateral of a previously defined quality of securities ("Securities Basket") is characteristic. Details shall be defined by the following provisions.

3.2.1 Specifications for a GC Pooling Repo on a GC Pooling ECB Basket Repo ("GC Pooling ECB Basket Repo")

For a GC Pooling ECB Basket Repo, the provisions of Number 3.1.1 apply accordingly, unless provided otherwise determined in the following paragraphs.

3.2.1.1 Subject Matter of Contract

(1) The selection of securities which are assigned or otherwise transferred with regard to a traded GC Pooling ECB Basket Repo shall automatically be effected for the respective participant exclusively via Xemac and, as the case may be, with support of CmaX. Trading participants are not entitled to claim assignment of specific securities included in the basket. In addition, the participants decide on the Trading Currency of the GC Pooling ECB Basket Repo transaction. The Trading Currencies admissible for the respective basket shall be specified by the Management Board in the Basket Specifications. Unless separately defined, the Trading Currency shall be Euro.

(2) The number and class of the specific securities to be assigned shall automatically be determined, based on the subject matter of contract of the GC Pooling ECB Basket
Repo as previously agreed upon, per Trading Currency and on the basis of the SC Xemac as well as the complementary agreements of CmaX; such determination shall be carried out by Xemac, taking into consideration the admissible securities available via the Xemac System for the participant liable to deliver.

(3) Further details regarding the automatic determination of the securities admissible for a GC Pooling ECB Basket Repo transaction and included in the respective basket via Xemac shall be regulated in the Basket Specifications and in the SC Xemac. The same shall apply to the substitution of securities pursuant to Number 3.2.1.3.

(4) The Management Board shall be entitled to change securities included in the respective basket.

(5) CBF shall carry out the adjustments in Xemac necessary upon changes to the baskets.

(6) A GC Pooling ECB Basket Repo must have a cash amount of at least EUR (USD, CHF or GBP respectively) 1,000,000 (in words: one million).

3.2.1.2 Performance, Delivery

Any delivery according to a GC Pooling ECB Basket Repo transaction shall solely be effected, by automatic assignment and transfer of securities to be delivered through Xemac based on the SC Xemac and, as the case may be, on the complementary agreements of CmaX, and via a central depository recognized by Eurex Clearing AG. Accordingly, the performance may be executed via the assignment of rights from safekeeping abroad or security credit. Taking into consideration the relevant regulations of conflict of law, the necessary assignment act is thereby subject to the principle of the location of the respective security or the relevant account. The delivery for purposes of performance may be carried out in accordance with the involved collateral management systems on the accounts therefore opened either with CBF or CBL. The participants of a GC Pooling ECB Basket Repo transaction agree in this respect upon such transfer or assignment of the respective legal position pursuant to the requirements of the respective applicable legal system and authorize CBF to take any legal action with respect to the execution of transfer or assignment of any securities determined by Xemac. Besides this, the supplementary provisions set forth in Number 1.5 and 3.1.1.4 shall be applicable. The participants agree that the relevant point in time of performance with regard to a GC Pooling ECB Basket Repo transaction shall be the fulfillment of their obligations during the first Same Day Settlement run of the day ("SDS1") of CBF for the respectively relevant day of performance. This shall not be applicable to the extent GC Pooling ECB Basket Repos are fulfilled using the settlement type Realtime Settlement of CBF.

3.2.1.3 Substitution

(1) The seller shall be entitled to substitute the securities assigned or transferred within a GC Pooling ECB Basket Repo transaction respectively claims transferred from securities held in safekeeping abroad or security credit during the term pursuant to the SC Xemac (right of substitution). Substitute securities available in the sellers
stock of free and admissible securities for the respective basket via Xemac shall be assigned or transferred automatically to the buyer.

(2) Within its function as central counterparty, Eurex Clearing AG shall expressly be authorized to substitute at any time assigned or transferred securities respectively claims within a GC Pooling ECB Basket Repo transaction, as far as this is necessary for the performance of a re-delivery obligation from a GC Pooling ECB Basket transaction or another substitution procedure.

(3) The substitution procedure as well as any other detailed prerequisites shall be governed by the SC Xemac and the complementary agreements of CmaX.

3.2.1.4 Re-use

(1) The securities assigned or claims transferred to the buyer within a GC Pooling ECB Basket Repo shall – pursuant to the following provisions and the SC Xemac – be limited in view of a re-use.

(2) The buyer may use the securities assigned or claims transferred to him during the term of the underlying GC Pooling ECB Basket Repo transaction within other GC Pooling ECB Basket Repo transactions in the same trading currency and assign or transfer respectively pledge them as collateral to the German Central Bank (Deutsche Bundesbank), provided the special conditions existing pursuant to the SC Xemac are fulfilled, as well as by conclusion of other bilateral collateral transactions according to the SC Xemac.

3.2.2 Specifications for a GC Pooling Repo on a GC Pooling ECB EXTended Basket Repo (“GC Pooling ECB EXT. Basket Repo”)

For a GC Pooling ECB EXT. Basket Repo, the provisions under Number 3.1.1 shall apply, unless provided otherwise in the following.

3.2.2.1 Subject Matter of Contract

(1) The selection of securities which are assigned or otherwise transferred for a traded GC Pooling ECB EXT. Basket Repo, shall automatically be effected for the respective participant exclusively via Xemac, and, as the case may be, supported by CmaX. Trading participants might not claim an assignment of specific securities included in the basket. The trading currencies admissible for the respective baskets shall be specified by the Management Board in the Basket Specifications. To the extent no specification has been made, the Euro shall be the trading currency.

(2) The number and class of the securities to be specifically assigned shall automatically be determined, based on the subject matter of contract of the GC Pooling ECB EXT. Basket Repo previously agreed upon and on basis of the SC Xemac as well as the complementary agreements of CmaX. Such determination is carried out by Xemac under consideration of the admissible securities available via the Xemac System of the participant liable for delivery.
Further details regarding the automatic determination of the securities admissible for a GC Pooling ECB EXT. Basket Repo and included in the respective basket via Xemac shall be regulated in the Basket Specifications and in the SC Xemac. The same shall apply to the substitution of securities pursuant to Number 3.2.2.3.

The Management Board shall be entitled to change securities included in the respective basket.

CBF shall carry out the adjustments in Xemac becoming necessary in the course of changes of baskets.

A GC Pooling ECB EXT. Basket Repo must have a cash amount of at least EUR (USD, CHF or GBP respectively) 1,000,000 (in words: one million).

3.2.2.2 Performance, Delivery

Any delivery according to a GC Pooling ECB EXT. Basket Repo transaction shall solely be effected, by automatic assignment or transfer of securities to be delivered through Xemac based on the SC Xemac and, as the case may be, on the complementary agreements of CmaX, and via a central depository recognized by Eurex Clearing AG. Accordingly, the performance may be executed via the assignment of rights from safekeeping abroad or security credit. Taking into consideration the relevant regulations of conflict of law, the necessary assignment act is thereby subject to the principle of the location of the respective security or the relevant account. The delivery for purposes of performance may be carried out in accordance with the involved collateral management systems on the accounts therefore opened either with CBF or CBL. The participants of a GC Pooling ECB EXT. Basket Repo transaction agree in this respect upon such transfer or assignment of the respective legal position pursuant to the requirements of the respective applicable legal system and authorize CBF to take any legal action with respect to the execution of transfer or assignment of any securities determined by Xemac. Besides this, the supplementary provisions set forth in Number 1.5 and 3.1.1.4 shall be applicable. The participants agree that the relevant point in time of performance with regard to a GC Pooling ECB EXT. Basket Repo transaction shall be the fulfilment of their obligations during the first Same Day Settlement run of the day (“SDS1”) of CBF for the respectively relevant day of performance. This shall not be applicable to the extent GC Pooling ECB EXT. Basket Repos are fulfilled using the settlement type Realtime Settlement of CBF.

3.2.2.3 Substitution

The seller shall be entitled to substitute any securities assigned or transferred within a GC Pooling ECB EXT. Basket Repo transaction respectively claims transferred from securities held in safekeeping abroad or security credit during the term pursuant to the SC Xemac (right of substitution). Substitute securities available in the seller's stock of free and admissible securities for the respective basket via Xemac shall be assigned or transferred automatically to the buyer.

Within its function as central counterparty, Eurex Clearing AG shall expressly be entitled to substitute at any time securities respectively rights assigned or transferred
within a GC Pooling ECB EXT. Basket Repo transaction, as far as this is necessary for fulfillment of a return delivery obligation from a GC Pooling Repo or another substitution procedure.

(3) The substitution procedure as well as any detailed prerequisites shall be governed by the SC Xemac and the complementary agreements of CmaX.

3.2.2.4 Re-use

(1) The securities or rights assigned or transferred to the buyer within a GC Pooling ECB EXT. Basket Repo shall – pursuant to the following provisions and the SC Xemac – be limited in view of a re-use.

(2) The buyer may use the securities or rights assigned or transferred to him during the term of the underlying GC Pooling ECB EXT. Basket Repo transaction within other GC Pooling ECB EXT. Basket Repo transactions in the same trading currency and assign respectively transfer or pledge them as collateral, provided that the special requirements existing pursuant to the SC Xemac are fulfilled, or by conclusion of other bilateral collateral transactions according to the SC Xemac.

3.2.3 Specifications for a GC Pooling Repo on a GC Pooling International Maximum Quality Basket Repo (“GC Pooling INT MXQ Basket Repo”)

For a GC Pooling INT MXQ Basket Repo, the provisions under Number 3.1.1 shall apply, unless provided otherwise in the following.

3.2.3.1 Subject Matter of Contract

(1) The selection of securities which are assigned or otherwise transferred for a traded GC Pooling INT MXQ Basket Repo, shall automatically be effected for the respective participant exclusively via Xemac of CBF, and, as the case may be, supported by CmaX. Trading participants shall have no claim to an assignment of specific securities included in the basket. In addition, trading participants shall define the Trading Currency for the GC Pooling INT MXQ Basket Repos. The Trading Currencies admissible for the respective baskets shall be specified by the Management Board in the Basket Specifications. To the extent no specification has been made, the Euro shall be the Trading Currency.

(2) The number and class of the securities to be specifically assigned shall automatically be determined, based on the subject matter of contract of the GC Pooling INT MXQ Basket Repo previously agreed upon and per Trading Currency on basis of the SC Xemac as well as the complementary agreements of CmaX. Such determination is carried out by Xemac under consideration of the admissible securities available via the Xemac System of the participant liable for delivery.

(3) Further details regarding the automatic determination of the securities admissible for a GC Pooling INT MXQ Basket Repo and included in the respective basket via Xemac shall be regulated in the Basket Specifications and in the SC Xemac. The same shall apply to the substitution of securities pursuant to Number 3.2.3.3.
(4) The Management Board shall be entitled to change securities admissible for the respective baskets.

(5) CBF shall carry out the adjustments in Xemac becoming necessary in the course of changes of baskets.

(6) A GC Pooling INT MXQ Basket Repo must have a cash amount of at least EUR (USD, CHF or GBP respectively) 1,000,000 (in words: one million).

3.2.3.2 Performance, Delivery

Any delivery according to a GC Pooling INT MXQ Basket Repo transaction shall solely be effected by automatic assignment and transfer of the securities to be delivered through Xemac based on the SC Xemac and, as the case may be, on the complementary agreements of CmaX, and via a central depository recognized by Eurex Clearing AG. Accordingly, the performance may be executed via the assignment of rights from safekeeping abroad or security credit. Taking into consideration the relevant regulations of conflict of law, the necessary assignment act is thereby subject to the principle of the location of the respective security or the relevant account. The delivery for purposes of performance may be carried out in accordance with the involved collateral management systems on the accounts therefore opened either with CBF or CBL. The participants of a GC Pooling INT MXQ Basket Repo transaction agree in this respect upon such transfer or assignment of the respective legal position pursuant to the requirements of the respective applicable legal system and authorize CBF to take any legal action with respect to the execution of transfer or assignment of any securities determined by Xemac. Besides this, the supplementary provisions set forth in Number 1.5 and 3.1.1.4 shall be applicable. The participants agree that the relevant point in time of performance with regard to a GC Pooling INT MXQ Basket Repo transaction shall be the fulfilment of their obligations during the first Same Day Settlement run of the day (“SDS1”) of CBF for the respectively relevant day of performance. This shall not be applicable to the extent GC Pooling INT MXQ Basket Repos are fulfilled using the settlement type Realtime Settlement of CBF.

3.2.3.3 Substitution

(1) The seller shall be entitled to substitute any securities assigned or transferred within a GC Pooling INT MXQ Basket Repo transaction or, respectively, claims transferred from securities held in safekeeping abroad or security credit during the term pursuant to the SC Xemac (right of substitution). Substitute securities available in the sellers stock of free and admissible securities for the respective basket via Xemac shall be assigned or transferred automatically to the buyer.

(2) Within its function as central counterparty, Eurex Clearing AG shall expressly be entitled to substitute at any time securities respectively rights assigned or transferred within a GC Pooling INT MXQ Basket Repo transaction to the extent this is necessary for the fulfillment of a return delivery obligation from a GC Pooling Repo or another substitution procedure.
(3) The substitution procedure as well as any detailed prerequisites shall be governed by the SC Xemac and the complementary agreements of CmaX.

### 3.2.3.4 Re-use

(1) The securities or rights assigned or transferred to the buyer within a GC Pooling INT MXQ Basket Repo shall – pursuant to the following provisions and the SC Xemac – be limited in view of a re-use.

(2) The buyer may use the securities or rights assigned or transferred to him during the term of the underlying GC Pooling INT MXQ Basket Repo transaction within other GC Pooling INT MXQ Basket Repo transactions with the same trading currency and assign respectively transfer or pledge them as collateral, provided that the special requirements existing pursuant to the SC Xemac are fulfilled, or by conclusion of other bilateral collateral transactions according to the SC Xemac.

### 3.2.4 Specifications for a GC Pooling Repo on a GC Pooling Equity Basket Repo ("GC Pooling Equity Basket Repo")

For a GC Pooling Equity Basket Repo, the provisions of Number 3.1.1 apply accordingly, unless provided otherwise in the following paragraphs.

#### 3.2.4.1 Subject Matter of Contract

(1) The selection of securities which are assigned or otherwise transferred with regard to a traded GC Pooling Equity Basket Repo shall automatically be effected for the respective participant exclusively via Xemac and, as the case may be, with support of CmaX. Trading participants are not entitled to claim assignment of specific securities included in the basket. It is not possible for participants to agree on allocation limits with regard to individual securities contained in the basket. Furthermore, acceptance of security admissible to the basket may not be refused. In addition, the participants decide on the Trading Currency of the GC Pooling Equity Basket Repo transaction. The Trading Currencies admissible for the respective basket shall be specified by the Management Board in the Basket Specifications. Unless separately defined, the Trading Currency shall be Euro.

(2) The number and class of the specific securities to be assigned shall automatically be determined, based on the subject matter of contract of the GC Pooling Equity Basket Repo as previously agreed upon, per Trading Currency and on the basis of the SC Xemac as well as the complementary agreements of CmaX; by Xemac, taking into consideration the admissible securities available via the Xemac system for the participant liable to deliver.

To the extent that, on the day of performance, the participant does not dispose of a sufficient amount of securities eligible for the GC Pooling Equity Basket on his settlement accounts dedicated to the settlement of GC Pooling Equity Basket Repo transactions, the participant shall instead be allowed to assign or otherwise transfer ownership of securities eligible for the GC Pooling ECB Basket Repo transactions as
a substitute. Such substitute securities shall be substituted automatically by Xemac upon availability of securities originally admissible to the GC Pooling Equity Basket.

(3) With regard to the GC Pooling Equity Basket Repo, Eurex Clearing AG shall make concrete the list of equities which are admissible for the basket ("eligibility list") and shall review such list on a daily basis, taking into account the turnover volumes and risk aspects. Any changes resulting from the regular review or adjustments due to other risk management reasons shall be made and announced by Eurex Clearing AG in accordance with the terms and conditions of its Clearing Conditions. The eligibility list – which forms the basis for trading – will be made available in Xemac on a daily basis, as well as on the website of Eurex Repo. Further details regarding the securities admissible for a GC Pooling Equity Basket Repo and included in the respective basket, shall be regulated in the Basket Specifications and in the SC Xemac. The same shall apply to the substitution of securities pursuant to Number 3.2.4.4.

(4) The Management Board shall be entitled to change securities admissible for the respective baskets.

(5) CBF shall carry out the adjustments in Xemac becoming necessary in the course of changes of baskets.

(6) A GC Pooling Equity Basket Repo must have a cash amount of at least EUR (USD, CHF or GBP respectively) 1,000,000 (in words: one million).

3.2.4.2 Exclusion of Exercising of Affiliated Voting Rights

With view to the provisions of § 33 WpHG in connection with § 34 Paragraph (1) Sentence 1 Number 3 WpHG, the participants of a GC Pooling Equity Basket Repo transaction agree that even after the transfer of ownership of securities serving as collateral for such trade, the right of exercising of voting rights affiliated to such securities remains exclusively with the original collateral provider. The collateral taker is not entitled to exercise such voting rights deriving from its holding.

3.2.4.3 Performance, Delivery

(1) Any physical delivery according to a GC Pooling Equity Basket Repo transaction shall solely be effected by automatic assignment and transfer of securities to be delivered through Xemac based on the SC Xemac and, as the case may be, on the complementary agreements of CmaX, and via a central depository recognized by Eurex Clearing AG. Accordingly, the performance may be executed via the assignment of rights from safekeeping abroad or security credit. Taking into consideration the relevant regulations of conflict of law, the necessary assignment act is thereby subject to the principle of the location of the respective security or the relevant account. The delivery for purposes of performance may be carried out in accordance with the involved collateral management systems on the accounts therefore opened either with CBF or CBL.

(2) The participants of a GC Pooling Equity Basket Repo transaction agree in this respect upon such transfer or assignment of the respective legal position pursuant to
the requirements of the respective applicable legal system and authorize CBF to take any legal action with respect to the execution of transfer or assignment of any securities determined by Xemac. Besides this, the supplementary provisions set forth in Number 1.5 and 3.1.1.4 shall be applicable.

(3) The participants agree that the relevant point in time of performance with regard to a GC Pooling Equity Basket Repo transaction shall be the fulfilment of their obligations during the first Same Day Settlement run of the day ("SDS1") of CBF for the respectably relevant day of performance. This shall not be applicable to the extent GC Pooling Equity Basket Repos are fulfilled using the settlement type Realtime Settlement of CBF.

3.2.4.4 Substitution

(1) The seller shall be entitled to substitute the securities assigned or transferred within a GC Pooling Equity Basket Repo transaction respectively claims transferred from securities held in safekeeping abroad or security credit during the term pursuant to the SC Xemac (right of substitution). Substitute securities available in the sellers stock of free and admissible securities for the respective basket via Xemac shall be assigned or transferred automatically to the buyer. Number 3.2.3.1 Paragraph (2) Sentence 2 shall apply mutatis mutandis.

(2) Within its function as central counterparty, Eurex Clearing AG shall expressly be authorized to substitute at any time assigned or transferred securities respectively claims within a GC Pooling Equity Basket Repo transaction, to the extent this is necessary for the performance of a re-delivery obligation from a GC Pooling Equity Basket Repo transaction or another substitution procedure.

(3) The substitution procedure as well as any other detailed prerequisites shall be governed by the SC Xemac and the complementary agreements of CmaX.

3.2.4.5 Re-use

(1) The securities assigned or claims transferred to the buyer within a GC Pooling Equity Basket Repo transaction shall – pursuant to the following provisions and the SC Xemac – be limited in view of a re-use.

(2) The buyer may use the securities assigned or claims transferred to him during the term of the underlying GC Pooling Equity Basket Repo transaction within other GC Pooling Equity Basket Repo transactions in the same trading currency and assign or transfer them as collateral, provided the special conditions existing pursuant to the SC Xemac are fulfilled.
3.2.5 Specifications for a GC Pooling Repo on a GC Pooling Cheapest-To-Deliver Basket Repo ("GC Pooling CTD Basket Repo")

For a GC Pooling CTD Basket Repo, the provisions under Number 3.1.1 shall apply accordingly, unless provided otherwise in the following.

3.2.5.1 Subject Matter of Contract

(1) The selection of securities which are assigned or otherwise transferred for a traded GC Pooling CTD Basket Repo, shall automatically be effected for the respective participant exclusively via Xemac of CBF, and, as the case may be, supported by CmaX. Trading participants shall have no claim to an assignment of specific securities included in the basket. In addition, trading participants shall define the Trading Currency for the GC Pooling CTD Basket Repo. The Trading Currencies admissible for the respective basket shall be specified by the Management Board in the Basket Specifications. To the extent no specification has been made, the Euro shall be the Trading Currency.

(2) The number and class of the securities to be specifically assigned shall automatically be determined, based on the subject matter of contract of the GC Pooling CTD Basket Repo previously agreed upon and per Trading Currency on basis of the SC Xemac as well as the complementary agreements of CmaX. Such determination is carried out by Xemac under consideration of the admissible securities available via the Xemac System of the participant liable for delivery.

(3) Further details regarding the automatic determination of the securities admissible for a GC Pooling CTD Basket Repo and included in the respective basket via Xemac shall be regulated in the Basket Specifications and in the SC Xemac. The same shall apply to the substitution of securities pursuant to Number 3.2.5.3.

(4) The Management Board shall be entitled to change securities admissible for the respective baskets.

(5) CBF shall carry out the adjustments in Xemac becoming necessary in the course of changes of baskets.

(6) A GC Pooling CTD Basket Repo must have a cash amount of at least EUR 1,000,000 (in words: one million).

3.2.5.2 Performance, Delivery

Any delivery according to a GC Pooling CTD Basket Repo transaction shall solely be effected by automatic assignment and transfer of the securities to be delivered through Xemac based on the SC Xemac and, as the case may be, on the complementary agreements of CmaX, and via a central depository recognized by Eurex Clearing AG. Accordingly, the performance may be executed via the assignment of rights from safekeeping abroad or security credit. Taking into consideration the relevant regulations of conflict of law, the necessary assignment act is thereby subject to the principle of the location of the respective security or the relevant account. The delivery for purposes of performance may be carried out in accordance with the involved collateral management
systems on the accounts therefore opened either with CBF or CBL. The participants of a GC Pooling CTD Basket Repo transaction agree in this respect upon such transfer or assignment of the respective legal position pursuant to the requirements of the respective applicable legal system and authorize CBF to take any legal action with respect to the execution of transfer or assignment of any securities determined by Xemac. Besides this, the supplementary provisions set forth in Number 1.5 and 3.1.1.4 shall be applicable. The participants agree that the relevant point in time of performance with regard to a GC Pooling CTD Basket Repo transaction shall be the fulfillment of their obligations during the first Same Day Settlement run of the day (“SDS1”) of CBF for the respectively relevant day of performance. This shall not be applicable to the extent GC Pooling CTD Basket Repos are fulfilled using the settlement type Realtime Settlement of CBF.

3.2.5.3 Substitution

(1) The seller shall be entitled to substitute any securities assigned or transferred within a GC Pooling CTD Basket Repo transaction or, respectively, claims transferred from securities held in safekeeping abroad or security credit during the term pursuant to the SC Xemac (right of substitution). Substitute securities available in the seller’s stock of free and admissible securities for the respective basket via Xemac shall be assigned or transferred automatically to the buyer.

(2) Within its function as central counterparty, Eurex Clearing AG shall expressly be entitled to substitute at any time securities respectively rights assigned or transferred within a GC Pooling CTD Basket Repo transaction to the extent this is necessary for the fulfillment of a return delivery obligation from a GC Pooling Repo or another substitution procedure.

(3) The substitution procedure as well as any detailed prerequisites shall be governed by the SC Xemac and the complementary agreements of CmaX.

3.2.5.4 Re-use

(1) The buyer may use the securities or rights assigned or transferred to him during the term of the underlying GC Pooling CTD Basket Repo transaction within other GC Pooling CTD Basket Repo transactions with the same trading currency. Each further disposition especially the assignment or transfer of securities is excluded.

3.3 Select Invest

In Select Invest, there are available for trading GC Pooling Repos according to Number 3.3.1 (“Select Invest Repos”).

Select Invest Participants shall only enter into Select Invest Repos with Participants which are not Select Invest Participantsthemselves and posses a General Participation Authorization. In Select Invest, transactions shall not be effected anonymously. Select Invest Repos shall first be concluded between the Select Invest Participant and the Select Invest Participant with a general Participation Authorization which reach an agreement on the respective Select Invest Repo via the Trading System. Inclusion in the
clearing by Eurex Clearing AG shall take place subsequently by way of Novation of the 
Select Invest Repos according to the Clearing Conditions of Eurex Clearing AG.

For entering into Select Invest Repos, the "Pre-Arranged Trading Function" or the 
function "Request for Quote" are available, as the case may be. "Quotes" are not 
available.

3.3.1 Select Invest Repos

(1) The provisions governing

a) GC Pooling ECB Basket Repos,

b) GC Pooling ECB EXT. Basket Repos,

c) GC Pooling INT MxQ Basket Repos as well as

d) GC Pooling Equity Basket Repos.

shall also apply to Select Invest Repos mutatis mutandis provided that this Number 
3.3 does not explicitly set forth differing provisions.

(2) For Select Invest Repos, the agreed interest rate must be fixed. Variable rate Repos 
are not available.

(3) Further details on which securities are admissible for Select Invest Repos and on 
which securities are included in the respective baskets are set forth in the Basket 
Specifications. The trading currency admissible for the respective baskets shall be 
the EUR, USD, CHF and GBP.

3.3.2 Conclusion

Select Invest Repos shall first be concluded between the Select Invest Participant and 
the Select Invest Participant with a general Participation Authorization which reach an 
agreement on the respective Select Invest Repo via the Trading System. The transaction 
is subject to the condition precedent that Eurex Clearing AG accepts the Select Invest 
Repo for clearing. Inclusion in the clearing by Eurex Clearing AG shall take place 
subsequently by way of Novation of the Select Invest Repos according to the Clearing 
Conditions. According to the Clearing Conditions, the inclusion of a Select Invest Repo in 
the clearing by Eurex Clearing AG is possible from, and including, the contractually 
agreed Starting Date of the Front Leg until, and including, the business day immediately 
predescing the End Date of the Term Leg.

3.3.3 Obligation to Ensure Inclusion in Clearing by Eurex Clearing AG

(1) Participants between which a Select Invest Repo has been concluded shall be 
mutually obligated to take all necessary steps required of them in order to ensure the 
inclusion of the respective Select Invest Repo in the clearing by Eurex Clearing AG 
on the contractually agreed Starting Date of the Front Leg.
(2) The respective Select Invest Participant, in particular, is obligated to ensure that the available funds in the cash account kept in escrow by CBF for such Select Invest Participant are sufficient to comply with its obligation to pay the buy price arising from the Select Invest Repo on the contractually agreed Starting Date of the Front Leg (“Pre-Funding”).

3.3.4 Novation

(1) The Clearing Conditions provide for the inclusion of Select Invest Repos by way of Novation in the following way. If a Select Invest Repo has been concluded (“Original Select Invest Repo”) and if Eurex Clearing AG accepts such Original Select Invest Repo for inclusion in the clearing according to the Clearing Conditions, Eurex Clearing AG shall act as central counterparty by way of Novation: the Original Select Invest Repo shall then be cancelled and replaced by two equivalent Select Invest Repos

a) between Eurex Clearing AG and the Select Invest Participant as well as

b) between Eurex Clearing AG and the respective Clearing Member.

(2) At the Novation Time, the parties of the Original Select Invest Repo shall be released from their mutual obligations which arose from such Original Select Invest Repo.

(3) The Select Invest Repos resulting from the Novation shall be independent of the valid existence of the Original Select Invest Repos (abstract Novation).

3.3.5 Late Novation

(1) In the event that a Select Invest Repo is not accepted for clearing by Eurex Clearing AG on the respective contractually agreed Starting Date of the Front Leg, the Participants shall continue to be mutually obligated to take all necessary steps required of them in order to effect the inclusion of the respective Select Invest Repo in the clearing by Eurex Clearing AG as soon as possible after the contractually agreed Starting Date.

(2) The Clearing Conditions set forth that Select Invest Repos shall be newly established by using the content defined by the parties via the Trading System and shall be included in the clearing even if Novation does not take place until after the contractually agreed Starting Date, and that the agreed fee (Repo Rate) shall always be calculated for the entirety of the term agreed by contract.

(3) If a Select Invest Repo is not accepted for clearing after it has been attempted two-times after the relevant contractual start date of the Front Leg by Eurex Clearing AG, the Participant with a general Participation Authorization, which is involved in the transaction, may instruct Eurex Clearing AG, to stop further Novation attempts. In this case the condition according to Number 3.3.2 Paragraph (2) shall be deemed as not met with the consequence that no transaction is concluded.
3.3.6 Compensation in Case of Late Inclusion in Clearing

If a Select Invest Repo is not included in the clearing until after its contractually agreed Starting Date, the Participant which has suffered financial prejudice as a result may demand compensation from the other Participant. Such claim shall be settled directly between such Participants and shall not be taken into account in the clearing by Eurex Clearing AG. In particular, the amount of the fee allotted to the time period from the contractually agreed Starting Date of the Front Leg until the inclusion in the clearing, as well any saved costs which would have been caused by the transfer of the securities during such time period, are to be taken into account.

3.3.7 Cancellation by Mutual Agreement

(1) If the Participants intend to cancel a Select Invest Repo, such Participants must request such cancellation by concurrent non-revocable declaration vis-à-vis Eurex Repo. The declarations must be directed to the following address via e-mail: funchelp@eurexrepo.com.

(2) If Eurex Repo receives such concurrent declarations by 10 a.m. (included) on a given trading day, Eurex Repo shall, subject to Novation taking place in the meantime, delete the respective Select Invest Repo from the Trading System at the latest by scheduled close of trading on such trading day.

(3) If Eurex Repo receives such concurrent declarations after 10 a.m. on a given trading day, Eurex Repo shall, subject to Novation taking place in the meantime, delete the respective Select Invest Repo from the Trading System at the latest by scheduled close of trading on the subsequent trading day.

(4) If Novation of the Select Invest Repo takes place before such Select Invest Repo is deleted, such deletion is no longer possible. The Participants shall bear the risk that the Select Invest Repo is novated before its deletion from the Trading System.

(5) The cancellation shall not become effective until Eurex Repo has deleted the Select Invest Repo from the Trading System.

3.3.8 Term

(1) The Management Board shall set out the terms available for Select Invest Repos in the Basket Specifications.

(2) The Starting Date and the End Date agreed on upon conclusion of a Select Invest Repo may not be changed subsequently by the Participants (not terminable on demand). Select Invest Repos in the form of an open repo trade are not available for trading.

3.4 Select Finance
(1) In Select Finance, there are available for trading GC Repos, Special Repos and GC Pooling Repos ("Select Finance Repos"). Select Finance Participants shall only enter into Select Finance Repos with Participants which are not Select Finance Participants themselves and possess a general Participation Authorization. In Select Finance, transactions shall not be effected anonymously. Inclusion in the clearing by Eurex Clearing AG shall take place subsequently by way of Open Offer according to the Clearing Conditions of Eurex Clearing AG.

(2) For entering into Select Finance Repos, the "Pre-Arranged Trading Function" or the function "Request for Quote" are available, as the case may be. "Quotes" are not available.

(3) The provisions governing

a) the Repo Market according to Number 3.1 and

b) the GC Pooling Market according to Number 3.2

shall also apply to Select Finance Repos mutatis mutandis provided that this Number 3.4 does not explicitly set forth differing provisions. Further details on which securities are admissible for Select Finance Repos and on which securities are included in the respective baskets are set forth in the Basket Specifications.

3.5 eTriParty Repo Market

The eTriParty Repo Market offers bilateral Repos in various currencies. Counterparties wishing to carry out a eTriParty Repo Transaction must both sign a legal agreement pursuant to CBL and its rulebooks and must have specified a common collateral profile with CBL as Third Party Custodian.

eTriParty Repo Transactions (eTriParty Repo) are available for trading on the eTriParty Repo Market. Characteristic for a eTriParty Repo is the procurement of capital within the scope of the following rules and regulations.

3.5.1 Specifications for a eTriParty Repo

With regard to a eTriParty Repo, the provisions of Number 3.1.1 shall apply accordingly unless provided otherwise in this section.

3.5.1.1 Subject Matter of Contract

(1) The selection of securities which are assigned or otherwise transferred with regard to a traded eTriParty Repo shall automatically be effected for the respective Participant exclusively via CmaX. Participants are not entitled to claim assignment of specific securities included in a basket. In addition, the Participants decide on the Trading Currency. The Trading Currencies admissible for the respective basket shall be specified by the Management Board in the Basket Specifications. Unless separately defined, the Trading Currency shall be Euro.
(2) The number and class of the specific securities to be assigned shall automatically be determined based on the subject matter of contract of the eTriParty Repo, as previously agreed upon, per Trading Currency and on the basis of CmaX, such determination shall be carried out by the system, taking into consideration the admissible securities available via the system for the Participant liable to deliver.

(3) Further details regarding the automatic determination of the securities included in the respective basket via CmaX shall be regulated in the Basket Specifications and in the rulebooks of CmaX in their respective valid version.

(4) The Management Board shall be entitled to change securities included in the respective baskets. In deviation to Number 6.7 Paragraph (2), such change of the basket specifications of baskets offered within the framework of the eTriparty Repo Market must be notified to the Participants no less than 60 calendar days in advance. The Management Board may allow for a shorter period if this is necessary to ensure smooth operation of functions and orderly trading or if this seems necessary due to mandatory regulatory obligations. Participants accept the amendments to respective Basket Specifications, provided that a written objection is not filed with Eurex Repo within ten (10) business days after publication. Such objection may only be filed by Participants actually holding positions in the relevant baskets. If one Participant objects, the respective Basket Specifications nevertheless continue to be effective for all Participants.

(5) CBL shall carry out the adjustments in CmaX necessary upon changes to the baskets.

(6) An eTriParty Repo must have a cash amount of at least EUR (AUD, CAD, CHF, DKK, GBP, JPY or USD respectively) 1,000,000 (in words: one million).

(7) In deviation to Number 3.1.1.2, the agreed interest rate for an eTriParty Repo must be fixed. Variable Repos are not available.

3.5.1.2 Performance, Delivery

(1) Any physical delivery according to an eTriParty Repo Transaction shall solely be effected, by automatic assignment and transfer of securities to be delivered through CmaX based on the rulebooks of CmaX. The Participants of an eTriParty Repo Transaction agree in this respect upon such transfer or assignment of the respective legal position pursuant to the requirements of the relevant applicable jurisdiction and authorize CBL to undertake any legal action with respect to the execution of transfer or assignment of any securities determined by CmaX.

(2) In deviation to Number 1.5 und 3.1.1.4., the respective counterparty shall be the contracting party to all eTriParty Repos selected via the Trading System.

3.5.1.3 Term

(1) The Starting Date and the End Date of an eTriParty Repo must, in any event, fall on a trading day. The Starting Date of a eTriParty Repo may be specified to be any trading day from, and including, the day on which the transaction is concluded to,
and including, the day following 365 days, or 366 days respectively in case of a leap year, after the day on which the transaction is concluded. The End Date may be specified to be any trading day from, and including, the first trading day immediately following the Starting Date to, and including, the day specified as the last possible End Date by the Management Board in the Basket Specifications.

(2) The terms available for eTriParty Repos are specified by the Management Board in the Basket Specifications.

(3) Participants may, in general, not retroactively change the Starting Date and End Date agreed upon with conclusion of a eTriParty Repo (not terminable on demand).

3.5.1.4 Substitution

(1) The seller shall be entitled to substitute the securities transferred within a eTriParty Repo Transaction during the term pursuant to the rulebooks of CmaX (right of substitution). Substitute securities available in the sellers stock of free and admissible securities for the respective basket via CmaX shall be assigned or transferred automatically to the buyer.

(2) The substitution procedure as well as any other detailed prerequisites shall be governed by the rulebooks of CmaX.

3.5.1.5 Re-use

The securities assigned to the buyer within a eTriParty Repo may be reused pursuant to the rulebooks of the CmaX, in particular the Collateral Management Service Agreement for Collateral Givers and the Collateral Management Service Agreement for Collateral Receivers (together the “CMSA”) and the Clearstream Terms and Conditions for Repurchase Transactions apply. For the avoidance of doubt: The aforementioned conditions apply exclusively with regard to the reuse of assigned securities. With regard to possible risks in relation to the use and provision of reuse services reference is made to the relevant information published by CBL in this regard.

4. Part: Securities Lending Transactions Admitted to Trading

Standardised Securities Lending Transactions may be entered into the SecLend Market (see Number 4.1) or executed on the HQLAx Market (see Number 4.2) below.

4.1 SecLend Market

(1) The following standardised securities lending transactions are available for trading in the SecLend Market subject to the following provisions.

(2) The Management Board shall determine which securities are admitted to trading on Eurex Repo and shall determine the specifications to be observed with regard to Securities Lending Transactions in such securities. In accordance with these Terms and Conditions, certain determinations shall be provided outside these Terms and
Conditions in the additional product specifications for the SecLend Market ("Product Specifications – SecLend Market").

(3) In the case of a Securities Lending Transaction in the SecLend Market, one party (the "Lender") shall be obligated to transfer a specified number of a certain financial instrument (the "Loaned Securities", and the respective financial instruments in general, the "Underlying Security" or the "Underlying Securities", as the case may be) to the other party (the "Borrower"), and the Borrower shall be obligated to transfer, upon maturity of the Securities Lending Transaction, such Underlying Securities as are equivalent to the actually delivered Loaned Securities (the "Equivalent Loaned Securities").

(4) The Borrower shall be obligated to provide cash or non-cash principal collateral to the Lender (the "Principal Collateral"); at the same time, an agreement shall be concluded with the Lender to return, upon maturity of the the Securities Lending Transactions, assets to the Borrower, such assets being equivalent to the actually delivered Principal Collateral (the "Equivalent Principal Collateral").

(5) Two Participants may only enter into Securities Lending Transactions for which Principal Collateral in the form of financial instruments shall be eligible, if (i) each Participant has entered into a tri-party agreement concerning the delivery of principal collateral in the form of securities with the same Tri-Party Collateral Agent (as defined in Number 2.2.2), and (ii) both Participants have specified a common profile containing criteria for collateral (the "Collateral Profile").

(6) Special SecLend Participants may only enter into Securities Lending Transactions as Lenders. In these cases, the Principal Collateral agreed on must be in the form of financial instruments. Cash Principal Collateral is excluded.

(7) For the conclusion of Securities Lending Transactions, only the "Addressed Offer" and "Quote" functions are available for entering binding offers.

(8) Changes to the arrangement of the Securities Lending Transactions available via the Trading System shall be determined by the Management Board.

(9) Determinations in the Product Specifications – SecLend Market for Securities Lending Transactions as well as any changes or additions shall be announced by the Management Board electronically by circular letters sent via e-mail or by way of publication on the Internet at the latest one trading day prior to their taking effect.

4.1.1 Conclusion and Inclusion in Clearing

4.1.1.1 Conclusion

In order to conclude a Securities Lending Transaction on the SecLend Market, the Participants must agree on the underlying Loaned Security, the interest rate, the term of the Securities Lending Transaction as well as on any additional parameters (jointly the "Loan Information").
Transactions entered into on the SecLend Market shall not be effected anonymously. Securities Lending Transactions shall first be concluded between the Participants which agree on the respective Securities Lending Transaction via the Trading System. If a Lender as Beneficial Owner makes use of the services of an Agent Lender, then in line with Number 1.4.4. Paragraph (1) the Lender and not the Agent Lender is bound by the transactions executed. Inclusion in the clearing by Eurex Clearing AG shall take place subsequently by way of Novation of the Securities Lending Transaction according to the Clearing Conditions of Eurex Clearing AG.

4.1.1.2 Obligation to Ensure Inclusion in Clearing by Eurex Clearing AG

Participants between which a Securities Lending Transaction has been concluded shall be mutually obligated to take all necessary steps required of them in order to ensure the inclusion of the respective Securities Lending Transaction in the clearing by Eurex Clearing AG.

4.1.1.3 Novation

(1) The Clearing Conditions provide for the inclusion of Securities Lending Transactions by way of Novation in the following way. If a Securities Lending Transaction has been concluded between two Participants ("Original Securities Lending Transaction") and if Eurex Clearing AG accepts such Original Securities Lending Transaction for inclusion in the clearing according to the Clearing Conditions, Eurex Clearing AG shall be interposed as central counterparty by way of Novation; the Original Securities Lending Transaction shall then be cancelled and replaced by two equivalent Securities Lending Transactions

a) between Eurex Clearing AG as Borrower and the respective Clearing Member as Lender as well as

b) between Eurex Clearing AG as Lender and the respective Clearing Member as Borrower.

(2) At the Novation Time, the parties of the Original Securities Lending Transaction shall be released from their mutual obligations which arose from such Original Securities Lending Transaction.

(3) The Securities Lending Transaction resulting from the Novation shall be independent of the valid existence of the Original Securities Lending Transaction (abstract Novation).

4.1.1.4 Non-Inclusion in Clearing

If and when Eurex Clearing AG makes a final decision to not accept a Securities Lending Transaction for clearing, such Securities Lending Transaction shall be cancelled automatically. Any claims for compensation between the Participants arising from such non-inclusion shall remain unaffected by such cancellation.
4.1.2 General Specifications for Securities Lending Transactions

4.1.2.1 Eligible Loaned Securities

The Loaned Securities available for Securities Lending Transactions (the "Eligible Loaned Securities") shall be defined by the Management Board in the Product Specifications – SecLend Market.

4.1.2.2 Eligible Principal Collateral Assets and Return Claims

(1) The Borrower may deliver Principal Collateral

   a) in the form of financial instruments ("Non-Cash Principal Collateral") or

   b) in the form of cash in a specified currency ("Cash Principal Collateral")

   ("Eligible Principal Collateral Assets") to the Lender. The currency of the relevant Principal Collateral is herein referred to as the "Principal Collateral Currency".

(2) The Management Board shall determine the Eligible Principal Collateral Assets from time to time in the Product Specifications – SecLend Market.

   In the case of Eligible Principal Collateral Assets which may be provided with regard to Non-Cash Principal Collateral, the Collateral Profile agreed on in the collateral annex to the special tripartite agreement with the Tri-Party Collateral Agent shall apply in addition.

(3) Unless Number 4.3.5 Paragraph (2) applies, Principal Collateral secures the claim for delivery of Equivalent Loaned Securities on the Maturity Date.

(4) Unless Number 4.3.5 Paragraph (2) applies, the actual delivery of Eligible Principal Collateral Assets in relation to the Principal Collateral by the Borrower to the Lender in accordance with Number 4.3.5 Paragraph (1) shall give rise to or increase a Redelivery Claim of the Borrower against the Lender. The relevant Redelivery Claim shall become due in accordance with Number 4.7.3.

4.1.2.3 Equivalent Loaned Securities and Equivalent Principal Collateral

When used in this Part 4, "equivalent" or "equivalent to" in relation to any Loaned Securities or Principal Collateral (whether Cash Principal Collateral or Non-Cash Principal Collateral) actually delivered means cash or securities, of a type, nominal value, description, currency and amount, as applicable, identical to the Loaned Securities or Principal Collateral (as the case may be) actually delivered.

4.1.2.4 Delivery of Loaned Securities and Equivalent Loaned Securities

Loaned Securities and Equivalent Loaned Securities shall be delivered free of payment.
4.1.2.5 Provision of Principal Collateral and Equivalent Principal Collateral

(1) Unless Paragraph (2) applies, Principal Collateral and Equivalent Principal Collateral shall pass from the Borrower to the Lender and vice versa by transferring to the transferee all right, title and interest in and to the concerned asset (free and clear from any and all rights and claims of the transferring party and any third parties, independent of the basis of such rights and claims, including without limitation, rights and claims arising from the applicable regulations or from any statutory or fiduciary relationship). The value of such assets shall, as of the date the transfer is effected, be at least equal to the value of the concerned payment or delivery obligation at such date.

(2) Non-Cash Principal Collateral shall be provided to a Special SecLend Participant only by way of creation of a pledge over the concerned Eligible Principal Collateral Assets selected.

Lenders shall also have the right to request by a respective election in the Loan Information that Non-Cash Principal Collateral in the context of the Securities Lending Transaction shall be provided by way of creation of a pledge over the concerned Eligible Principal Collateral Assets.

Such pledge shall collateralise the Borrower’s obligation (i) to deliver the Equivalent Loaned Securities on the Maturity Date and (ii) to pay the applicable cash amount in the event of a cash settlement pursuant to the Clearing Conditions.

4.1.2.6 Settlement

(1) The delivery of Loaned Securities and Equivalent Loaned Securities shall be settled through the settlement location specified by Eurex Clearing AG and in accordance with the instructions of Eurex Clearing AG.

(2) The delivery of Non-Cash Principal Collateral shall be settled via a Tri-Party Collateral Agent which provides collateral management services on behalf of the relevant Clearing Member and Eurex Clearing AG as collateral provider or collateral taker, as the case may be, on the basis of a specific tripartite agreement with the Tri-Party Collateral Agent. The Tri-Party Collateral Agent of both the Participants which agree on a given Securities Lending Transaction must be identical.

(3) Substitution of financial instruments comprised in the Principal Collateral and the transfer or handling, as the case may be, of distributions and corporate actions with regard to such financial instruments shall be handled in accordance with the rules and procedures of the Tri-Party Collateral Agent.

4.1.2.7 Currency Conversions

For the purpose of determining any prices, sums or values (including Market Value and Required Collateral Value (as defined in Number 4.7.2 below)) on any business day, prices, sums or values stated in currencies other than the currency for the Securities Lending Transaction specified in the Loan Information (the “Transaction Currency”) or the Principal Collateral Currency or any other relevant currency, as applicable, shall be
converted (i) into the Transaction Currency on the basis of the exchange rate published by Eurex Clearing AG as of the previous business day, or (ii) into the Principal Collateral Currency or such other relevant currency, as applicable, on the basis of the current exchange rates published by Eurex Clearing AG.

4.1.3 Term

(1) The starting date ("Value Date") and the end date ("Maturity Date") of a Securities Lending Transaction must always fall on a trading day. The earliest possible Value Date of a Securities Lending Transaction is the day such Securities Lending Transaction is entered into. Moreover, the Value Date may not be more than two years after the date the Securities Lending Transaction is entered into. The earliest possible Maturity Date of a Securities Lending Transaction is the trading day after the Value Date. In the case of Fixed Term Loans, the latest possible Maturity Date is the day immediately following the first anniversary of the selected Value Date, whereby the Maturity Date may not be more than two years after the date the Securities Lending Transaction is entered into.

(2) The Management Board will determine the terms available for Securities Lending Transactions as well as further conditions in the Product Specification – SecLend Market.

(3) The conditions for Securities Lending Transaction may provide for the following options:

a) return at any time upon request of the Borrower or the Lender (respectively the Agent Lender) before the date fixed as final maturity, or in the absence of such request of the Borrower or the Lender (respectively the Agent Lender), return on such date fixed as final maturity (an "Open Term Loan") or

b) return at a specifically fixed and agreed point in time, subject to any rights to request or agree early return before such specifically fixed and agreed point in time (a "Fixed Term Loan").

4.1.4 Adjustments

The Participants may adjust the conditions of a Securities Lending Transaction after such Securities Lending Transaction has been entered into using the trading functions described in Number 5.2.1. The respective adjustment shall take effect not before and only if approved by Eurex Clearing AG.

4.1.5 Delivery and Return of Loaned Securities

4.1.5.1 Delivery of Loaned Securities

(1) The value date of a Securities Lending Transaction shall be the relevant date specified in the Loan Information (the "Value Date").
(2) On the Value Date, the Lender shall transfer the Loaned Securities specified in the Loan Information to the Borrower against delivery of Initial Principal Collateral (as defined in Number 4.7.3 below) by the Borrower to the Lender.

4.1.5.2 Return of Equivalent Loaned Securities

(1) The Borrower shall transfer Equivalent Loaned Securities to the Lender on the Maturity Date against delivery of Equivalent Principal Collateral by the Lender to the Borrower or, in case Number 4.3.5 Paragraph (2) applies, against release of the pledge pursuant to Number 4.3.5 Paragraph (2).

(2) The Borrower to an Open Term Loan is entitled to return all, but not part, of the Equivalent Loaned Securities at any time (the "Return") in accordance with the following paragraphs.

(3) The Lender or the Agent Lender to an Open Term Loan is entitled to recall all, but not part, of the Equivalent Loaned Securities at any time (the "Recall") in accordance with the following paragraphs.

(4) The Borrower and the Lender or the Agent Lender are entitled to submit Return or Recall requests, as applicable, independently from each other, by using the relevant trading functions available on the Trading System.

(5) Notwithstanding their rights regarding Returns and Recalls, the Borrower and the Lender or the Agent Lender of an Open Term Loan may at any time mutually agree on a return or recall of all or part of the Equivalent Loaned Securities by using the relevant trading functions available on the Trading System.

(6) The "Maturity Date" of the relevant Securities Lending Transaction (i), in the case of an Open Term Loan, is the earlier of (a) the date specified in a Return or Recall request (if any, and provided that such request has not been cancelled) by the Lender or the Agent Lender or Borrower or in case of multiple requests whichever date first becomes effective (or, if the Return and Recall request specify the same date, such date), or (b) the date fixed as final maturity of the Securities Lending Transaction in the Loan Information, or (ii), in the case of a Fixed Term Loan, the date specified in the Loan Information, subject to an amendment of such date.

The date specified as the "Maturity Date" may not fall after the second anniversary of the date on which the Return request becomes effective or after the date specified in Subparagraph (i) (b) of the definition of Maturity Date. Moreover, the Maturity Day may not fall on a date prior to the last day of the standard settlement period of the relevant cash market for the settlement of the Equivalent Loaned Securities applicable to the date of receipt of such Return request, unless the Return request has been mutually agreed by the Borrower and the Lender or the Agent Lender.

In the case of a Recall request, the date specified as Maturity Date shall be a date which falls (i) not prior to the last day of the standard settlement period of the relevant cash market for the settlement of the Equivalent Loaned Securities applicable to the date of receipt of such Recall request, and (ii) not after the 31st
business day after the date on which the Recall has become effective or after the date specified in Subparagraph (i)(b) of the definition of Maturity Date.

(7) In the event of a partial Return or Recall request of Equivalent Loaned Securities, the term "Maturity Date" shall only refer to such portion of the Loaned Securities, Principal Collateral, Equivalent Loaned Securities or Equivalent Principal Collateral, as the case may be, to which such Recall or Return request relates. Following the complete settlement of the partial Recall or Return request, the "Securities Lending Transaction" shall relate only to such Loaned Securities, Principal Collateral, Equivalent Loaned Securities or Equivalent Principal Collateral, as the case may be, as reduced by the settlement of such partial Recall or Return request.

4.1.6 Delivery and Return of Principal Collateral

4.1.6.1 Initial Delivery of Principal Collateral

On the Value Date, the Borrower shall transfer Eligible Principal Collateral Assets to the Lender in an amount equal to the initial principal exposure determined by using the Market Value (as defined in Number 4.7.2 Paragraph (4)) of the Loaned Securities as of the previous business day (the "Initial Principal Collateral"). For the purpose of determining the initial principal exposure, the Loan Information may provide for a mark-up percentage to be applied, which must not be less than 70 per cent or more than 120 per cent (the "Mark-Up Percentage").

4.1.6.2 Marking to Market of Principal Collateral During the Term of a Securities Lending Transaction

(1) The aggregate Market Value (as defined in Paragraph (4) below) of the Eligible Principal Collateral Assets actually delivered to the Borrower in relation of the Principal Collateral in respect of a Securities Lending Transaction (excluding any Equivalent Principal Collateral repaid or returned pursuant to Paragraph (2)) (the "Posted Collateral") shall equal the Market Value of the number or aggregate nominal amount, as the case may be, of the Underlying Securities, which is equivalent to the number of aggregate nominal amount, as the case may be, of the Loaned Securities plus the applicable Mark-Up Percentage, if any, in respect of such Securities Lending Transaction (the "Required Collateral Value").

(2) If the Market Value of the Posted Collateral in respect of a Securities Lending Transaction exceeds the Required Collateral Value in respect of such Securities Lending Transaction the Lender shall repay or return, as the case may be, to the Borrower such Equivalent Principal Collateral (or release the pledge to such extent), as will eliminate the excess.

(3) If the Market Value of the Posted Collateral in respect of a Securities Lending Transaction falls below the Required Collateral Value in respect of such Securities Lending Transaction the Borrower shall provide such further Eligible Principal Collateral Assets in respect of the Principal Collateral to the Lender as will eliminate the deficiency.
(4) “Market Value” means:

   a) in relation to the valuation of Loaned Securities or Equivalent Loaned Securities, Principal Collateral or Equivalent Principal Collateral (other than Cash Principal Collateral), the market value for the relevant securities;

   b) in relation to Cash Principal Collateral, the amount in the currency concerned.

4.1.6.3 Final Return of Principal Collateral

On the Maturity Date, the Lender shall return to the Borrower the Equivalent Principal Collateral actually delivered until, and including, the Maturity Date, in full in accordance with Number 4.3.5 Paragraph (1) or, if Number 4.3.5 Paragraph (2) applies with respect to the Lender, such Lender shall release the pledge pursuant to Number 4.3.5 Paragraph (2).

4.1.7 Corporate Actions

Corporate actions with respect to the relevant Underlying Securities shall be subject to the provisions of this Number 4.8.

4.1.7.1 Distributions

If a relevant date on which the holders of the Underlying Securities are identified as being entitled to any interest, dividends, rights or other distributions of any kind (the “Record Date”) falls in the period from, and including, the Value Date to, and excluding, the Maturity Date, the Lender shall be entitled, in accordance with the following provisions, to a cash amount, securities or other assets equivalent to the amount of such interest, dividends, rights or other distributions of any kind that would have been received by a holder thereof on the Record Date (each a “Distribution”).

Unless otherwise provided under this Number 4.8.1, payments or deliveries of Distributions by the Borrower shall be made on the date on which such Distributions would have been received by the Lender in respect of the Loaned Securities assuming such Loaned Securities had been retained by the Lender and had not been loaned to the Borrower on the Record Date (“Distribution Settlement Date”).

(1) Distribution in the form of cash

   A Distribution in form of cash ("Cash Distribution") shall be provided on such terms and conditions as further specified in the Loan Information, and in the same currency as the actual payment by the issuer of the Underlying Securities.

(2) Distribution in the form of securities

   A Distribution in the form of securities ("Securities Distribution") shall be provided according to the following provisions:

   a) if the Securities Distribution has the same International Securities Identification Number ("ISIN") as the Loaned Securities, the relevant Securities Lending
Transaction shall be increased by such Securities Distribution as of the Distribution Settlement Date, and the Borrower shall be obligated to deliver additional Eligible Principal Collateral Assets in respect of the Principal Collateral pursuant to Number 4.7.2. References to "Loaned Securities" shall refer to the Loaned Securities as increased by the Securities Distribution;

b) if the Securities Distribution has a different ISIN than the Loaned Securities, a new Securities Lending Transaction with respect to such Securities Distribution shall be established between the parties to the relevant Securities Lending Transaction as of the Distribution Settlement Date, and the Borrower shall not be obligated to deliver Principal Collateral.

In case of Subparagraph (b), the new Securities Lending Transaction with respect to the Securities Distribution shall have the same terms and conditions (lending fees, rebates, tax rates etc.) as the original Securities Lending Transaction with respect to the Loaned Securities. Following the establishment of such new Securities Lending Transaction, the new Securities Lending Transactions shall be independent from the original Securities Lending Transaction and may be recalled or returned or be executed with a different interest and/or rebate rate independently from the original Securities Lending Transaction.

c) In case the Securities Distribution received under Subparagraph (b) cannot be settled via the respective Settlement Locations, the Borrower shall be obligated to make a cash payment in the currency of the Underlying Security for the Securities Distribution received under Subparagraph (b).

d) Specific provisions in case of a Securities Distribution in the form of subscription rights:

The following additional provisions apply to newly established Securities Lending Transactions in the case of which a Securities Distribution is effected in the form of subscription rights pursuant to Subparagraph (b) above.

Notwithstanding the rights of the Borrower and of the Lender or the Agent Lender to issue a Recall or Return request, as the case may be, in accordance with Number 4.6.2, regarding the Securities Distribution in form of subscription rights, the Securities Lending Transaction shall be redeemed by way of cash settlement on the business day following the end of the subscription period applicable to the subscription rights, and the Borrower shall be obligated to pay a respective cash amount.

The amount of such cash payment by the Borrower shall be determined in the currency of the Underlying Securities on the basis of the last settlement price of the subscription rights prior to the Maturity Date (the "Rights Cash Settlement Price") or, if no such Rights Cash Settlement Price is available, such other amount as is determined by reasonable discretion.
4.1.7.2 Other Corporate Actions

Mandatory Reorganisations and Voluntary Reorganisations (as defined in this Number 4.8.2) shall have the following effects on Securities Lending Transactions:

(1) Mandatory Reorganisations

"Mandatory Reorganisations" are corporate actions where the participation of the owner of the relevant Underlying Securities in the corporate action is mandatory and not based on an individual decision or election of such concerned owner of the relevant Underlying Securities. Mandatory Reorganisations may be based on a decision of the competent corporate bodies of the respective company, e.g. the shareholders’ meeting, or be triggered by third parties, e.g. in case of a squeeze out following a takeover offer.

Mandatory Reorganisations which occur on or after the Novation Time and on or prior to the Maturity Date, shall be processed in accordance with the following provisions:

a) where any liquidation (in whole or in part) or squeeze-out occurs with respect to the Underlying Securities, the relevant Securities Lending Transaction shall be (i) redeemed on the date on which such liquidation or squeeze-out proceeds, if any, would have been received by the Lender in respect of the Loaned Securities assuming such Loaned Securities had been retained by the Lender and had not been loaned to the Borrower, and on such date the Borrower shall pay to the Lender, a sum of money equivalent to (and in the same currency as) such liquidation or squeeze-out proceeds, if any, against the return of the Principal Collateral to the Borrower; the Securities Lending Transaction shall be redeemed without the delivery of Equivalent Loaned Securities or (ii) automatically be cancelled in case the Mandatory Reorganisation under (a) occurred on or after the Novation Time and prior to the Value Date,

b) where any other Mandatory Reorganisations occur with respect to the Underlying Securities, the relevant Securities Lending Transaction shall, on the execution date of such other Mandatory Reorganisation, be adjusted by the issuer according to the equivalent of the securities that would have been received by the Lender in respect of the Loaned Securities on the execution date of such other Mandatory Reorganisation by the issuer, assuming such Loaned Securities had been retained by the Lender and had not been loaned to the Borrower. References to Loaned Securities shall refer to the Loaned Securities as adjusted by this Paragraph (1)(b).

(2) Voluntary Reorganisations

"Voluntary Reorganisations" are certain corporate actions which are not mandatory in respect of the owner of the relevant Underlying Securities but which require a decision or election of the owner of the respective Underlying Securities to participate in the corporate action (including exchange offers, repurchase offers, optional parts of rights, tender, acquisition, takeover or purchase offers). Voluntary Reorganisations are not supported in the Eurex Repo SecLend Market.
4.1.7.3 Fractions

No fractions of securities or financial instruments shall be delivered with respect to any Mandatory Reorganisation or Securities Distribution. Instead, the Borrower shall pay to the Lender a cash amount in the currency of the Underlying Securities equal to the value of the fractional Distribution or other fractional amount of securities pursuant to Number 4.8.2.

4.1.7.4 No Entitlement or Obligation to Exercise Voting Rights

The Lender shall not be entitled to exercise any voting rights in relation to the Loaned Securities.

The Borrower shall not be obligated to make use of the exercise of any voting rights in relation to the Loaned Securities.

4.1.8 Lending Fees and Rebates

(1) As from, and including, the Value Date and until, and excluding, the Maturity Date, the Borrower to a Securities Lending Transaction shall pay to the Lender with respect to the Loaned Securities the specified fixed or floating rate (the "Lending Fee") set out in the Loan Information. Such Lending Fee shall accrue in arrears, shall be determined on a daily basis and shall become due on the seventh business day of each month (with the last payment date being the seventh business day of the month following the Maturity Date). Payments of rates shall be made in the Transaction Currency.

(2) The Lending Fee shall at any time be calculated by using the act/360 day count convention, on the basis of either (i) a specified amount, or (ii) the Required Collateral Value determined on the relevant calculation date, or (iii) the Required Collateral Value determined on the relevant calculation date (excluding the Mark-Up Percentage, if any) plus a premium, as set out in the Loan Information and as amended from time to time, if applicable. The Loan Information may also set out a minimum rate.

(3) As from, and including, the Value Date and until, and excluding, the Maturity Date, the rebate set out in the Loan Information shall be paid by the Lender or the Borrower to a Securities Lending Transaction with respect to the Cash Principal Collateral actually delivered. Such rebate shall accrue in arrears, shall be determined on a daily basis and shall become due on the seventh business day of each month (with the last payment date being the seventh business day of the month following the Maturity Date). Payments of rebates shall be made in the Transaction Currency.

(4) Rebates shall at any time be calculated on the basis of the Required Collateral Value determined on the relevant calculation date, and by using the applicable day count convention for the relevant currency.
(5) The Lender or the Agent Lender and the Borrower may agree from time to time to amend the agreed Lending Fee and rebates on any respective Securities Lending Transactions ("Re-Rate").

(6) The Management Board may set out details concerning rates in the Product Specifications – SecLend Market.

4.2 HQLA Market

(1) The HQLA Market enables Participants to execute standardised Securities Lending Transactions – bilaterally agreed between the Participants in their underlying Securities Lending Agreement – via the Trading System of Eurex Repo in accordance with the following provisions (each such Securities Lending Transaction a “HQLA Transaction”).

(2) A HQLA Transaction obligates one Participant (the “Lender”) to transfer certain underlying securities of a specific value comprised in a standardised securities basket (the “Loan Basket”) to the other Participant (“Borrower”) with a simultaneous agreement by the Borrower to retransfer to the Lender an equivalent Loan Basket on the Maturity Date of the HQLA Transaction.

(3) Correspondingly, the Borrower under such HQLA Transaction is obligated to transfer certain underlying securities of a specific value comprised in a standardised securities basket as collateral for such Loan Basket (the “Collateral Basket”) to the Lender with a simultaneous agreement by the Lender to retransfer to the Borrower an equivalent Collateral Basket on the Maturity Date of the HQLA Transaction.

4.2.1 General Specifications for HQLA Transactions

The Management Board of Eurex Repo shall determine from time to time which standardised Loan Baskets and Collateral Baskets will be available for HQLA Transactions and shall determine the specifications to be observed with regard to Loan Baskets and Collateral Baskets being exchanged as part of such HQLA Transactions. Certain determinations may thereby also be provided in additional product specifications for the HQLA Market ("Product Specifications – HQLA Market"). The available Loan Baskets and Collateral Baskets for HQLA Transactions will be communicated to the Participants published on the website of Eurex Repo www.eurexrepo.com

4.2.2 Loan Information / Modifications

In order to execute an HQLA Transaction, the Participants must agree beforehand on the relevant loan information of the HQLA Transaction such as the relevant Loan Basket and Collateral Basket, the transaction volume, the lending fee, the term of the Securities Lending Transaction as well as any other relevant criteria as required from time to time (the "Loan Information").

During the term of the HQLA Transaction, the Lender and Borrower may agree at any time on amendments / modifications of certain Loan Information by using the trading functions described in Number 5.2.6 below.
4.2.3 Term

The Loan Information may either provide for a redemption of the HQLA\(^*\) Transaction upon request of the Borrower or Lender (an “Open Term Loan”) or for a redemption on a specifically agreed close date subject to the entitlement of the Borrower or Lender to agree on a redemption prior to such specifically agreed close date (a “Fixed Term Loan”).

4.2.4 Delivery and settlement

As soon as HQLA\(^*\) Transactions have been executed on the Trading System, Eurex Repo will deliver any instructions and notifications regarding such executed HQLA\(^*\) Transaction including any amendment / modifications thereto on behalf of the Lender and the Borrower to HQLA\(^*\) for further processing on the HQLA\(^*\) Platform.

The value date of an HQLA\(^*\) Transaction (loan opening) is the relevant date as specified in the Loan Information on which the securities comprised in the Loan Basket and the securities comprised in the Collateral Basket (“Open Date”) shall initially be transferred to the relevant other counterparty.

The maturity date of an HQLA\(^*\) Transaction (loan closing) is the relevant date on which the equivalent securities comprised in the Loan Basket and Collateral Basket shall be retransferred to the relevant other part counterparty (“Close Date”).

The Open Date and the Close Date of an HQLA\(^*\) Transaction must always fall on a trading day. The Open Date may not be more than one year after the date the HQLA\(^*\) Transaction has been entered into. The earliest possible Close Date of an HQLA\(^*\) Transaction is the trading day after the Open Date. In the case of Fixed Term Loans, the latest possible Close Date may not be more than two years after the date the HQLA\(^*\) Transaction has been entered into.

On the Close Date of an HQLA\(^*\) Transaction the equivalent securities comprised in the Loan Basket and Collateral Basket, respectively, shall in accordance with the relevant provisions of the HQLA\(^*\) Scheme Rulebook be returned by the Trusted Third Party to the relevant accounts with a settlement institute (custodian) as indicated by the Lender, Borrower, to the Trusted Third Party, respectively.

5. Part: Trading Rules

5.1 Trading Days and Trading Phases

(1) Trading on Eurex Repo principally shall take place on the days determined by the Management Board (“trading days”). The Management Board reserves the right at any time not to make trading available on individual days or to determine additional trading days after prior announcement thereof to the Participants and Brokers.

(2) The trading day on Eurex Repo encompasses two consecutively occurring trading phases: the pre-trading phase and the main trading phase. The opening and closing
times of the phases are determined by the Management Board and made known to all Participants electronically via email or over the Internet.

5.2 Types of Orders

5.2.1 General Types of Orders

Depending on the market, the following types of orders and functions of the Trading System are available to the Participants:

(1) Indication of Interest

Indication of Interest is a function that enables a Participant to indicate towards one, more or all Participants that it has an interest in concluding a Repo transaction; such indication of interest shall not be binding (so-called invitatio ad offerendum). The concerned Participants may react thereto by sending an Addressed Offer. The Participant who originally sent the Indication of Interest may accept (“Take”), ignore or reject (“Reject”) such Addressed Offer.

(2) Quote

A Quote is a binding offer to enter into a transaction. With Repo transactions, it is also possible that a Quote only refers to the purchase or sale and the retransfer or repurchase of a security at a later date. With respect to a Repo the Quote may comprise one or two Repo interest rates. With respect to a Securities Lending Transaction a Quote comprises the Lending Fee.

In the case of a GC Repo, the entry of a Quote into the Trading System must be accompanied by the entry of an amount in Euro and a Repo interest rate. In the case of a Special Repo, the entry of a Quote into the Trading System must be accompanied by the entry of a nominal size and a Repo interest rate. A Quote shall remain valid, until it is changed or cancelled by the Participant; it will be automatically cancelled at the end of the trading day.

(3) Addressed Offer (with requirement of acceptance)

By using the function "Addressed Offer", a Participant directs a binding offer for the conclusion of a transaction to a particular Participant. The other Participant can take, ignore or reject such offer.

As long as an addressed offer of a Participant has not been accepted or rejected, such addressed offer may be cancelled in the Trading System at any time. An Addressed Offer will be cancelled automatically upon its expiration date.

(4) Pre-Arranged Trading

Pre-Arranged Trading Function is a function that enables a Participant to direct a binding offer for conclusion of a Repo transaction to a particular Participant after both Participants have agreed upon a transaction. The other Participant may either accept (“Take”), ignore or reject (“Reject”) such offer.
As long as a Pre-Arranged Offer of a Participant has not been taken or rejected, such Pre-Arranged Offer may be deleted in the Trading System at any time. A Pre-Arranged Offer will be deleted automatically as soon as its validity expires.

(5) Rate Change Request

Rate Change Request is a function that enables a Participant to direct a binding offer for modification of the Repo rate of an Open Repo transaction to a particular other Participant after both Participants have agreed upon a transaction. The other Participant may either accept ("Take"), ignore or reject ("Reject") such offer.

(6) Closing

Closing is a function that enables a Participant to bring forward the Term Leg of an Open Repo transaction (Number 3.1.1.3 Paragraph (4)).

(7) Take

The “Take” function serves to enable a Participant to accept the offer of another Participant for the conclusion of a Repo transaction in the Trading System and thereby conclude a Repo transaction.

(8) Reject

The “Reject” function serves to enable a Participant to reject an offer of another Participant for the conclusion of a Repo transaction in the Trading System directed to it.

5.2.2 Repo Market

In the Repo Market, the following trading functionalities are available in addition to the types of orders as defined in Number 5.2.1:

Partial Return/Partial Recall:

Partial Return/Partial Recall is a function that enables a Participant with respect to a Repo with open term to submit a binding offer for the partial, but not full, return or recall of equivalent securities after the Repo with open term has been affected.

5.2.3 Select Invest

In addition to the Pre-Arranged Trading Function, the following trading functions are available for Select Invest:

Request for Quote:

Request for Quote is a function that enables a Select Invest Participant to indicate towards one, more or all Participants with a general Participation Authorization that it has an interest in concluding a Select Invest Repo; such indication shall not be binding (so-called invitatio ad offerendum). The concerned Participants with a general Participation
Authorization may react thereto by sending an Addressed Offer. The Select Invest Participant which originally entered the Request for Quote may, in turn, accept (“Take”), ignore or reject (“Reject”) such Addressed Offer. In respect of the Addressed Offer, Number 5.2.1 Paragraph (3) shall apply.

5.2.4 Select Finance

For participants from Ontario (Canada), only the Pre-Arranged-Trading function is available.

In addition to the Pre-Arranged Trading Function, the following trading functions are available for any other Select Finance Participants:

Request for Quote:

Request for Quote is a function that enables a Select Finance Participant to indicate towards one, several or all Participant with a general Participation Authorization that it has an interest in concluding a Select Finance Repo; such indication shall not be binding (so-called invitatio ad offerendum). The concerned Participant with a general Participation Authorization may react thereto by sending an Addressed Offer. The Select Finance Participant which originally entered the Request for Quote may, in turn, accept (“Take”), ignore or reject (“Reject”) such Addressed Offer. In respect of the Addressed Offer, Number 5.2.1 Paragraph (3) shall apply.

5.2.5 SecLend Market

In the SecLend Market, the following trading back office activities are available for the modification of Securities Lending Transactions.

(1) Re-Rate

Re-Rate is a function that enables a Participant (as Borrower or Lender or Agent Lender, as the case may be) with respect to a Securities Lending Transaction to submit a binding offer to adjust the originally agreed Lending Fee of the Securities Lending Transaction after the Securities Lending Transaction has been effected. The other Participant (Lender or Agent Lender or Borrower, as the case may be) may either accept (“Take”), ignore or reject (“Reject”) such offer.

The Lender and the Borrower are entitled to Re-Rate loans in “pending” and “open” status, if both parties agree bilaterally on the same modification details. The Lender and the Borrower need to operate a Re-Rate request via Eurex Repo’s trading system F7. Re-Rates can be requested for lending fee and interest rate and apply for the full outstanding quantity of the loan.

(2) Partial Return/Partial Recall

Partial Return/Recall is a function that enables a Participant (as Borrower or Lender or Agent Lender, as the case may be) with respect to an Open Term Loan to submit a binding offer for the partial, but not full, Return (in case of the Borrower) or Recall (in case of the Lender or the Agent Lender) of Equivalent Loaned Securities after the
Open Term Loan has been effected. The other Participant (Lender or Agent Lender or Borrower, as the case may be) may either accept ("Take"), ignore or reject ("Reject") such offer.

(3) Full Return/Full Re-Call (Closing)

Full Return/Full Re-Call (Closing) is a function that enables Participants with respect to an Open Term Loan to mutually or unilaterally terminate such Open Term Loan, after such Open Term Loan has been effected.

To mutually agree on the termination of an Open Term Loan one Participant (as Lender or Agent Lender or Borrower, as the case may be) may use the Full Return/Full Re-Call (Closing) function to submit a binding offer for the full, but not only partial, return (in case of the Borrower) or recall (in case of the Lender or the Agent Lender) of Equivalent Loaned Securities. The other Participant (Lender or Agent Lender or Borrower, as the case may be) may either accept ("Take"), ignore or reject ("Reject") such offer.

To unilaterally terminate an Open Term Loan in full, but not in part a Participant (as Lender or Agent Lender or Borrower, as the case may be) may use the Full Return/Full Re-Call (Closing) function to exercise its right regarding a Return (in case of the Borrower) or Recall (in case of the Lender or the Agent Lender) of Equivalent Loaned Securities. For the avoidance of doubt, an acceptance by the other Participant (Lender or Agent Lender or Borrower, as the case may be) is not required, if the settlement shall occur on the first Trading Day immediately following the exercise day (T+1).

(4) Loan Cancellation is a function to cancel the agreed loan in “pending” status. If the loan is in “open”, the function Loan Cancellation cannot be used.

5.2.6 HQLA Market

In the HQLA Market, the following trading back office activities are available for the amendment / modification of HQLA Transactions.

(1) Full Return/Full Re-Call (Closing)

Full Return/Full Re-Call (Closing) is a function that enables Participants with respect to an Open Term Loan to mutually agree on a termination of or unilaterally terminate such Open Term Loan, after such Open Term Loan has been effected.

To mutually agree on the termination of an Open Term Loan one Participant (as Lender or Borrower, as the case may be) may use the Full Return/Full Re-Call (Closing) function to submit a binding offer for the full, but not only partial, return (in case of the Borrower) or recall (in case of the Lender) of equivalent securities comprised in the relevant Loan Basket, Collateral Basket, respectively. The other Participant (Lender or Borrower, as the case may be) may either accept ("Accept"), ignore or reject ("Reject") such offer.
To unilaterally terminate an Open Term Loan in full, but not in part a Participant (as Lender or Borrower, as the case may be) may use the Full Return/Full Re-Call (Closing) function to exercise its right regarding a Return (in case of the Borrower) or Recall (in case of the Lender) of equivalent securities comprised in the relevant Loan Basket, Collateral Basket, respectively. For the avoidance of doubt, an acceptance by the other Participant (Lender or Borrower, as the case may be) is not required, if the settlement shall occur on the first Trading Day immediately following the exercise day (T+1).

(2) Early Termination/Terminable on Demand

Terminable on Demand (Closing) is a function that enables Participants with respect to a Fixed Term Loan to mutually agree on a termination of such Fixed Term Loan, after such Fixed Term Loan has been effected.

To mutually agree on the termination of an Fixed Term Loan one Participant (as Lender or Borrower, as the case may be) may use the Terminable on Demand (Closing) function to submit a binding offer for the full, but not only partial, return (in case of the Borrower) or recall (in case of the Lender) of equivalent securities comprised in the relevant Loan Basket, Collateral Basket, respectively. The other Participant (Lender or Borrower, as the case may be) may either accept ("Accept"), ignore or reject ("Reject") such offer.

5.3 Broker Offer

Broker Offers include all details concerning the term, volume and price which are necessary for the conclusion of a transaction and are entered into the Trading System specifying both Participants for whom the respective Broker Offer is being entered. The entry of Broker Offers without such Broker Offers having been coordinated with the Participants prior to their entry is not permitted. The transaction offered by way of a Broker Offer is validly concluded only upon acceptance of such Broker Offer by both Participants ("Take") and only between such two Participants. If a Broker Offer is rejected by one or both of the Participants ("Reject"), the respective transaction is not concluded.

5.4 Quote Book

The quote book contains all quotes entered into the Trading System by the Participants. The Participants may view in the quote book all quotes per term and transaction including information as to the contract size. If a quote contained in the quote book is accepted by another Participant, such quote will be cancelled in the quote book and the next best quote will be indicated to the Participants as the best quote. Quotes can be entered into the Trading System during both the pre-trading and the main trading phases although they are all cancelled automatically upon the close of trading (close of the main trading phase). The Participants must therefore re-enter their quotes into the Trading System on the following trading day.
5.5 Trading Procedure

(1) Trading begins, at the earliest, with the opening of the main trading phase, when the Participants use the current quotes within the Trading System and the types of orders as defined in Number 5.2 (to the extent that such orders are available on the respective market) or Broker Offers as defined in Number 5.3 in order to enter into transactions. Trading ends at the close of the main trading phase.

(2) Quotes are maintained in the Trading System during the entire trading day and are binding on the respective Participant, until such quote is changed or cancelled by the Participant. All other types of orders (Number 5.2) shall remain valid for the period as indicated by the Participant when entering the respective order into the Trading System. Broker Offers (Number 5.3) shall remain valid until the end of the trading day. Upon the termination of trading, all orders and quotes as well as Broker Offers entered into the Trading System shall automatically be cancelled.

(3) During trading, the Participants may enter quotes into the quote book and modify such quotes subsequently. For the purpose of entering into a transaction, Participants may react on a quote not having been entered by them by making use of a Take.

A quote may, also with respect to the amount of money or nominal size of the securities, be accepted in part by a Participant. Such amount may, however, not fall below the minimum amount determined for the respective transaction. A quote may also be accepted with respect to the nominal size. In the case of an acceptance of a quote with respect to a partial amount, the amount entered together with such quote will be reduced accordingly. The quote remains in the quote book with the remaining amount.

(4) Participants may send indications of interest (to the extent that such indications of interest are available on the respective market) to all Participants which may react thereon by using an addressed offer. The other Participant may in turn either take, ignore or reject such addressed offer.

(5) Participants may approve or reject Broker Offers. If a Broker Offer is approved by both Participants ("Take"), such Broker Offer is changed to a Matched Addressed Offer and the transaction is concluded between the Participants concerned. If one of the two Participants concerned rejects the Broker Offer ("Reject") or if a Broker Offer expires, such Broker Offer is deleted.

5.6 Pre-Trading Controls

(1) Eurex Repo determines limits for the transfer of notifications (entry of orders, modification of orders, deletion) that can be sent to the trading system within a certain period of time. Upon reaching this maximum limit, the transfer of notifications will be delayed.

(2) Quotes entered into the Quote Book may be deleted if such deletion is necessary for the maintenance of an orderly exchange trading. The Participants will be informed immediately.
5.7 Conclusion of Transactions

(1) Transactions are concluded during the main trading phase by means of the Trading System, if two Participants have agreed within the Trading System on the security or the Securities Basket to be delivered, the currency, the interest rate, the term, the Starting Date and End Date and the amount. An agreement shall only be deemed to have been reached, if a Participant has accepted a binding addressed offer, a Pre-Arranged Offer or a quote of another Participant by means of the type of order “Take” provided by the System.

(2) The different types of orders enable the Participants to negotiate the contract components of the respective transaction.

5.8 Mistrades and Volatility Management

(1) All transactions effected through the Trading System by means of the user identification of a Participant shall be binding on such Participant.

(2) However, the Management Board is authorized to cancel a transaction if its price deviates significantly and obviously from the market price as valid at the time of the conclusion of the respective transaction and if a Participant directly affected by the transaction notifies Eurex Repo without delay that it has entered its order or quote into the Trading System incorrectly by mistake. The application for the cancellation of a transaction must be submitted to Eurex Repo in writing or via fax by a Participant involved in the transaction. If the transaction is concluded by an Agent Lender, only the Agent Lender and not the Beneficial Owner may apply to have the transaction cancelled.

In order to determine whether the price of a transaction deviates significantly from the market price as valid at the time, Eurex Repo shall, at its discretion, specify an appropriate market price and inform the Participants involved. To the extent one of the Participants involved in the respective transaction raises objections against the market price as specified by Eurex Repo, Eurex Repo shall select three competent persons (Chef Trader) among the Participants admitted to trading on Eurex Repo which are not involved in the respective transaction, which shall have to specify the appropriate market price for the respective transaction; the average calculated from the three market prices thus specified shall determine the valid market price which shall be binding for the Participants involved.

(3) Eurex Repo is entitled to claim from each Participant who requested the cancellation of a transaction payment of a handling fee in the amount of up to 5,000 Euros. This handling fee will be charged for each individual transaction whose cancellation is requested. The provisions in clause 1 and 2 above shall apply irrespective of the transaction in question being cancelled by the Management Board.

(4) In the event of a cancellation of a transaction, Eurex Repo will notify all Participants involved in the transaction by telephone and thereafter in writing of the cancellation of the transaction.

(5) Furthermore, the Management Board may cancel a transaction if such action is necessary to ensure orderly trading on the trading platform of Eurex Repo. Eurex
Repo may charge each Participant involved in such a cancelled transaction a handling fee in the amount of up to 5,000 Euro. If the transaction is concluded by an Agent Lender, the Agent Lender shall be charged with the handling fee and not the Beneficial Owner.

5.9 Margin Requirements; Daily Settlement Payments

Each Participant of the Repo Market, GC Pooling Market, Select Finance and SecLend Market is required to provide the margin required of it in cash or securities accepted by Eurex Clearing AG respectively by Xemac, and to effect any daily settlement payments within the specified period. The method applied by the Clearing Members to calculate such margin shall be disclosed to the Participants, for which they act, at their request.

Participants which are also General Clearing Members are required to immediately notify the Management Board, if another Participant for which they act fails to meet any margin requirement or fails to effect any daily settlement payments when due.

5.10 Suspension of Trading

(1) The Management Board may at any time suspend Repo trading in whole or in respect of one or more contract types if this is necessary due to existing market conditions. The Management Board shall revoke the suspension of trading of a contract type, if the reason for such suspension has ceased to exist.

(2) The decision of the Management Board regarding the suspension of trading of a contract type is generally made after the end of the trading hours and shall be made public to all Participants and Brokers by electronic means prior to the commencement of the following trading day.

(3) If trading in specific contract type on Eurex Repo is suspended in whole or in part, no new orders, quotes or Broker Offers may be entered in respect of such contract type for the duration of the suspension. The Management Board may, in the event of a suspension of trading, issue different instructions on a case-by-case basis.

(4) For the purposes of this Number 5.9, contract type shall refer to all contracts of an identical underlying and an identical term.

5.11 Market Supervision

(1) Eurex Repo shall monitor the functionality of the Trading System during the trading phases and compliance with all provisions of these Terms and Conditions. The Management Board may take all measures necessary for the smooth operation of functions and orderly trading.

(2) In order to ensure an orderly functionality of the Trading System, the commencement of trading may, at the order of the Management Board, be postponed for the entire Trading System or trading phases may be extended or shortened accordingly.
(3) In the event of technical problems, the Management Board may, for individual or all Participants or Brokers, temporarily suspend the access to or trading in the Trading System.

(4) In the event of respective measures which considerably affect the operation of the Trading System, the Participants and Brokers affected thereby shall, to the extent possible, be promptly notified thereof via the Trading System or – in the case of a system failure – by other suitable electronic means.

(5) If participation in trading on Eurex Repo or the entry of Broker Offers is not possible to individual Participants or Brokers due to technical disruptions, the Trading System shall continue to be available to the other trading participants and Brokers.


6.1 Fees

6.1.1 Annual Basic Fee

(1) Subject to Paragraph (2), for the participation in trading, an annual basic fee per calendar year and Participant according to below-listed fee group assigned to the Participant shall be charged. With regard to specific markets, the relevant fee group assigned will also have an effect on the amount of the transaction-based fee. As default, all Participants are classified in the “Liquidity Taker” market status. The Participant excluding Select Finance Participants may decide for a classification in fee group “Liquidity Provider I” and “Liquidity Provider II” by written notification to Eurex Repo. The classification in a fee group is valid until further notice. In case of an admission within a calendar year, the annual basic fee will be charged proportionally for the remaining calendar months. Another fee group may be chosen with a one month’s notice to the end of year. Should a Participant return or terminate its Participation Authorization, already paid fees will neither be reimbursed proportionally nor will any fees be waived pro rata which are due or have already been invoiced.

<table>
<thead>
<tr>
<th>Fee Groups</th>
<th>Annual basic fee (Euro)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Liquidity Provider I</td>
<td>100,000</td>
</tr>
<tr>
<td>Liquidity Provider II</td>
<td>25,000</td>
</tr>
<tr>
<td>Liquidity Taker</td>
<td>12,000</td>
</tr>
</tbody>
</table>

(2) In deviation of Paragraph (1), no annual basic fee shall apply to

a) Select Invest Participants,

b) Special SecLend Participants,

c) Participants in the HQLA® Market and

d) Broker.
6.1.2 Fees for the Participation Authorization for the Repo Market and for the GC Pooling Market

For the granting of a General Participation Authorization for access to the Repo Market and/or the GC Pooling Market, an admission fee in the amount of EUR 10,000 will be charged once.

6.1.3 Transaction-based Fee for the Repo Market and for the GC Pooling Market

(1) On the Repo Market as well as on the GC Pooling Market, the Participants involved in a Repo transaction shall be charged a transaction-based fee per Repo transaction. Such fee depends on the fee group pursuant to Paragraph (1), on the role of the Participant (Aggressor/Non Aggressor) at the time of conclusion of the respective Repo transaction and on the term. The fee shall be calculated on the basis of the fee rate as listed below in relation to the purchase price and the period of time from the Starting Date for the Front Leg (inclusive) until the End Date for the Term Leg (exclusive). Such fee shall amount to at least EUR 5 for the fee group “Liquidity Provider II”, as well as EUR 10 for the fee group “Liquidity Taker”, or for Repo Transactions denominated in USD at least to USD 7 in the fee group “Liquidity Provider II”, as well as USD 14 for the fee group “Liquidity Taker”, or for Repo Transactions denominated in CHF at least to CHF 6 in the fee group “Liquidity Provider II”, as well as CHF 12 for the fee group “Liquidity Taker”, or for Repo Transactions denominated in GBP at least to GBP 4 in the fee group “Liquidity Provider II”, as well as GBP 8 for the fee group “Liquidity Taker”. The calculation shall be made on the basis of actual/360.

“Aggressor”: Participant who has traded upon a quote order or Indication of Interest (IOI) order published in the Trading System.

“Non-Aggressor”: Participant who has entered the quote order or Indication of Interest (IOI) order relevant for conclusion of the transaction into the Trading System.

For Repo Transactions, which are concluded through a “pre-arranged”, “addressed offer” or “request for quote” order, a transactions based fee rate of 0,006 % (percent p. a.) is applied.

If a Broker Offer results in the conclusion of a Repo transaction, the Participants involved in the transaction are classified as the "Aggressor".

<table>
<thead>
<tr>
<th>Fee Group</th>
<th>Aggressor (in percent p. a.)</th>
<th>Non Aggressor (in percent p. a.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Liquidity Provider I</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Others:</td>
<td>0.006</td>
<td>0.001</td>
</tr>
<tr>
<td>Spot1WE, Spot2WE,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spot1M, Spot3M, Spot6M</td>
<td>0.003</td>
<td>0.001</td>
</tr>
</tbody>
</table>
## Fee Group

<table>
<thead>
<tr>
<th>Fee Group</th>
<th>Aggressor (in percent p. a.)</th>
<th>Non Aggressor (in percent p. a.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spot9M, Spot12M:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CTDTN, CTDCORP, CTDFLEX, CTDMAR*, CTDJUN*, CTDSEP*, CTDDEC*</td>
<td>0.02</td>
<td>0.02</td>
</tr>
<tr>
<td>Liquidity Provider II</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Others:</td>
<td>0.006</td>
<td>0.004</td>
</tr>
<tr>
<td>Spot1WE, Spot2WE, Spot1M, Spot3M, Spot6M, Spot9M, Spot12M:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CTDTN, CTDCORP, CTDFLEX, CTDMAR*, CTDJUN*, CTDSEP*, CTDDEC*</td>
<td>0.02</td>
<td>0.02</td>
</tr>
<tr>
<td>Liquidity Taker</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Others:</td>
<td>0.006</td>
<td>0.006</td>
</tr>
<tr>
<td>Spot1WE, Spot2WE, Spot1M, Spot3M, Spot6M, Spot9M, Spot12M:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CTDTN, CTDCORP, CTDFLEX, CTDMAR*, CTDJUN*, CTDSEP*, CTDDEC*</td>
<td>0.02</td>
<td>0.02</td>
</tr>
</tbody>
</table>

*Term refers to yearly Future Delivery Date within the respective month (e.g. CTDMAR20 means the maturity of the Future contract in March 2020).

(2) The fees according to Paragraph (1) shall be calculated and billed on a monthly basis. In principle, such calculation shall include all Repo transactions whose business dates fall within the month of invoicing. In deviation thereto, the transaction-based fee for Open Repo transactions shall be calculated starting from (and including) the respective Front Leg, per time period for each month until (and excluding) the respective Term Leg. Provided the purchase price has been determined in a currency other than EUR, this purchase price shall be converted on the basis of the ECB reference exchange rate of the last business day of a month in EUR as assessment basis. The due fee shall be billed in EUR.

6.1.4 Transaction-based Fee for Select Invest

(1) In Select Invest, the Participant with a general Participation Authorization involved in a Select Invest Repo shall be billed for one transaction-based fee per Select Invest Repo. A Select Invest Participant shall not be billed for one transaction-based fee.
Such fee is dependent on the term of the Select Invest Repo and on the applicable fee group pursuant to the table below. Generally, the regular fee rate shall be applicable. For Select Invest Repos between a Participant with a general Participation Authorization and a Select Invest Participant which has been accepted by the Management Board as a client nominated by such Participant with a general Participation Authorization, the fee rate for transactions with nominated clients shall apply to such Participant with a general Participation Authorization. The fee due shall be calculated on the basis of the applicable fee rate pursuant to the table below with respect to the purchase price and the period of time from the Starting Date of the Front Leg (included) until the End Date of the Term Leg (excluded), and shall amount to at least EUR 5. The calculation shall be based on the day count convention "actual/360".

<table>
<thead>
<tr>
<th>Fee Group</th>
<th>Fee Rate for Transactions with Nominated Clients (in percent p.a.)</th>
<th>Regular Fee Rate (in percent p.a.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Others:</td>
<td>0.012</td>
<td>0.016</td>
</tr>
<tr>
<td>Spot1WE, Spot2WE, Spot1M, Spot3M, Spot6M, Spot9M, Spot12M:</td>
<td>0.006</td>
<td>0.01</td>
</tr>
</tbody>
</table>

(2) Number 6.1.2 Paragraph (2) shall apply mutatis mutandis to fees pursuant to Paragraph (1).

6.1.5 Transaction-based Fee for Select Finance

(1) In Select Finance, a Participant with a general Participation Authorization and a Select Finance Participant involved in a Select Finance Repo shall each be charged with a transaction-based fee of 0.006 % (percent p. a.) per Select Finance Repo.

6.1.6 Transaction-based Fee for the eTriParty Repo Market

(1) On the eTriParty Repo Market, the Participants involved in an eTriParty Repo Transaction shall be charged a transaction-based fee per Repo Transaction. The transaction-based fee for the Seller of the Transaction (Cash Taker) shall amount 0.01 %, calculated on the basis of the fee rate as listed below in relation to the purchase price and the period of time from the Starting Date for the Front Leg (inclusive) until the End Date for the Term Leg (exclusively). The Buyer of the Transaction (Cash Provider) is not subject to the transaction-based fee. The calculation shall be based on the day count convention "actual/360". Such fee shall amount at least EUR 10,- for each Seller of the Transaction (Cash Taker), or, if applicable,
for Repo Transactions denominated in USD at least to USD 14,
for Repo Transactions denominated in CHF at least to CHF 12,
for Repo Transactions denominated in AUD at least to AUD 16,
for Repo Transactions denominated in CAD at least to CAD 16,
for Repo Transactions denominated in DKK at least to DKK 70,
for Repo Transactions denominated in JPY at least to JPY 1,200,
for Repo Transactions denominated in GBP at least to GBP 8.

(2) Number 6.1.2 Paragraphs 2 and 3 shall apply mutatis mutandis to fees pursuant to Paragraph (1).

6.1.7 Transaction-based Fee for the SecLend Market

(1) In the SecLend Market, a transaction-based fee shall be charged for each Securities Lending Transaction. During the term of a Securities Lending Transaction, such transaction-based fee shall accrue for each Participant involved in such Securities Lending Transaction and shall be billed in arrears at the end of each month.

The transaction-based fee shall be calculated per time period for each calculation period. A calculation period comprises the period from, and including, the respective calculation date until, and excluding, the next calculation date. Calculation dates are the Value Date, each adjustment date as well as the Maturity Date of the Securities Lending Transaction.

The transaction-based fee for each Participant shall amount to 0.01 %, calculated depending on the Market Value of the respective Loaned Securities at the beginning of the respective calculation period. The calculation shall be based on the day count convention "actual/360". The minimum transaction fee per Securities Lending Transaction shall be EUR 10 for each Participant.

(2) For each adjustment of a Securities Lending Transaction, each Participant shall be charged an additional fee of EUR 10 each.

(3) If an Agent Lender concludes transactions in the SecLend Market for the account of a Beneficial Owner, only the Agent Lender will be charged with the transaction-based fees stated in (1) and (2). The Beneficial Owner shall not be charged with transaction-based fees.

6.1.8 Transaction-based Fee for the HQLA\(^x\) Market

(1) In the HQLA\(^x\) Market, a transaction-based fee shall be charged for each HQLA\(^x\) Transaction. During the term of a HQLA\(^x\) Transaction, such transaction-based fee shall accrue for each Participant involved in such HQLA\(^x\) Transaction and shall be billed in arrears at the end of each month.
The transaction-based fee shall be calculated per time period for each calculation period. A calculation period comprises the period from, and including, the respective calculation date until, and excluding, the next calculation date. Calculation dates are the Open Date, as well as the Close Date of the HQLA® Transaction.

The transaction-based fee for each Participant shall amount to 0.006 %, calculated depending on the nominal amount of the respective Securities comprising the relevant Loan Basket, at the beginning of the respective calculation period. The calculation shall be based on the day count convention "actual/360".

The transaction-based fee shall be reduced by 25 percent for participants which execute their first HQLA® transaction within three months after the effective functional trading date of the HQLA® market ("Effective Trading Date"), as announced separately on the website of Eurex Repo GmbH (www.eurexrepo.com). This discount shall then be applied for one year after such Effective Trading Date.

(2) For each automated rollover of an Extendable transaction, each Participant shall be charged a modification fee of EUR 10 each.

6.1.9 Basic Fee for Broker

(1) Brokers shall be charged a monthly basic fee for access to the trading system and for the authorization to enter broker offers in the trading system pursuant to Number 2.4 Paragraph (1). A broker will not be charged any transaction-based fees.

(2) The amount of the monthly basic fee is based on the brokered average term-adjusted volume of the respective invoicing month.

<table>
<thead>
<tr>
<th>Average Term-Adjusted Volume in EUR (X)</th>
<th>Monthly Fee in EUR</th>
</tr>
</thead>
<tbody>
<tr>
<td>X &lt; 1,000,000,000</td>
<td>2,500,-</td>
</tr>
<tr>
<td>1,000,000,000 ≤ X &lt; 2,000,000,000</td>
<td>2,000,-</td>
</tr>
<tr>
<td>2,000,000,000 ≤ X &lt; 3,000,000,000</td>
<td>1,500,-</td>
</tr>
<tr>
<td>3,000,000,000 ≤ X &lt; 4,000,000,000</td>
<td>1,000,-</td>
</tr>
<tr>
<td>4,000,000,000 ≤ X &lt; 5,000,000,000</td>
<td>500,-</td>
</tr>
<tr>
<td>5,000,000,000 ≤ X</td>
<td>0,-</td>
</tr>
</tbody>
</table>

(3) The amount of the monthly basic fee according to Paragraph (2) shall be calculated and invoiced on a monthly basis. In general, this takes into account the repo transactions that were brokered in the invoicing month.
6.1.10 Monthly Basic Fees for the participation in the Repo Market and in the GC Pooling Market

(1) For participation in the Repo Market and in the GC Pooling Market, a basic fee of EUR 800 per month shall be charged, if the respective participant is not obliged to pay transaction-based fees pursuant to Number 6.1.3 for transactions on the Repo Market and on the GC Pooling Market of at least EUR 800 in the respective month. For the avoidance of doubt, if a participant participates in both markets, only EUR 800 per month shall be charged and if charged, this fee shall apply in addition to the annual basic fee pursuant to Number 6.1.1.

(2) This monthly basic fee shall not be applicable to Select Invest Participants and to Select Finance Participants.

6.1.11 Further Fee Provisions

(1) The basic fee for the participation in trading on Eurex Repo to be paid pursuant to Number 6.1.1 Paragraph (1) shall become due and payable upon the granting of the Participation Authorization and shall be payable in each subsequent year by the end of the month of January.

(2) The transaction-based trading fees shall be due for payment upon receipt of the invoice. If Eurex Repo has a direct debit authorization, the amount of the fee shall be collected on the tenth trading day of the following month of accounting period.

(3) The amount of the basic fee pursuant to Number 6.1.1 and the transaction-based fees pursuant to Numbers 6.1.2 to 6.1.4 shall be assessed by Eurex Repo and may be amended at any time. Amendments shall be announced to the Participants in writing.

(4) Excessive System Usage fee

a) The number of transactions that a Participant may enter in the Trading System is capped by Transaction Limits as per Subparagraph (b) in connection with Subparagraph (c). Should a transaction limit be systematically exceeded ("Excessive System Usage"), an excessive system usage fee shall be levied for each day the limit has been exceeded. The fee for Excessive System Usage is EUR 2,500.

b) The transaction limits shall apply per market and per day (see table below). Should a transaction limit be exceeded on up to five trading days per calendar month, this is not considered as systematic.

<table>
<thead>
<tr>
<th>Market</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>GC Pooling</td>
<td>1,500</td>
</tr>
<tr>
<td>GC</td>
<td>1,500</td>
</tr>
<tr>
<td>eTriParty Repo</td>
<td>1,500</td>
</tr>
<tr>
<td>Special</td>
<td>65,000</td>
</tr>
</tbody>
</table>
c) All entries, changes or deletions of orders and quotes by the respective Participant are counted in order to define the number of transmitted transactions.

(5) In case of a non-timely payment of fees, the statutory provisions shall apply.

(6) Brokers who actively support the connection of new Select Invest Participants or Select Finance Participants shall be exempted from the broker basic fee for the respective calendar year. The following activities can be considered as active support:

   a) Establishment and promotion of a client relationship between Eurex Repo and enterprises that seek to become a Select Invest Participant pursuant to Number 1.4.1 or Select Finance Participant pursuant to Number 1.4.2.

   b) Support for Select Invest Participants and/or Select Finance Participants with regard to finding suitable counterparties for repo transactions.

   c) Initiation of Select Invest transactions and/or Select Finance transactions using the Broker Offer on the Trading Platform pursuant to Number 2.4. Paragraph (1).

   d) Advisory activities during the entire duration of the client relationship, for both Eurex Repo and its affiliated clients.

(7) Participants of Eurex Repo may generate reports on trading information with regard to the concluded Transactions using the F7 trading system, which can be accessed via the Common Report Engine ("CRE"). The functionality which allows the generation of these reports is called Member Trade eXtractor ("MTX"). A Participant of Eurex Repo using the MTX shall be charged a monthly fee of EUR 150.

6.2 Obligation to Cooperate

Each Participant which participates directly in trading on Eurex Repo through its trader system located outside the Federal Republic of Germany must - to the extent permitted by law - ensure that all installations operated outside the Federal Republic of Germany (trader systems, input devices, etc.), as well as the activities of such Participant conducted within the scope of the use of such devices, may be subject to inspection pursuant to the present Terms and Conditions. The same shall apply if a Participant participates in trading on Eurex Repo by means of input devices outside the Federal Republic of Germany which are connected to a trader system within the Federal Republic of Germany.

6.3 Use and Exploitation of Data, Data Protection

(1) Eurex Repo is entitled to all rights of use and exploitation of the data entered into the Trading System as well as the data resulting there from. Eurex Repo is entitled to disseminate such data and market information and may charge a fee therefore. In
(particularly, Eurex Repo may, under observance of the anonymity of the Participants and Brokers, perform and distribute statistical evaluations and analyses of the market. Neither Eurex Repo nor the Participants and Brokers shall be held liable for the correctness and completeness of the data, market information, market analyses and statistical evaluations distributed by Eurex Repo. Eurex Repo shall not be held liable for data being correct, available and up-to-date if it receives such data from a third party.

(2) Any data and information received from the Trading System may only be used by the Participants and Brokers for purposes of trading and settlement or of entering Broker Offers. Participants and Brokers may only pass or make available such data and information to a third party subject to Eurex Repo’s prior written consent. This shall not be applicable to data and information which Participants and Brokers receive as confirmation of trading.

(3) Participants and Brokers agree to the passing on of data and information of the Participant to the group companies of Deutsche Börse Group (as defined on www.deutsche-boerse.com) – provided that such data and information have been acquired within the scope of these Terms and Conditions – in particular for purposes of information and analysis in order to improve the product portfolio and for advertising purposes.

(4) Eurex Repo is controller in terms of the applicable data protection law.

6.4 Liability

6.4.1 Force Majeure

Eurex Repo shall not be held liable for damage caused by disruption in its services as a result of any force majeure, riot, events resulting from war or natural disasters, or resulting from other circumstances beyond the control of Eurex Repo (e. g., strikes, lockouts, interruption of transport or orders of domestic or foreign governments).

6.4.2 General Liability

For damages suffered by a Participant or Broker in connection with its use of the Trading System or the Agent Routing System of the eTriParty Repo Market, Eurex Repo shall be liable only to the extent that willful misconduct (Vorsatz) or gross negligence (grobe Fahrlässigkeit) of itself or third parties assisting in its performance can be demonstrated, unless the damage results from a culpable breach of its essential obligations (wesentliche Vertragspflichten). An essential obligation is an obligation, the performance of which is necessary for the execution of the contract and as well a performance of which the Participant or Broker, respectively, trusts in and may trust in. The liability of Eurex Repo, however, shall be limited in such a case if only ordinary negligence occurred to the amount of damages typically foreseeable at the time of execution of the agreement. An objection due to contributory fault shall remain unaffected. The provisions under the previous sentences above shall not affect the statutory liability for damages incurred as a result of injury to life, body or health as well as the liability pursuant to the German Product Liability Act (Produkthaftungsgesetz).
6.5 **Delegation to Third Parties**

Eurex Repo may in full or in part delegate to third parties the performance of the obligations assigned to it when it deems such delegation justified. Should Eurex Repo so delegate its duties, its liability shall be limited to the careful selection and instruction of the third parties appointed by it. Eurex Repo shall, however, at the request of the Participant or Broker, transfer to such Participant or Broker any existing claims against third parties appointed by Eurex Repo.

6.6 **Decisions by the Management Board**

The Management Board may transfer the decisions conferred upon it under these Terms and Conditions at any time to third parties within Eurex Repo to be determined by it.

6.7 **Amendments**

(1) The Terms and Conditions shall be adopted by the Management Board of Eurex Repo ("Management Board"). The Management Board is entitled to amend or supplement these Terms and Conditions from time to time, in particular to the extent that this appears necessary due to the existing market conditions or upon launch of new products.

(2) The Participants and Brokers shall be notified of any changes to these Terms and Conditions at least ten (10) business days prior to the effective date thereof, unless a short-term action of the Management Board becomes necessary due to particular market conditions. Participants and Brokers accept the amendments to the Terms and Conditions of Eurex Repo, provided a written objection is not filed with Eurex Repo within ten (10) business days after the publication. Eurex Repo reserves the right to terminate the contract in case of non-acceptance of the amendments.

(3) Amendments and supplements to these Terms and Conditions shall be announced by the Management Board by means of circular letters sent via e-mail or by way of publication on the Eurex Repo website (www.eurexrepo.com) for at least three (3) business days.

6.8 **Applicable Law, Place of Jurisdiction and Language**

(1) These Terms and Conditions shall exclusively be governed by, and construed in accordance with, the laws of the Federal Republic of Germany.

(2) The place of jurisdiction for all disputes in connection with these Terms and Conditions shall be Frankfurt am Main.

(3) Only the valid German version of these Terms and Conditions shall be binding for all Participants.