

CAP GEMINI

French Société Anonyme with capital of 1 280 941 720 euro Head office: 11, rue de Tilsitt, 75017 Paris Registered with the Paris Companies Registry under number 330 703 844 Paris

DESCRIPTION OF THE SHARE BUY-BACK PROGRAMME

TO BE AUTHORISED BY THE ORDINARY AND EXTRAORDINARY SHAREHOLDERS' MEETING ON MAY 23, 2013

Pursuant to articles 241-1 and subsequent of the *Autorité des marchés financiers* (AMF – the French financial market authority) general regulations, the purpose of this programme description is to describe the objectives and the terms of the share buy-back programme subject to the authorisation of the Ordinary and Extraordinary Shareholders' Meeting on May 23, 2013.

I. <u>LEGAL FRAMEWORK – DATE OF THE GENERAL MEETING OF SHAREHOLDERS</u> CALLED TO AUTHORISE THE SHARE BUY-BACK PROGRAMME

This share buy-back programme is taking place within the legal framework of articles L.225-209 and following of French Code of Commerce, and within the scope of the European Regulation No. 2273 of December 22, 2003 taken to apply the 2003/6/CE directive of January 28, 2003, referred to as «Market Abuse » directive, in connection with share buy-back programmes and financial instruments stabilization, that came into effect on October 13, 2004.

The May 23, 2013 Ordinary and Extraordinary Shareholders' Meeting is called to authorize the implementation of this share buy-back programme.

Pursuant to the provisions of article 241-2 II of the AMF general regulations, any change in the information contained in this programme description listed in §3, 4 and 5 of section I of article 241-2 will be, as soon as practicable, made available to the general public, in accordance with the provisions of article 221-3 of the French financial markets authority general regulations, notably by making it available at the Company's head office and on the websites of the Company.

II. <u>BREAKDOWN BY OBJECTIVE OF SHARES HELD AS OF THE DATE OF PUBLICATION</u> OF THIS SHARE BUY-BACK PROGRAMME DESCRIPTION

The 2 548 805 own shares held as of May 7, 2013 are allocated as follows:

- 112 000 shares to the objective of improving the liquidity of the Cap Gemini share and the regularity of its quotation by way of a liquidity agreement signed with Oddo Corporate Finance on February 15, 2010;
- 1 448 741 shares to the objective of awarding shares to employees and/or corporate officers;
- 988 064 shares to the objective of cancellation

III. <u>OBJECTIVES OF THE SHARE BUY-BACK PROGRAMME AND ALLOCATION OF</u> <u>SHARES PURCHASED</u>

Cap Gemini intention is to make use of the possibility to acquire its own shares, with the following objectives:

- to manage the secondary market and share liquidity through an investment services provider within the scope of a liquidity agreement in accordance with the AMAFI ethics charter recognized by the AMF,
- to award shares to employees and/or corporate officers (on the terms and by the methods provided by law), in particular in connection with a plan involving the allocation of shares without consideration, a company savings plan or an international employee share ownership plan,
- to remit the shares thus purchased to holders of securities granting access to the Company's share capital upon exercise of the rights attached thereto, in accordance with applicable regulations,
- to purchase shares to be retained with a view to remitting them in the future in exchange or payment for potential external growth transactions,
- to cancel the shares thus purchased subject to adoption of the ninth resolution included in the agenda of the May 23, 2013 Combined Shareholders' Meeting.

IV. PROPORTION OF SHARE CAPITAL, NUMBER OF SHARES AND PURCHASE PRICE

- <u>Maximum percentage of the share capital and maximum number of shares of Cap Gemini</u> <u>that may be purchased</u>: 10% of the share capital at any time (i.e., for illustrative purposes, on the basis of the total number of shares issued and outstanding as of this date, 16 011 771 shares), it being specified in particular (i) that own shares held shall be taken into account to ensure that the Company does not own, at any time, over 10% of the number of shares issued and outstanding at that time, and (ii) own shares tendered in payment or exchange in the context of a merger, de-merger or contribution may not represent more than 5% of the share capital. For illustrative purposes, as of this date, considering that the Company holds directly and indirectly 2 548 805 of its own shares, representing to 1,59% of its share capital as of May 7, 2013, the maximum number of shares which may be purchased amounts

13 462 966 shares, representing 8,41% of the share capital as of May 7, 2013, unless the Company sells or cancels own shares currently held.

<u>Maximum purchase price</u>: 55 euro per share. It should be noted that (i) this price will be adjusted in case of a share capital increase paid up by capitalizing additional paid-in capital, reserves, profit or other amounts and allocating shares without consideration (as well as in the event of a stock-split or reverse stock-split) and (ii) the total amount of purchases may not exceed €970 million.

V. IMPLEMENTATION AND DURATION OF THE SHARE BUY-BACK PROGRAMME

- <u>Implementation of the programme</u>: share purchases, sales and transfers may be carried out by any method allowed under the applicable laws and regulations, including through the use of derivative instruments and by means of a block purchase or transfer of shares. Any use of derivative instruments will be made in accordance with the rules set by the financial markets authority.

The share buy-backs may be carried out at any time, except during public offers for Company shares, in accordance with applicable laws and regulations.

- <u>Share buy-back programme duration and schedule</u>: eighteen months as from the date of adoption of the eighth resolution by the May 23, 2013 Shareholders' Meeting, i.e., up to November 23, 2014. Pursuant to article 225-209 of the French Code of Commerce, the aggregate number of shares which may be cancelled in any given period of twenty-four months shall not exceed 10% of the Company's share capital (adjusted for any transactions performed after the May 23, 2013, Combined Shareholders' Meeting), subject to adoption of the ninth resolution of the Extraordinary Shareholders' Meeting included in the agenda of the May 23, 2013 Shareholders' Meeting.