Final Terms dated 3 March 2008

Bayerische Hypo- und Vereinsbank AG Issue of Benchmark Open End Certificates linked to Indices

under the

Euro 50,000,000,000 **Debt Issuance Programme of** Bayerische Hypo- und Vereinsbank AG

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions (Certificates) set forth in the Prospectus dated 25 June 2007 and the supplemental Prospectus dated 4 September 2007 which together constitute a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC) (the "Prospectus Directive"). This document constitutes the Final Terms relating to the issue of Certificates described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Prospectus as so supplemented.

Full information on the Issuer and the offer of the Certificates is only available on the basis of the combination of these Final Terms and the Prospectus. The Prospectus and the supplemental Prospectus are available for viewing at Arabellastraße 12, MCD1CS, 81925 Munich, Germany and in electronic form at www.bourse.unicreditmib.fr and copies may be obtained from Arabellastraße 12, 81925 Munich, Germany.

The Terms and Conditions of the Certificates have been attached to this document as Annex A.

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(i)

Series:

| PART A - GENERAL INFORMATION | | | | | |
|------------------------------|---|--|---|--|--|
| 1. | Issuer: | | Bayerische Hypo- und Vereinsbank AG | | |
| 2. | 1 | | The Series Number of each of the Certificates as specified in Appendix 1 to the Terms and Conditions of the Certificates (see Annex A hereto). | | |
| | (ii) | Tranche Number: | The Tranche Number of each of the Certificates as specified in Appendix 1 to the Terms and Conditions of the Certificates (see Annex A hereto). | | |
| 3. | Form of Ins | truments: | | | |
| | (i) | Notes (other than Credit Linked Notes): | Not Applicable | | |
| | | Credit Linked Notes | Not Applicable | | |
| | | Mortgage Pfandbriefe (Hypothekenpfandbriefe) | Not Applicable | | |
| | | Public Sector Pfandbriefe (Öffentliche Pfandbriefe) | Not Applicable | | |
| | (ii) | Certificates | Applicable | | |
| | (iii) | Warrants | Not Applicable | | |
| 4. | Governing Law | | German law | | |
| 5. | Specified C | urrency: | Euro "EUR" | | |
| 6. | Number of Certificates admitted to trading: | | | | |

The Number of Certificates of each Series of Certifi-

cates as specified in Appendix 1 to the Terms and Conditions of the Certificates (see Annex A hereto).

(ii) Tranche: The Number of Certificates of each Tranche of Certifi-

cates as specified in Appendix 1 to the Terms and Conditions of the Certificates (see Annex A hereto).

7. Issue Price: The Issue Price of each Series of Certificates as speci-

fied in Appendix 1 to the Terms and Conditions of the

Certificates (see Annex A hereto).

8. Nominal Amount per Certificate: Not Applicable

9. Language of Terms and Conditions: English only

10. (i) Issue Date: 10 March 2008

(ii) Interest Commencement Date (if dif-

ferent from the Issue Date):

Not Applicable

11. Maturity Date: Not Applicable

12. Interest Basis: Non-interest bearing

13. (i) Redemption/Payment Basis: Redemption Amount determined by reference to Ref-

erence Asset

(further particulars specified below)

(ii) Reference Asset: Indices

14. Change of Interest or Redemption/Payment Basis: Not Applicable

15. Early Redemption at Issuer's Option: Issuer's Regular Call Right

(further particulars specified below)

16. Early Redemption at Instrumentholder's Option Exercise Right of Certificateholder

(further particulars specified below)

17. Status of the Notes Unsubordinated

18. Date approval for issuance of Instruments ob-

tained:

Not Applicable

19. Method of distribution: Not Applicable

The Certificates shall be available for trading on Eu-

ronext Paris S.A.

Provisions relating to interest (if any) payable

20. Fixed Rate Certificate Provisions Not Applicable

21. Floating Rate Certificate Provisions Not Applicable

22. **Zero Coupon Note Provisions** Not Applicable

23. Provisions to determine Additional Amount

for the Certificates

Not Applicable

24. **Other Interest Provisions** Not Applicable

Provisions relating to redemption

25. Early Redemption at Issuer's Option Applicable

Provisions relating to Notes: Not Applicable

Provisions relating to Certificates: Applicable

Certificates with Automatic Early Not Applicable

Redemption:

Certificates with Issuer's Regular Call Applicable

Right:

(i) Call Date The Issuer has the right, with effect to the last Banking

Day of January of every year but not before January 2009 (each such date a "Call Date") to terminate all,

but not a portion of the Certificates.

(ii) Notice period prior to Call Date One year in advance of the respective Call Date in

accordance with § 11 of the Terms and Conditions of

the Certificates (see Annex A hereto).

26. Early Redemption at Instrumentholder's Op-

tion

Applicable

Provisions relating to Notes: Not Applicable

Provisions relating to Certificates: Applicable

(i) Exercise Date: "Exercise Date" is the last Banking Day of January of

each year, but not before January 2009.

(ii) Period prior to Exercise Date for delivery of Declaration of Exercise: The Certificateholder shall exercise the right not later than the fifth Banking Day prior to the desired Exercise Date by submitting a written declaration (hereinafter the "Declaration of Exercise") and transferring the Certificates to the French Paying Agent.

"Declaration of Exercise" is a written declaration in the form of Appendix 2 to the Terms and Conditions of the Certificates (see Annex A hereto) and shall be binding and irrevocable. A Declaration of Exercise is ineffective if it reaches the Issuer and the French Paying Agent after the fifth Banking Day prior to the respective Exercise Date or the Certificates to which the Declaration of Redemption relates are not delivered, or not delivered at the latest on the fifth Banking Day prior to the respective Exercise Date, to the French Paying Agent. If the stated number of Certificates for which exercise of the Exercise Right is sought shown in the Declaration of Exercise deviates from the number of Certificates transferred to the French Paying Agent, the Declaration of Exercise shall be deemed to have been submitted for the number of Certificates corresponding to the smaller of the two numbers. Any surplus Certificates are transferred back to the Certificateholder at the latter's expense and risk.

27. **Redemption Amount:** Redemption Amount linked to Reference Asset

Automatic Exercise Not Applicable

28. Redemption Amount linked to Reference As- Applicable

sets:

(i) Formula to determine the Redemption Amount and/or, as the case may be, quantity of Reference Assets to be delivered instead of Redemption Amount:

Subject to the Terms and Conditions of each Series of Certificates and these Final Terms, the Issuer will pay the Redemption Amount to the Certificateholders on the tenth Banking Date following the Valuation Date.

The Redemption Amount shall be determined by the Calculation Agent on the Valuation Date in accordance with the following formula:

Redemption Amount = Reference Price_t x Parity / Exchange Rate*

with:

"Reference Price_t" means the Reference Price on the Valuation Date.

"Parity" means the factor as specified in Appendix 1 to the Terms and Conditions of the Certificates (see Annex A hereto).

"Exchange Rate" means the applicable rate of exchange for conversion of any amount into the Specified Currency for the purposes of determining the Redemption Amount which is the European Central Bank Settlement Spot Rate, fixing of the exchange rate of the TRY against EUR at 14:15 CET on the Valuation Date, as published on Reuters page ECB37.

* if applicable

(ii) Valuation Date(s):

Valuation Date shall be the respective Call Date or

Exercise Date.

(iii) Calculation Date:

Any day on which the Reference Asset is determined

and published by the Index Sponsors.

(iv) Observation Date(s)

Not Applicable

(v) Reference Price:

The official closing price of the Reference Asset published by the Index Sponsor and determined by the

Calculation Agent.

(vi) Business Centres for Banking Day:

Munich and Paris

(vii) Minimum Amount / Maximum Amount:

Not Applicable

(viii) Market Disruption and Adjustment provisions (if different from §4 and

Not Applicable

§5):

29. Early Termination Amount

Early Termination Amount payable on redemption for taxation reasons or on default and/or the method of calculating the same (if required or if different from that set out in the Conditions):

Not Applicable

Provisions relating to Reference Asset

30. Basket as Reference Asset / Under- Not Applicable 31. Not Applicable Shares as Reference Asset / Basket **Component / Underlying:** Bonds or other unlisted securities Not Applicable as Reference Asset / Basket Component: Certificates as Reference Asset / Not Applicable **Basket Component:** Fund shares as Reference Asset / Not Applicable **Basket Component: Indices as Reference Asset / Basket** Applicable **Component / Underlying:** Indices as described in Appendix 3 to the Terms and Description of Index/Indices: Conditions of the Certificates (see Annex A hereto). Index-Sponsor: Index-Sponsor as described in Appendix 1 to the Terms and Conditions of the Certificates (see Annex A hereto). **Index Calculation Agent:** Index Calculation Agent as described in Appendix 1 to the Terms and Conditions of the Certificates (see Annex A hereto). Relevant Exchange(s): Relevant Exchange as described in the Terms and Conditions of the Certificates (see Annex A hereto). Determining Futures Exchange(s): Determining Futures Exchange as described in the Terms and Conditions of the Certificates (see Annex A hereto). Interest rates as Reference Asset / Not Applicable **Basket Component:** Currency exchange rates as Refer-Not Applicable ence Asset / Basket Components: Commodities as Reference Asset / Not Applicable **Basket Components:** Future Contracts as Reference As-Not Applicable set / Basket Components: General provisions applicable to the Instruments 32. Form of Instruments: Global Certificate 33. Additional Financial Centre(s) or other special Munich, Paris provisions relating to Payment Dates: 34. Notices: All notices relating to the Certificates shall be published by the Issuer in accordance with the rules and regulations of Euronext Paris S.A. In addition, all notices shall also be valid if published on the website www.bourse.unicredtmib.fr. The notices will be considered validly published from the date of publication. 35. Redenomination, renominalization and reconven-Not Applicable tioning provisions: 36. Consolidation provisions: Not Applicable

38. Calculation Agent Bayerische Hypo- und Vereinsbank AG

Not Applicable

37. Trustee in case of appointment of a Substitute

Debtor:

39. Other terms or special conditions:

Distribution

40. Method of distribution: Not Applicable

The Certificates of each Series shall be available for

trading on Euronext Paris S.A.

41. If syndicated, names and addresses of Managers and underwriting commitments and details of any coordinator for the global offer or parts thereof:

Not Applicable

Not Applicable

(i) Date of [Subscription] Agreement:

Not Applicable
Not Applicable

(ii) Stabilizing Manager (if any):

Not Applicable

42. If non-syndicated, name and address of Dealer:

Not Applicable

44. Additional selling restrictions:

43. Total commission and concession:

Each of the Managers and the Issuer has represented and agreed, and each further Manager appointed under the Programme will be required to represent and agree, that:

- (a) in addition to the fact that it had to comply with any rule or requirement due to an offer of Securities to the public (appel publicà l'épargne) in France, it has only made and will only make such an offer of Securities to the public (appel public à l'épargne) in France in the period beginning (i) when a prospectus in relation to those Securities has been approved by the Autorité des Marchés Financiers (AMF), on the date of such publication or, (ii) when a prospectus has been approved in another Member State of the European Economic Area which has implemented the EU Prospectus Directive 2003/71/EC, on the date of notification of such approval to the AMF, all in accordance with articles L.412-1 and L.621-8 of the French Code Monétaire et Financier and the Règlement Général of the AMF, and ending at the latest on the date which is 12 months after the date of such publication; or
- (b) it has only made and will only make an offer of Securities to the public in France (appel public à l'épargne) and/or it has only required and will only require the admission to trading on Eurolist of Euronext Paris S.A. in circumstances which do not require the publication by the offeror of a prospectus pursuant to articles L.411-2 and L.412-1 of the French Code Monétaire et Financier; and

(c) otherwise, it has not offered or sold and will not offer or sell, directly or indirectly, Securities to the public in the France, and has not distributed or caused to be distributed and will not distribute or cause to be distributed to the public in France, the Prospectus or any other offering material relating to the Securities, and that such offers, sales and distributions have been and shall only be made in France to (i) providers of investment services relating to portfolio management for the account of third parties, and/or (ii) qualified investors (investisseurs qualifiés) all as defined in, and in accordance with, articles L.411-1, L.411-2 and D.411-1 of the French Code Monétaire et Financier.

45. Operational Information

(i) ISIN: ISIN as described in Appendix 1 to the Terms and

Conditions of the Certificates (see Annex A hereto).

(ii) Common Code: Common Code as described in Appendix 1 to the

Terms and Conditions of the Certificates (see Annex A

hereto).

(iii) WKN: WKN as described in Appendix 1 to the Terms and

Conditions of the Certificates (see Annex A hereto).

(iv) Other relevant security codes: Mnémonic Code as described in Appendix 1 to the

Terms and Conditions of the Certificates (see Annex A

hereto).

Not Applicable

(v) New Global Note intended to be held

in a manner which would allow Euro-

system eligibility:

(vi) Clearing System(s): Euroclear France ("Euroclear France")

(vii) Delivery: Delivery free of payment

(viii) Additional Paying Agent(s) (if any): Citibank International Plc, 19 Le Parvis, 92073 Paris

La Défense, France acting as "French Paying Agent"

for Euroclear France S.A. only.

(ix) Dealer's/Lead Manager's security Euroclear France account 4044.

account number:

account number.

PART B - OTHER INFORMATION

46. Listing

(i) Listing Application has been made for listing of the Certificates on Euronext Paris S.A.

(ii) Admission to trading Application has been made for the Certificates to be admitted to trading on Euronext Paris S.A.

Bayerische Hypo- und Vereinsbank AG, Arabellastraße 12, 81925 Munich, Germany, (the "Market Maker") has undertaken to provide liquidity through bid and offer quotes in accordance with the market making rules of Euronext Paris S.A. where the Certificates of each Series are expected to be listed. The obligations of the Market Maker are regulated by the rules of Euronext Paris S.A. and the relevant instructions to such rules.

(iii) Estimate of total expenses related to EUR 250 per each Series of Certificates admission to trading

47. Ratings

The Instruments to be issued are not expected to be

rated.

48. Notification:

Applicable

The Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin) has provided the Autorité des Marchés Financiers (AMF) with a certificate of approval attesting that the Prospectus has been drawn up in accordance with

the Prospectus Directive.

49. Interests of natural and legal persons involved in

the issue

Applicable

Bayerische Hypo- und Vereinsbank AG has a conflict of interest being the Issuer of the Certificates, the Calculation Agent, the Market Maker on Euronext Paris S.A., where the Certificates are expected to be admitted

to trading.

50. Reasons for the offer/Estimated net proceeds/ **Estimated total expenses**

Not Applicable

(i) Reasons for the offer See "General Information - Use of Proceeds and rea-

sons for the offer" in the Prospectus.

(ii) Estimated net proceeds: Not Applicable (iii) Estimated total expenses: Not Applicable 51. Fixed Rate Instruments only – Yield Not Applicable

Indication of yield: Not Applicable

52. Performance of, and other information concerning

the Reference Asset:

As specified in Annex B to these Final Terms.

As specified in Annex B to these Final Terms.

53. Specific Risk Factors relating to the calculation method for the Reference Asset-linked Redemption Amount or the applicable Reference Asset:

Not Applicable

54. Details relating to the performance of the Reference Asset and the explanation of the effect on

the value of the Instruments

55. Restriction on the free transferability of the Instruments

56. Taxation

All payments by the Issuer to the certificate holder in respect of the Certificates can be made free of any withholding or deduction for or on account of any taxes

in France.

None

57. Details relating to public offer

Not Applicable

RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms. The information included in Appendix 3 (Information about the Indices) to the Terms and Conditions of the Certificates (see Annex A hereto) has been extracted from the relevant website and is not necessary the latest information available. The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware, and is able to ascertain from information published by Wiener Börse AG or Istanbul Stock Exchange no facts have been omitted which would render the reproduced inaccurate or misleading

| Signed o | n behalf of the Issuer: |
|----------|-------------------------|
| By: | |
| | |
| | |
| | Duly authorized |

Annex A

Terms and Conditions of the Certificates

8 1

(Certificates, Redemption Amount, Issuance of Additional Certificates)

- (1) Bayerische Hypo- und Vereinsbank AG (hereinafter referred to as the "Issuer") has issued on 10 March 2008 (the "Issue Date") the following series (the "Series") of Benchmark Open End Certificates linked to Indices (the "Certificates") pursuant to these terms and conditions (the "Terms and Conditions"), which are issued in Euro (the "Specified Currency") as non-par value Certificates in the aggregate number specified as the Number of Certificates in Appendix 1.
 - In accordance with the Terms and Conditions, the Issuer shall pay for each Certificate to the holder of such certificate (each a "Certificateholder"; all holders of Certificates are collectively referred to as "Certificateholders") the Redemption Amount (§ 3) calculated in accordance with the provisions of these Terms and Conditions.
- (2) The Issuer reserves the right, without approval of the Certificateholders, from time to time to issue additional Certificates on the same terms, in such manner as to consolidate them with these Certificates and have them constitute a single issue together with the latter. In that event, the term "Certificates" also includes such additionally issued Certificates.

§ 2

(Form of Certificates)

The Certificates issued by the Issuer are evidenced by a permanent global bearer certificate (the "Global Certificate", deposited with Euroclear France S.A. (the "Clearing System"). Certificates are transferable as coownership interests in the Global Certificate in accordance with the rules and regulations of the Clearing System. The right to request definitive Certificates shall be excluded.

§ 3

(Definitions, Redemption Amount, Redemption by Certificateholder)

- (1) Within these Terms and Conditions the following terms shall have the following meanings:
 - "Reference Asset" means indices described in Appendix 1 and Appendix 3 below.
 - "Reference Price" means the official closing price of the Reference Asset, as published by the Index Sponsor and determined by the Calculation Agent.
 - "Calculation Date" means any day on which the Reference Asset is published by the Index Sponsor and determined by the Calculation Agent.
 - "Banking Day" means any day (other than a Saturday or Sunday) on which the Clearing System as well as the Trans-European Automated Real-time Gross settlement Express Transfer system (TAR-GET) are open and commercial banks and foreign exchange markets settle payments in Munich and Paris.
 - "Valuation Date" means the respective Call Date or Exercise Date. If the Valuation Date is not a Calculation Date the next following day, which is a Calculation Date shall be the Valuation Date.
 - "Relevant Exchange" shall be the stock exchange, on which the Reference Assets or its components are traded, and as determined by the Calculation Agent in accordance with such Reference Asset or the Reference Asset's component's liquidity. In case of a material change in the market conditions at the Relevant Exchange, such as final discontinuation of the Reference Asset or of its components' quotation at the Relevant Exchange and determination at a different stock exchange or considerably restricted liquidity, the Calculation Agent shall be entitled but not obligated to specify another stock exchange as the relevant stock exchange (the "Substitute Relevant Exchange") by way of announcement pursuant to § 11. In the event of substitution, any reference in these Terms and Conditions to the Relevant Exchange, depending on the context, shall be read as a reference to the Substitute Relevant Exchange.
 - "Determining Futures Exchange" shall be the stock exchange, on which respective derivatives on the Reference Asset or its components (the "Derivatives") are traded, and as determined by the Calcula-

tion Agent in accordance with such Derivative's liquidity. In case of a material change in the market conditions at the Determining Futures Exchange, such as final discontinuation of derivatives' quotation in respect of the Reference Asset or of its components at the Determining Futures Exchange or considerably restricted liquidity, the Calculation Agent shall be entitled but not obligated to specify another derivatives exchange as the relevant futures exchange (the "Substitute Futures Exchange") by way of announcement pursuant to § 11. In the event of substitution, any reference in these Terms and Conditions to the Determining Futures Exchange, depending on the context, shall be read as a reference to the Substitute Futures Exchange.

(2) The "Redemption Amount" equals an amount in the Specified Currency determined by the Calculation Agent on the Valuation Date in accordance with the following formula:

Redemption Amount = Reference Price, x Parity / Exchange Rate*

whereby:

Reference Price, means the Reference Price on the Valuation Date.

Parity means the factor specified in Appendix 1.

Exchange Rate means the applicable rate of exchange for conversion of any amount into the Specified Currency for the purposes of determining the Redemption Amount which is the European Central Bank Settlement Spot Rate, fixing of the exchange rate of the TRY against EUR at 14:15 CET on the Valuation Date, as published on Reuters page ECB37.

* if applicable

The Redemption Amount shall be rounded up or down to two decimal places, with 0.005 Euro being rounded upwards.

The Redemption Amount is subject to adjustment pursuant to the provisions in § 5.

(3) Every Certificateholder has the right to exercise its Certificates (the "Exercise Right"). The Exercise Right may be exercised in accordance with the following provisions with effect to an Exercise Date. "Exercise Date" is the last Banking Day of January of each year, but not before January 2009.

The Certificateholder shall exercise the Exercise Right no later than on the fifth Banking Day prior to the Exercise Date, by submitting a written declaration (hereinafter the "Declaration of Exercise") and transferring the Certificates to the French Paying Agent (§ 7), by delivery of the Certificates to the French Paying Agent's account 4044 with the Clearing System.

A Declaration of Exercise must contain, among other things:

- (a) the name and address of the Certificateholder;
- (b) security identification number and the number of Certificates for which the Exercise Right is being exercised; and
- (c) designation of a cash account maintained with a credit institution to which the Redemption Amount is to be transferred.

A Declaration of Exercise is a written declaration in the form of Appendix 2 and shall be binding and irrevocable. A Declaration of Exercise is ineffective if it reaches the Issuer and the French Paying Agent after on the fifth Banking Day prior to the Exercise Date or the Certificates to which the Declaration of Redemption relates are not delivered, or not delivered at the latest on the fifth Banking Day prior to the Exercise Date, to the French Paying Agent. If the stated number of Certificates for which exercise of the Exercise Right is sought shown in the Declaration of Exercise deviates from the number of Certificates transferred to the French Paying Agent, the Declaration of Exercise shall be deemed to have been submitted for the number of Certificates corresponding to the smaller of the two numbers. Any surplus Certificates are transferred back to the Certificateholder at the latter's expense and risk.

(Market Disruptions)

- (1) If a Market Disruption occurs on a Valuation Date, the Valuation Date will be postponed to the next following Calculation Date on which the Market Disruption no longer exists. Any payment date relating to such Valuation Date shall be postponed accordingly if applicable.
- (2) Should the Market Disruption continue for more than 30 consecutive Calculation Dates, the Issuer, in its sole and absolute discretion shall determine, or cause the Calculation Agent to determine, the Reference Price required for the determination of the Redemption Amount in accordance with prevailing market conditions around 10:00 a.m. (Munich local time) on this thirty-first day on the basis of the last such Reference Price immediately prior to the occurrence of the Market Disruption available to the Issuer or the Calculation Agent, taking into account the economic position of the Certificateholders

However, if within these 30 Calculation Days comparable Derivatives expire and are paid on the Determining Futures Exchange, the settlement price established by the Determining Futures Exchange for the comparable Derivatives will be taken into account in calculating the Redemption Amount. In that case, the expiration date for comparable Derivatives will be taken as the relevant Valuation Date and the provisions of § 3 (1) shall apply accordingly.

- (3) "Market Disruption" means:
 - (i) the suspension or restriction of trading on the exchanges or the markets on which the securities that form the basis of the Reference Asset are listed or traded, generally, or
 - (ii) the suspension or restriction of trading of the individual securities that form the basis of the Reference Asset on the exchanges or the markets on which such securities are traded or of an options or futures contract in such securities on the Determining Futures Exchange relating to the Reference Asset;
 - (iii) the suspension of or failure to calculate the Reference Asset as a result of a decision by the Index Sponsor.

A restriction of the trading hours or the number of days on which trading takes place does not constitute a Market Disruption provided that the restriction is due to a prior announced change in the rules of the Relevant Exchange.

§ 5

(Adjustments, Early Redemption)

- (1) The basis for calculating the Redemption Amount shall be the Reference Asset with its provisions applicable from time to time (the "Index Concept"), as developed and continued by the respective Index Sponsors, as well as the respective method of calculation, determination, and publication of the level of the Reference Asset by the respective Index Calculation Agent. The same shall apply, if during the lifetime of the Certificates, changes are made or occur in respect of the calculation of the Reference Asset, the composition and/or weighting of prices on the basis of which the Reference Asset is calculated, or if other measures are taken, which have an impact on the Index Concept, unless otherwise provided in below provisions.
- Changes in the calculation of the Reference Asset (including adjustments) or the Index Concept shall not result in an adjustment of the provisions to determine the Redemption Amount, unless the new relevant concept or calculation of the Reference Asset is, as a result of a change (including any adjustment), at the Calculation Agent's reasonable discretion no longer comparable to the previous relevant concept or calculation. When determining the necessity of an adjustment, the Calculation Agent will take into account the adjustment of the Derivatives linked to the Reference Asset actually performed by the Determining Futures Exchange. The Calculation Agent will use reasonable endeavors as to ensure that the economic position of the Certificateholders remains unchanged to the largest extent possible. Any adjustment will be made by the Calculation Agent taking into account the time to maturity of the Certificates (if applicable) and the latest available price for the Reference Asset. If the Calculation Agent determines that, pursuant to the rules of the Determining Futures Exchange, no adjustments are made to the Derivatives linked to the Reference Asset, the terms of the Certificates will regularly remain unchanged. Notwithstanding paragraph (2) below, the method to determine the Redemption Amount may also be adjusted where the Reference Asset is cancelled and/or replaced by

- another index. The adjusted method to determine the Redemption Amount and the time of its initial application shall be published in due course in accordance with § 11.
- (3) If the Reference Asset is at any time cancelled and/or replaced by another index the Calculation Agent shall, in its reasonable discretion, stipulate which index should in future be used as the basis for the calculation of the Redemption Amount (the "Replacement Reference Asset"), adjusting, if applicable, the method or formula to calculate the Redemption Amount accordingly. The Replacement Reference Asset and the time that it is first applied shall be published in due course in accordance with § 11. Commencing with the first application of the Replacement Reference Asset, any reference to the Reference Asset in these Terms and Conditions, depending on the context, shall be read as a reference to the Replacement Reference Asset.
- (4) If the Reference Asset is no longer determined and published by the respective Index Sponsor but rather by another person, company or institution (the "New Index-Sponsor"), then the Calculation Agent shall have the right to calculate the Redemption Amount on the basis of the Reference Asset as calculated and published by the New Index-Sponsor. In this case, any reference to the Index Sponsor contained herein shall be deemed as referring to the New Index-Sponsor, if so permitted by context. If the Reference Asset is no longer calculated by the Index Calculation Agent but rather by another person, company or institution (the "New Index-Calculation Agent"), then the Calculation Agent shall have the right to calculate the Redemption Amount on the basis of the Reference Asset as calculated by the New Index-Calculation Agent. In this case, any reference to the Index Calculation Agent contained herein shall be deemed as referring to the New Index-Calculation Agent, if so permitted by context.
- (5) Should the Calculation Agent come to the conclusion that no reasonable adjustment is possible to account for the change in the method of determination of the level of the Reference Asset or should, in the determination of the Calculation Agent, no Replacement Reference Asset or no successor or replacement Index Calculation Agent be available, the Issuer is entitled to terminate the Certificates early by giving notice pursuant to § 11 (which notice shall specify the Cancellation Amount). Such termination shall become effective at the time of the announcement pursuant to § 11. In that case, the Calculation Agent shall before the day of early repayment determine the reasonable market value of the Certificates (the "Cancellation Amount"). The Cancellation Amount will be paid within five Banking Days as of its determination to the Clearing System or to its order with the instruction for immediate forwarding to the Certificateholders.

§ 5a

(Issuer's Regular Call Rights)

- (1) The Issuer has the right, with effect to the last Banking Day of January of every year but not before January 2009 (each such date a "Call Date") to terminate all, but not a portion, of the Certificates.
- (2) The Issuer must give notice of the call at least one year in advance of the respective Call Date in accordance with § 11. The notice is irrevocable and must indicate the Call Date.
- In the event of a call by the Issuer, redemption of each certificate is made on the tenth Banking Day after the respective Call Date in accordance with § 6.
- (4) The Certificateholder's right to exercise the Certificates with effect to an Exercise Date is not affected by a call by the Issuer.

§ 6

(Payments)

- (1) The Issuer undertakes to pay the Redemption Amount and all other amounts owed under these Terms and Conditions in the Specified Currency on the tenth Banking Day following the respective Valuation Date.
- (2) If the due date for any payment under the Certificates is not a Banking Day, such payment shall only be made on the immediately following Banking Day and no Certificateholder shall have any claim for interest or other amounts due to such delay.
- (3) All payments shall be made to the French Paying Agent (as defined in § 7). The French Paying Agent shall pay all amounts due to the Clearing System for credit to the respective accounts of the depositors

of the Certificates for transfer to the Certificateholders. The payment to the Clearing System shall discharge the Issuer from its payment obligations under the Certificates in the amount of such payment.

8 7

(Issuing and Paying Agent, Calculation Agent, Paying Agent)

- (1) The Issuing and Paying Agent is Bayerische Hypo- und Vereinsbank AG, Munich (the "Issuing and Paying Agent"). The French Paying Agent for Euroclear France S.A. is Citibank International Plc, Paris (the "French Paying Agent"). The Issuing and Paying Agent, by giving notice under § 11, may appoint other banks as paying agents (each a "Paying Agent") and may revoke the appointment of a particular Paying Agent.
- (2) The Calculation Agent is Bayerische Hypo- und Vereinsbank AG, Munich (the "Calculation Agent").
- (3) Should any circumstances arise that lead to the Issuing and Paying Agent, the French Paying Agent or Calculation Agent no longer being able to act as Issuing and Paying Agent, French Paying Agent or Calculation Agent, the Issuer is thereupon authorized to appoint another bank of international standing as Issuing and Paying Agent or another person or institution with the relevant expertise as Calculation Agent. The Issuer shall promptly give notice under § 11 of the appointment of another Issuing and Paying Agent and/or Calculation Agent.
- (4) The Issuing and Paying Agent and the Calculation Agent are exempted from the restrictions of Civil Code § 181 and similar restrictions, if any, in the laws of other countries.
- (5) The calculations and regulations of the Calculation Agent including the calculation of the Redemption Amount in accordance with § 3 as well as the regulations and adjustments pursuant to § 4 and § 5 shall (provided no obvious error is present) be final and binding for all parties. The Calculation Agent shall not be responsible for other errors or bona fide omissions that occur during calculation of amounts or determinations of any nature pursuant to these Terms and Conditions of the Certificates.

§ 8

(Taxes)

Payments in respect of the Certificates shall only be made after deduction and withholding of current or future taxes, levies or governmental charges, regardless of their nature, which are imposed, levied or collected (collectively, "taxes") under any applicable system of law or in any country which claims fiscal jurisdiction by, or for the account of, any political subdivision thereof or government agency therein authorised to levy taxes, to the extent that such deduction or withholding is required by law. The Issuer shall account for the deducted or withheld taxes with the competent government agencies.

§ 9

(Status)

The obligations arising under the Certificates represent direct, unconditional and unsecured obligations of the Issuer and, to the extent not otherwise provided by law, have at least the same rank as all other unsecured and non-subordinated Issuer obligations.

§ 10

(Substitution of Issuer)

- Assuming there is no delay in payment of the Certificates, the Issuer may at any time, without approval of the Certificateholders, put an Affiliated Company (as defined below) in its place as primary obligor on all obligations of the Issuer arising under the Certificates (the "New Obligor / Issuer"), to the extent that
 - (a) the New Obligor assumes all obligations of the Issuer arising under the Certificates;
 - (b) the Issuer guarantees proper payment of the amounts coming due under the terms and conditions of these Certificates;

- (c) the Issuer and the New Obligor have obtained all required approvals and are able to transfer the payment obligations arising under these Certificates in the currency hereby required to the primary Paying Agent, without the need for retention of any taxes or charges collected by or in the country in which the New Obligor or the Issuer has its head office or in which it is considered a resident for tax purposes;
- (d) the New Obligor has undertaken to indemnify all certificate holders for any taxes, charges or other public charges that are imposed on the certificate holders by reason of the substitution.
- (e) For purposes of this § 10 "Affiliated Company" means an Affiliated Company within the meaning of Section 15 of the Stock Corporation Act.
- (2) Such substitution of the Issuer is to be announced in accordance with § 11.
- (3) In the event of such substitution, every mention of the Issuer herein shall be deemed to refer to the New Obligor.

§ 11

(Notices)

All notices related to the Certificates shall be published by the Issuer in accordance with the rules and regulations of Euronext Paris S.A. In addition, all notices shall also be valid if published on the website www.bourse.unicreditmib.fr. The notices will be considered validly published from the date of publication.

§ 12

(Partial Invalidity)

- (1) Should any provision in the terms and conditions of these Certificates be or become invalid or unenforceable in whole or in part, the remaining provision are not affected thereby. Any gap arising as a result of invalidity or unenforceability of the terms and conditions of these Certificates is to be filled with a provision that corresponds to the meaning and intent of these terms and conditions and are in the interests of the participants.
- (2) The Issuer is authorised, without consent of the Certificateholders, (i) to correct obvious typing or arithmetic errors or other obvious mistakes as well as (ii) to change and/or supplement contradictory or incomplete provisions, for which, in cases described in (ii), only such changes and/or additions are allowable as, in light of the Issuer's interests, are reasonable for the Certificateholders, i.e., which do not fundamentally impair the financial position of the Certificateholders. Notice of changes and/or additions to the terms and conditions of these Certificates shall be given without delay, pursuant to § 11.

§ 13

(Applicable Law, Place of Performance, Forum, Language)

- (1) The form and content of the Certificates, as well as the rights and duties of the Issuer and the certificate holders, shall be determined in accordance with the law of the Federal Republic of Germany.
- (2) The place of performance is Munich.
- (3) To the extent permitted by law, all legal disputes arising from matters governed by the terms and conditions of these Certificates shall be brought before the court in Munich.

Appendix 1

| Series Number | Tranche Number | Number of Certificates of each Series | Number of Certificates of each Tranche | Issue Price | Minimum Exercise Number | Parity | Reference Asset | ISIN Code | Common Code | Mnémonic Code | Index Sponsor | Index Calcula- tion Agent |
|------------------|-------------------|---|---|-------------|-------------------------------|--------|---|--------------|-------------|------------------|----------------------------|------------------------------|
| F 751 | 1 | 500,000 | 500,000 | 19,61 EUR | 1 | 0,01 | Russian De- positary In- dex® EUR | DE000HV7LLF3 | 035137084 | 3832T | Wiender Börse AG | Wiener Börse AG |
| F 752 | 1 | 300,000 | 300,000 | 32,45 EUR | 1 | 0,001 | Istanbul Stock Exchange 30 Index | DE000HV7LLK3 | 035137017 | 3833T | Istanbul Stock Exchange | Istanbul Stock Exchange |

Appendix 2

Form of "Declaration of Exercise" Notice

[DECLARATION D'EXERCICE]

| A: | HVB | Agent des Certificats en Euroclear France: | | |
|---------|--|--|--|--|
| | | Citibank International Plc, Paris | | |
| | Télécopie: 0049 89 378 15262 | Télécopie: 0033 1 4906 1445 | | |
| | E-Mail: indextrading@hvb.de | | | |
| G .: " | | . 1 140 | | |
| Certifi | icats emis par Bayerische Hypo- und Ve | ereinsbank AG sur | | |
| Le Po | rteur des Certificats: | | | |
| Drános | m, Nom : | | | |
| rienoi | iii, inoiii . | | | |
| | | | | |
| | | | | |
| | | Certificats en sa/leur faveur (Mentionner les coordonnée | | |
| 1 inter | <u>médiaire)</u> | | | |
| Dénor | nination Sociale: | | | |
| | | | | |
| | | | | |
| | | | | |
| Code | affilier Euroclear France: | | | |
| | | | | |
| | | | | |
| | | | | |
| Adress | se: | | | |
| | | | | |
| | | | | |
| | | | | |
| Contac | ct (nom, tel): | | | |
| Conta | (110111, 101). | | | |
| | | | | |

par la présente, exerce de façon irrévocable les Certificats aux conditions indiquées dans le Final Terms;

| Les Certificats à ex | Les Certificats à exercer ont été transférés sur le compte 4044 (NDC51) en Euroclear France | | | | | | |
|----------------------|---|-----------------------|-----------------------------|-------|--|--|--|
| A – Ordre irrévoca | ıble de virer le montant I | Remboursement final s | sur le compte en Euro suiva | ınt : | | | |
| Titulaire du compt | Titulaire du compte : | | | | | | |
| | | | | | | | |
| Détail du Compte | Détail du Compte (Renseigner au choix national ou IBAN) | | | | | | |
| Type de Détail | Code banque | Code Guichet | Numéro de compte | Clef | | | |
| National National | code ounque | Code Galener | s | | | | |

Nombre de Certificats à exercer

| B - Le soussigné a connaissance que les conditions de la déclaration d'exercice ne sont plus valables dès |
|--|
| lors que les conditions indiquées dans le Prospectus ne sont plus respectées. Cela vaut également pour les |
| Certificats qui ne sont pas virés en temps utile à l'Agent des Certificats ou qui sont transférés de façon à rendre impossible une corrélation claire à la déclaration d'exercice. |
| Fait leà |

Signature du porteur / Signature autorisée et cachet de l'intermédiaire :

Code ISIN des Certificats à exercer

IBAN

Note Importante : Conformément aux textes en vigueur du « United States Securities Act » et aux dispositions du « United States Commodity Futures Trading Commission», le titulaire de Certificats atteste par la présente que, lors de l'achat des Certificats, lors de la signature de la présente déclaration et à la date d'effet de l'exercice d'option, que les Certificats ne sont détenus, ni directement, ni indirectement au bénéfice d'un « ressortissant » (ce terme inclus tous les résidents, sociétés de capitaux, de personnes, autres entités constituées ou organisées selon la législation des Etats-Unis d'Amérique ou sociétés fiduciaires ayant des revenus soumis au régime fiscal américain peu importe sa provenance) de l'un des territoires ou l'une des possessions des Etats-Unis d'Amérique.

Appendix 3

Information about the Indices

1. Russian Depositary Index (RDX®) in Euro

Composition

The composition of the Index is available on the website http://en.wienerborse.at/. As of 02 January 2008 the basket of stocks composing the Index is the following:

| STOCK | WEIGHT |
|-------------------|--------|
| Gazprom | 24,17% |
| LUKoil | 17,80% |
| Norilsk Nickel | 12,69% |
| Novatek | 2,90% |
| Novolipetsk Steel | 3,18% |
| OAO Severstal | 2,89% |
| Polyus Gold | 2,15% |
| Rosneft | 12,22% |
| Rostelecom | 2,05% |
| Surgutneftegaz | 10,89% |
| Tatneft | 4,94% |
| VTB Bank | 4,12% |

Product Information

The $RDX^{®}$ reflects in real time the movement of the most actively traded depositary receipts on the blue chip stocks of the Russian stock market.

The RDX^{\otimes} is designed as a traded index and is used as an underlying for derivative instruments and structured products.

The RDX[®] is a capitalization-weighted price index.

The Index will not be adjusted for dividend payments.

The starting value for the RDX® was fixed on 8 October 1997 at 1,000 index points.

Index Calculation Agent and Index Sponsor is Wiener Börse AG.

The Relevant Exchange and Determining Futures Exchange is the Wiener Börse AG.

Calculation method

The stock price data used for the calculation of the Index are the prices for depositary receipts ("Automatic Trades") from London Stock Exchange transmitted by Reuters and received by Wiener Börse AG.

If no prices are transmitted by the London Stock Exchange, the Index is calculated based on the last prices received by Wiener Börse AG via Reuters.

Should trading be suspended in one of the depositary receipts, the last price received via Reuters by Wiener Börse AG is used for the calculation of the Index.

Should no new price be determined for one of the depositary receipts, the Index is calculated on the basis of the last prices transmitted by London Stock Exchange and received by Wiener Börse AG via Reuters.

For the calculation of the RDX[®] in euro, the latest median exchange rate of the USD vs. the EUR (average of simultaneously available bid and ask quotes) disseminated by Reuters and received by Wiener Börse AG during the calculation period is used. The Reuters query symbol for the exchange rates is [EUR=].

The conversion of the currency is done between 9:00 hrs and 17:00 hrs CET every two minutes as of 9:00 hrs (i.e. 9:00 hrs., 9:02 hrs, 9:04 hrs etc.) at the exchange rate. The exchange rate received at the conversion time remains valid for two minutes for the calculation of the RDX $^{\text{(E)}}$ in euro until the receipt of the next exchange rate. If Wiener Börse AG does not receive any new exchange rate, the exchange rate received last via Reuters by Wiener Börse AG is used for the calculation of the RDX $^{\text{(E)}}$ in euro.

Changes to the index value during the calculation period result from new price data for depositary receipts (real time) or due to new exchange rates. The exchange rate is updated every two minutes.

If new prices of the depository receipts are received by Wiener Börse AG within the two-minute interval for updating the exchange rate, the calculation of the RDX^{\otimes} in euro shall be based on that exchange rate which is valid within this current interval.

The $RDX^{\mathbb{R}}$ is calculated on every day on which the London Stock Exchange is open for trading. In the case of an exchange holiday in Austria and an open market in London, the $RDX^{\mathbb{R}}$ is calculated.

The RDX[®] in EUR is calculated on the basis of the following formula:

$$RDX_{t} = RDX_{t-1} * \left[\frac{\frac{1}{EUR/USD_{t}} * \sum_{i=1}^{N} (P_{i,t} * Q_{i,t-1} * F_{i} * R_{i} * DR_{i})}{\frac{1}{EUR/USD_{t-1}} * \sum_{i=1}^{N} (P_{i,t-1} * Q_{i,t-1} * F_{i} * R_{i} * DR_{i})} \right]$$

RDXt Value of RDX® in EUR at time t

RDXt-1 Value of RDX® in EUR at time t-1

EUR/USD Mean value of spot rate EUR/USD at time t and t-1

Pi,t Price of ith depositary receipt at time t in USD

Pi,t-1 Price of ith depositary receipt at time t-1 in USD

Qi,t-1 Number of issued shares of company i at time t-1

Fi Free float factor of ith stock

Ri Representation factor of ith stock

DRi Conversion factor of the ith depositary receipt

N Number of depositary receipts contained in the RDX®

Price Dissemination

The calculation and dissemination of the RDX® is done in real time between 9:00 and 17:00 hrs CET.

The RDX® in EUR is calculated in EUR.

The RDX® in EUR is calculated on every trading day for depositary receipts on the London Stock Exchange regardless of whether trading takes place in the underlying stocks at the local exchange.

The opening value for the RDX[®] is calculated on every trading day at 9:00 hrs CET based on the previous day's closing prices of the depositary receipts transmitted by Reuters to Wiener Börse.

The closing value of the RDX^{\otimes} is calculated on every trading day at 17:00 hrs CET based on the last available prices for the concerned stocks transmitted by Reuters to Wiener Börse. Prices delivered after this time are not used for the calculation of the Index.

The index values of the RDX® are disseminated by Wiener Börse AG through all major data vendors, daily email service and on the Internet at www.wienerborse.at or www.indices.cc, on the main info-provider systems such as Reuters (at the page:.RDXEUR) and on the Calculation Agent website www.bourse.unicreditmib.fr and may be requested on any Business Day by calling: 00.800.90.12.90.12(call free).

Historical prices and volatility of the Index will be available on the website www.bourse.unicreditmib.fr in connection with each Security issued under these Final Terms.

Disclaimer

The RDX® (Russian Depositary Index®) was developed and is real-time calculated and published by Wiener Börse AG. The full name of the Index and its abbreviation are protected by copyright law as trademarks. The RDX index description, rules and composition are available online on www.indices.cc - the index portal of Wiener Börse AG.

Wiener Börse does not guarantee the accuracy and/or the completeness of the RDX index or any data included therein and Wiener Börse shall have no liability for any errors, omissions, or interruptions therein.

A non-exclusive authorization to use the RDX Index in conjunction with financial products was granted upon the conclusion of a license agreement between the Issuer and Wiener Börse AG. The only relationship to the Licensee is the licensing of certain trademarks and trade names of RDX Index which is determined, composed and calculated by Wiener Börse without regard to the Licensee or the Product(s). Wiener Börse reserves the rights to change the methods of index calculation or publication, to cease the calculation or publication of the RDX Index or to change the RDX trademarks or cease the use thereof.

The issued Product(s) is/are not in any way sponsored, endorsed, sold or promoted by the Wiener Börse. Wiener Börse makes no warranty or representation whatsoever, express or implied, as to results to be obtained by Licensee, owners of the product(s), or any other person or entity from the use of the RDX Index or any data included therein. Without limiting any of the foregoing, in no event shall Wiener Börse have any liability for any special, punitive, indirect, or consequential damages (including lost profits), even if notified of the possibility of such damages.

2. Istanbul Stock ExchangeNational-30 Index

Composition

The composition of the Index is available on the website www.ise.org
As of 02 January 2008 the basket of stocks composing the Index is the following:

| STOCK | CODE |
|----------------------|-------|
| AKBANK | AKBNK |
| AKSİGORTA | AKGRT |
| ARÇELİK | ARCLK |
| ASYA KATILIM BANKASI | ASYAB |
| AYGAZ | AYGAZ |
| DOĞAN HOLDİNG | DOHOL |
| DOĞAN YAYIN HOL. | DYHOL |
| ECZACIBAŞI İLAÇ | ECILC |
| EREĞLİ DEMİR CELİK | EREGL |
| GARANTİ BANKASI | GARAN |
| HÜRRİYET GZT. | HURGZ |
| İŞ BANKASI (C) | ISCTR |
| İŞ GMYO | ISGYO |
| KARDEMİR (D) | KRDMD |
| KOÇ HOLDİNG | KCHOL |
| MİGROS | MIGRS |

| PETKİM | PETKM |
|---------------------|-------|
| PETROL OFÍSÍ | PTOFS |
| SABANCI HOLDİNG | SAHOL |
| ŞEKERBANK | SKBNK |
| ŞİŞE CAM | SISE |
| TAV HAVALİMANLARI | TAVHL |
| T. HALK BANKASI | HALKB |
| T.S.K.B. | TSKB |
| TURKCELL | TCELL |
| TÜPRAŞ | TUPRS |
| TÜRK HAVA YOLLARI | THYAO |
| ÜLKER BİSKÜVİ | ULKER |
| VAKIFLAR BANKASI | VAKBN |
| YAPI VE KREDİ BANK. | YKBNK |

Product Information

Istanbul Stock Exchange National-30, is composed of National Market companies except investment trusts and will also be used for trading in the Derivatives Market. The constituent 30 companies are selected on the basis of pre-determined criteria directed for the companies to be included in the indices.

The Index Calculation Agent and Index Sponsor is Istanbul Stock Exchange (www.ise.org).

The Relevant Exchange is Istanbul Stock Exchange and the Determining Futures Exchange is the Turkish Derivatives Exchange.

Calculation method

The ISE indices are weighted by the market capitalization of the publicly held portion (the stocks kept in custody at Takasbank, except those kept in non-fungible accounts) of each constituent.

The basic formula for calculating ISE's float capitalization-weighted indices is as follows:

 P_{it} = The closing price of the stock 'i' at period 't'

 N_{it} = The total number of shares outstanding of the stock 'i' at period 't' (Paid-in capital / 1,000)

 FW_{it} = The flotation weight (publicly-held portion, i.e. the ratio of stocks kept in custody at Takasbank, except those kept in non-fungible accounts) of the stock 'i' at period 't'

 $\mathbf{D_t}$ = The value of divisor at period 't' (Adjusted base market value)

 \mathbf{n} = Total number of stocks included in the Index.

- Prices of old and new stock certificates are taken into account separately.
- Only registered prices are taken into account in the calculation of indices.

Price Dissemination

The Index is calculated by the Istanbul Stock Exchange on any Business Day and the values are published on the Istanbul Stock Exchange website (www.ise.org), on the main info-provider systems such as Reuters (at the page: .XU030) and on the Calculation Agent website www.bourse.unicreditmib.fr and may be requested on any Business Day by calling: 00.800.90.12.90.12 (call free).

Historical prices and volatility of the Index will be available on the website www.bourse.unicreditmib.fr in connection with each Security issued under these Final Terms.

Disclaimer

The Istanbul Stock ExchangeNational-30 Index is determined, composed and calculated by IMKB solely; all copy rights and intellectual property rights belong to IMKB exclusively. IMKB does not guarantee the accuracy and/or completeness of the Index or any data included therein and shall have no liability for the accuracy of any data being used for calculating the Index, for any errors, omissions, interruptions or delays caused by the calculation of the Index or publication of the Index or the use of the Index in any other financial instruments.

IMKB will have no liability in connection with the Benchmark Open-End ("Financial Instrument") linked to the Index and will under no circumstances act as sponsor or guarantor and shall have no liability for the use of the Index in connection with the Financial Instrument. Furthermore, the use of the Index in connection with the Financial Instruments does not mean a promotion or recommendation to invest in the Financial Instrument.