Final Terms dated 19 December 2007

Bayerische Hypo- und Vereinsbank AG

Issue of Warrants linked to Shares

under the

<u>Euro 50,000,000</u> <u>Debt Issuance Programme of</u> <u>Bayerische Hypo- und Vereinsbank AG</u>

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions (Warrants) 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 Warrants 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 Warrants 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 the Issuer's address at MCD1, Arabellastrasse 12, 89125 Munich, Germany and in electronic form at www.tradinglab.fr.

The Terms and Conditions of the Warrants (including the details that would otherwise be specified below) have been attached to this document as Annex A.

PART A - GENERAL INFORMATION

1.	Issuer:		Bayerische Hypo- und Vereinsbank AG
2.	(i)	Series Number:	As specified in Appendix 1 to the Terms and Condi- tions of the Warrants (see Annex A hereto).
	(ii)	Tranche Number:	As specified in Appendix 1 to the Terms and Condi- tions of the Warrants (see Annex A hereto).
3.	Form of In	struments:	
	(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	Not Applicable
	(iii)	Warrants	Applicable
4.	Governing	Law	German law
5.	Specified (Currency:	Euro ("EUR")
6.	Aggregate	number Warrants admitted to trading:	The Aggregate number of Warrants admitted to trad- ing with respect to each Series as specified in Appen- dix 1 to the Terms and Conditions of the Warrants (see Annex A hereto).
7.	Issue Price	2.	The Issue Price with respect to each Series of Warrants as specified in Appendix 1 to these Terms and Condi- tions of the Warrants (see Annex A hereto).

8.	[Specified Denominations] [Nominal Amount per Certificate] [Ratio] [Subscription Ratio]:	Not Applicable
9.	Language of Terms and Conditions:	English only
10		20 D 1 2007
10.	Issue Date:	28 December 2007
11.	Maturity Date:	The Maturity Date with respect to each Series of War- rants as specified in Appendix 1 to the Terms and Conditions of the Warrants (see Annex A hereto).
12.	Interest Basis:	Not Applicable
13.	(i) Redemption/Payment Basis:	Differential Amount determined by reference to an Underlying
		(further particulars specified below)
	(ii) Underlying:	Shares
14.	Change of Interest or Redemption/Payment Basis:	Not Applicable
15.	Early Redemption at Issuer's Option:	Not Applicable
16.	Early Redemption at Instrumentholder's Option	Not Applicable
17.	Status of the Warrants	Unsubordinated
18.	Date approval for issuance of Instruments ob- tained:	Not Applicable
19.	Method of distribution:	Not Applicable The Warrants of each Series shall be available for trading on Euronext Paris S.A.
Pro	visions relating to interest (if any) payable	
20.	Fixed Rate [Note] [Certificate] Provisions	Not Applicable
21.	Floating Rate [Note] [Certificate] Provisions	Not Applicable
22.	Zero Coupon Note Provisions	Not Applicable
23.	Provisions to determine Additional Amount for the [Notes] [Certificates]	Not Applicable
24.	Other Interest Provisions	Not Applicable
Pro	visions relating to redemption	
25.	Early Redemption at Issuer's Option	Not Applicable
26.	Early Redemption at Instrumentholder's Option	Not Applicable
27.	Redemption Amount:	The Warrants grant each holder the right to request, upon valid exercise of the Warrants, payment of the Differential Amount. Provisions regarding the deter- mination of the Differential Amount with respect to each Series of Warrants are specified in the Terms and Conditions of the Warrants (see Annex A hereto).
	Automatic Exercise	Applicable
28.	Redemption Amount linked to Reference As- sets:	Not Applicable

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):

Provisions relating to Reference Assets / Basket Components / Underlyings

30.	Basket as Reference Asset / Under- lying	Not Applicable
31.	Shares as Underlying:	Applicable
	Description of Share(s):	Shares as described in Appendix 2 to the Terms and Conditions of the Warrants (see Annex A hereto).
	Share Issuer/Issuers:	Share Issuer as described in Appendix 2 to the Terms and Conditions of the Warrants (see Annex A hereto).
	ISIN (other security codes):	ISIN as described in Appendix 2 to the Terms and Conditions of the Warrants (see Annex A hereto).
	Relevant Exchange(s):	Home Exchange as described in Appendix 2 to the Terms and Conditions of the Warrants (see Annex A hereto).
	Determining Futures Exchange(s):	Determining Futures Exchange as described in Appendix 2 to the Terms and Conditions of the Warrants (see Annex A hereto).
	Bonds or other unlisted securities as Reference Asset / Basket Com- ponent:	Not Applicable
	Certificates as Reference Asset / Basket Component:	Not Applicable
	Fund shares as Reference Asset / Basket Component:	Not Applicable
	Indices as Reference Asset / Basket Component / Underlying:	Not Applicable
	Interest rates as Reference Asset / Basket Component:	Not Applicable
	Currency exchange rates as Reference Asset / Basket Components:	Not Applicable
	Commodities as Reference Asset / Basket Components:	Not Applicable
	Future Contracts as Reference As- set / Basket Components:	Not Applicable
General provis	ions applicable to the Instruments	
32. Form of In	struments:	Global Bearer Warrant

32.	Form of Instruments:	Global Bearer Warrant
33.	Additional Financial Centre(s) or other special provisions relating to Payment Dates:	Paris
34.	Notices:	All notices relating to each Series of Wa published by the Issuer in accordance y and regulations of Euronext Paris S.A I

All notices relating to each Series of Warrants 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 <u>www.tradinglab.fr</u>. The notices will be considered validly published from the date of publication.

35.	Redenomination, retioning provisions:	enominalization and reconven-	Not Applicable					
36.	Consolidation prov	isions:	Not Applicable					
37.	Trustee in case of Debtor:	f appointment of a Substitute	Not Applicable					
38.	Calculation Agent		Bayerische Hypo- und Vereinsbank AG, Milan Branch					
39.	Other terms or spec	vial conditions:	Not Applicable					
Dist	tribution							
40.	Method of distribut	ion:	Not Applicable The Warrants of each Series shall be available for trading on Euronext Paris S.A					
41.	and underwriting c	es and addresses of Managers ommitments and details of any global offer or parts thereof:	Not Applicable					
	(i) Date of	f [Subscription] Agreement:	Not Applicable					
	(ii) Stabiliz	zing Manager (if any):	Not Applicable					
42.	If non-syndicated, n	name and address of Dealer:	Not Applicable					
43.	Total commission a	and concession:	Not Applicable					
44.	Additional selling r	estrictions:	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.

(i)	ISIN:	The ISIN with respect to each Series of Warrants as specified in Appendix 1 to the Terms and Conditions of the Warrants (see Annex A hereto).
(ii)	Common Code:	The Common Code with respect to each Series of War- rants as specified in Appendix 1 to the Terms and Con- ditions of the Warrants (see Annex A hereto).
(iii)	WKN:	Not Applicable
(iv)	Other relevant security codes:	The Mnémonic Code with respect to teach Series of Warrants is specified in Appendix 1 to the Terms and Conditions of the Warrants (see Annex A hereto).
(v)	New Global Note intended to be held in a manner which would allow Euro- system eligibility:	Not Applicable
(vi)	Clearing System(s):	Clearstream Banking AG, Frankfurt am Main ("CBF")
		The Warrants have also been accepted for clearing through Euroclear France S.A.
(vii)	Delivery:	Delivery free of payment
(viii)	Additional Paying Agent(s) (if any):	Bayerische Hypo- und Vereinsbank AG, Milan Branch acting as Paying Agent.
		BNP Paribas Securities Services, 3 rue D'Antin, Paris acting as "French Paying Agent" for Euroclear France S.A. only.
(ix)	Dealer's/Lead Manager's security account number:	CBF account number 2013

PART B - OTHER INFORMATION

45. Operational Information

46. Listing

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	(i)	Listing	
			Application has been made for listing of the Warrants of each Series on Euronext Paris S.A.
	(ii)	Admission to trading	Application has been made for the Warrants of each Series to be admitted to trading on Euronext Paris S.A.
			Bayerische Hypo- und Vereinsbank AG, Milan Branch, Via Tommaso Grossi 10, 20121 Milan (Italy), (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 Warrants of each Series are expected to be listed. The obligations of the Market Maker are suspended at the Market Maker's request (a) if the Share is not tradable or is not available; (b) if the cumulative long or short position of the Market Maker becomes in excess of the maximum position, but, in this case, the obligations of the Market Maker shall not be suspended for more than one month; (c) if the Market Maker offers the Warrants for a price less or equal to the spreads as specified in the regulations of Euronext Paris S.A.; (d) during the liquidation period of the term contracts on the Share as specified by the Related Exchange; (e) if the trading systems of the Market Maker fails, unless this is attrib- utable to gross negligence or intention on the part of the market maker.
	(iii)	Estimate of total expenses related to admission to trading	EUR 700 per Series of Warrants
47.	Ratings		The Warrants to be issued are not expected to be rated.
48.	Notificatio	on:	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 the issue	f natural and legal persons involved in	Save as discussed in "General Information – Interests of natural and legal persons involved in the Is- sue/Offer" in the Prospectus, so far as the Issuer is aware, no person involved in the offer of the Warrants has an interest material to the offer.
50.		or the offer/Estimated net proceeds/ total expenses	Not Applicable
	(i) Reasons	s for the offer	See "General Information - Use of Proceeds and reasons for the offer" in the Prospectus.
	(ii) Estimat	ted net proceeds:	Not Applicable
	(iii) Estima	ated total expenses:	Not Applicable
51.	Fixed Rate	Instruments only – Yield	Not Applicable
52.		Asset-linked Instruments only – per- of, and other information concerning nee Asset:	Not Applicable
53.	method for	isk Factors relating to the calculation r the Reference Asset-linked Redemp- nt or the applicable Reference Asset:	Not Applicable

54.	Details relating to the performance of the Under- lying and the explanation of the effect on the value of the Instruments	Please see Annex B hereto.
55.	Restriction on the free transferability of the In- struments	None
56.	Taxation	All payments by the Issuer to the warrant holder in respect of the Warrants can be made free of any with- holding or deduction for or on account of any taxes in France.
57.	Details relating to public offer	Not Applicable

LISTING AND ADMISSION TO TRADING APPLICATION

These Final Terms comprise the details required to list and have admitted to trading the issue of Notes described herein pursuant to the Euro 50,000,000,000 Debt Issuance Programme of Bayerische Hypo- und Vereinsbank AG.

RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms. The information in Annex A Appendix 2 (Information about the Shares) and Annex B (Information regarding the Shares) consists of extracts from or summaries of information that has been extracted from www.euronext.com or from the relevant websites of the issuers of the Shares as specified in Annex B and is not necessary the latest information. The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware, no facts have been omitted which would render the reproduced inaccurate or misleading.

Signed on behalf of the Issuer:

By:

Duly authorized

Terms and Conditions of the Warrants

The Appendices 1, 2 and 3, as attached to these Terms and Conditions of the Warrants, form an integral part of these Terms and Conditions of the Warrants.

fied in the column "Call/Put" in the Table (as de- fied in the column "Call/Put" in the Table (as defined below) the following § 1 (1) shall apply:

With respect to Warrants for which "Call" is speci- With respect to Warrants for which "Put" is specifined below) the following § 1 (1) shall apply:

§ 1

§ 1

(Warrants, Option Right, issuance of additional Warrants)

ter referred to as the "Warrant Debtor") has issued Call ter referred to as the "Warrant Debtor") has issued Put Share Warrants in an aggregate number specified un-Share Warrants in an aggregate number specified under "Number of Warrants" in the table in Appendix 1 der "Number of Warrants" in the table in Appendix 1 to these Terms and Conditions of the Warrants (the to these Terms and Conditions of the Warrants (the "Table"), having the Series Number and the Tranche "Table"), having the Series Number and the Tranche Number specified as such under the columns "Series Number specified as such under the columns "Series Number" and "Tranche Number" in the Table, as call Number" and Tranche Number" in the Table, as put options (hereinafter referred to as the "Warrants"). The options (hereinafter referred to as the "Warrants"). The Warrants concern the shares specified under "Share" in Warrants concern the shares specified under "Share" in the Table, the issuer and ISIN of which is specified in the Table, the issuer and ISIN of which is specified in the table in Appendix 2 to these Terms and Conditions the table in Appendix 2 to these Terms and Conditions of the Warrants (the "Share"). In accordance with these of the Warrants (the "Share"). In accordance with these warrant terms and conditions, the warrant holder has warrant terms and conditions, the warrant holder has the right to demand from the Warrant Debtor payment the right to demand from the Warrant Debtor payment of the Differential Amount (hereinafter referred to as of the Differential Amount (hereinafter referred to as the "Option Right"). The Differential Amount equals - the "Option Right"). The Differential Amount equals subject to an Adjustment according to § 4 the sub- subject to an Adjustment according to § 4 - the subscription Ratio in the Table (the "Subscription Ratio") scription Ratio in the Table (the "Subscription Ratio") of the difference expressed in euros ("EUR") (the "Dif- of the difference expressed in euros ("EUR") (the "Differential Amount") by which the Share Price stipulated ferential Amount") by which the exercise price as on the respective Exercise Date (see § 3) exceeds the specified under "Exercise Price" in the Table (the "Exrespective exercise price as specified under "Exercise ercise Price") exceeds the Share Price stipulated on Price" in the Table (the "Exercise Price").

With respect to the Warrants specified in Part I and Part II of the Table, the following additional provisions shall apply:

change.

With respect to the Warrants specified in Part III of the Table, the following additional provisions shall apply:

"Share Price" is the official closing price as determined "Share Price" is the official closing price as determined at and published by the Home Exchange.

(Warrants, Option Right, issuance of additional Warrants)

(1) Bayerische Hypo- und Vereinsbank AG (hereinaf- (1) Bayerische Hypo- und Vereinsbank AG (hereinaf-Home Exchange on the Exercise Date.

With respect to the Warrants specified in Part I and Part II of the Table, the following additional provisions shall apply:

"Share Price" is the official opening price as deter- "Share Price" is the official opening price as determined at and published by the relevant Home Ex- mined at and published by the relevant Home Exchange.

With respect to the Warrants specified in Part III of the Table, the following additional provisions shall apply:

at and published by the Home Exchange.

ECB37.

For the purpose of determining the Differential For the purpose of determining the Differential Amount, the Share Price and the Exercise Price shall Amount, the Share Price and the Exercise Price shall be multiplied by the Exchange Rate. "Exchange Rate" be multiplied by the Exchange Rate. "Exchange Rate" means the applicable rate of exchange for conversion means the applicable rate of exchange for conversion of any amount into EUR for the purposes of determin- of any amount into EUR for the purposes of determining the Differential Amount which is the European ing the Differential Amount which is the European Central Bank Settlement Spot Rate, fixing of the ex- Central Bank Settlement Spot Rate, fixing of the exchange rate of the USD against the EUR at 14:15 CET change rate of the USD against the EUR at 14:15 CET on the Exercise Date, as published on the Reuters page on the Exercise Date, as published on the Reuters page ECB37.

(2) The number of Warrants that must be utilized, by the exercise right, in order to demand payment of the Differential Amount shall be at least 1,000 Warrant(s) of a series, which is called a "Unit", or a multiple in whole numbers thereof.

(3) The Warrant Debtor reserves the right to issue additional Warrants under equal terms and conditions.

§ 2

(Form of the Warrants)

The Warrants issued by the Issuer are evidenced by a global bearer warrant deposited with Clearstream Banking AG, Frankfurt am Main (the "Clearing System"). Warrants are negotiable as jointly held interests in the global bearer warrant. There is no right to have individual Warrants printed and issued.

§ 3

(Option Period, Exercise)

(1) The Option Right can be exercised by the warrant holder in the period from the Issue Date until 10:00 a.m. on the date specified as the "Maturity Date" in the Table (Paris local time), inclusive, (hereinafter referred to as the "Option Period"). Option Rights expire at the end of the Option Period.

(2) The Option Right is exercised by the warrant holder by submitting a duly completed exercise notice in the form set out in Appendix 3 to these Terms and Conditions of the Warrants (the "Exercise Notice") by facsimile to the Warrant Debtor and BNP Paribas Securities Services as "French Paying Agent" prior to 10.00 a.m. Paris time on any Banking Day during the Option Period at the respective facsimile numbers set out in the form of Exercise Notice attached to these Terms and Conditions of the Warrants.

With respect to the Warrants specified in Part I and Part II of the Table the following § 3 (3) shall apply:

(3) The Warrants specified in the Exercise Notice shall be deemed to be validly exercised on the Banking Day immediately succeeding the Banking Day on which the Warrant Debtor and the French Paying Agent receive the Exercise Notice (the "Exercise Date") only if, prior to 5.00 p.m. Paris time of that Exercise Date, the Warrants specified in the received Exercise Notice have been credited to the account of the Warrant Debtor held by the French Paying Agent at the Clearing System as specified in the form of Exercise Notice in Appendix 3 to these Terms and Conditions of the Warrants. For this purpose, the holder must instruct his/her intermediary which will be in charge of requesting the transfer of the Warrants specified accordingly.

With respect to the Warrants specified in Part III of the Table the following § 3 (3) shall apply:

(3) The Warrants specified in the Exercise Notice shall be deemed to be validly exercised on the Banking Day on which the Warrant Debtor and the French Paying Agent receive the Exercise Notice (the "Exercise Date") only if, prior to 5.00 p.m. Paris time of that Exercise Date, the Warrants specified in the received Exercise Notice have been credited to the account of the Warrant Debtor held by the French Paying Agent at the Clearing System as specified in the form of Exercise Notice in Appendix 3 to these Terms and Conditions of the Warrants. For this purpose, the holder must instruct his/her intermediary which will be in charge of requesting the transfer of the Warrants specified accordingly.

(4) In the event that a holder does not perform its obligations and so deliver, where applicable, a duly completed Exercise Notice in accordance with the provisions hereof, the Exercise Notice shall be null and void and the Warrants shall be deemed to be automatically exercised on the last day of the Option Period if the Differential Amount is positive. When calculating the Differential Amount (see § 1 (1)), fees, commissions and all other costs that are charged by the Warrant Debtor or by another party authorized by the warrant holder to exercise the Warrants shall be disregarded.

If such Exercise Notice is subsequently corrected to the satisfaction of the Warrant Debtor, it shall be deemed to be a new Exercise Notice submitted at the same time such corrected notice is delivered to the Warrant Debtor.

Subject as set out above, delivery of an Exercise Notice shall constitute an irrevocable election by the relevant warrant holder to exercise the Warrants specified.

The Warrant Debtor shall not apply any charge for the voluntary exercise of the Warrants. Other taxes, duties and/or expenses, including any applicable depository charges, transaction or exercise charges, stamp duty, stamp duty reserve tax, issue, registration, securities transfer and/or other taxes or duties arising in connection with the voluntary exercise of any Warrants duties are in charge of the warrant holder.

The number of Warrants specified in the Exercise Notice must be a multiple of 1000, otherwise such number of Warrants so specified shall be rounded down to the preceding multiple of 1000 and the Exercise Notice shall not be valid in respect of the Warrants exceeding such rounded number of Warrants.

The Warrant Debtor will, in its sole and absolute discretion, determine whether the above conditions are satisfied and its determination will be final, conclusive and binding on the warrant holders.

(5) The respective share Exchanges, where the Share is traded and where the Warrant Debtor determines their liquidity, are called "Home Exchanges"; the Home Exchange so determined by the Warrant Debtor is the exchange specified under "Home Exchange" with the Share in Appendix 3 to these Terms and Conditions of the Warrants. If market conditions at the respective Home Exchange change substantially; such as determining the price of the Share, is discontinued at the respective Home Exchange and transferred to another securities exchange or liquidity is substantially reduced, the Warrant Debtor, by making an announcement pursuant to § 11, is entitled, but not obligated, to stipulate another securities exchange as the applicable securities exchange for the respective Share (the "Replacement Exchange"). The futures exchange specified under "Determining Futures Exchange" in Appendix 3 to these Terms and Conditions of the Warrants is the "Determining Futures Exchange" for the respective Share options. If market conditions at the Determining Futures Exchange change substantially, such as the quotation of the option contracts is discontinued at the Determining Futures Exchange or liquidity is substantially reduced, the Warrant Debtor, by making an announcement pursuant to § 11, is entitled, but not obligated, to stipulate another futures and options exchange as the Determining Futures Exchange (the "Replacement Futures and Options Exchange"). In the event of replacement, any reference to the Home Exchange or the Determining Futures Exchange shall be considered to refer to the Replacement Exchange or the Replacement Futures and Options Exchange.

(6) These Terms and Conditions of the Warrants define a "Banking Day" as a day on which transactions can be processed by the Home Exchange and the Determining Futures Exchange, and, in principle, trading via the Euronext is guaranteed and which is a day (other than a Saturday or a Sunday), on which commercial banks are open for business in Paris and the Trans-European Automated Real-time Gross settlement Express Transfer (TARGET) system is open. If a day specified herein is not a Banking Day, the day shall be replaced by the following Banking Day.

(7) The Option Right cannot be exercised:

- (a) during the period between the day on which an offer to the shareholders regarding (a) new Shares or (b) bonds or other securities with conversion or Option Rights on Shares of the respective Share company is published in accordance with applicable corporate law and regulations in the relevant jurisdiction, and the first day after the deadline for exercising the subscription right;
- (b) before and after the general meeting of shareholders, in the period before the last day of deposit (inclusive) for Shares and the third Banking Day (inclusive) after a general meeting of shareholders.

If the exercise of the Option Right is interrupted on the last day of the Option Period in accordance with the preceding sentence, the Option Period will be extended until the next possible Exercise Date.

(Adjustments)

(1) If the right under § 4 (7) to declare the Warrants invalid is not exercised, as well as in all other cases named below, the calculation of the adjusted exercise price and Subscription Ratio or the agreement to change another feature of the Warrants ("Adjustment") will be made according to the following provisions. If an Adjustment is necessary due to a Replacement Exchange having been chosen, the Warrant Debtor will make this Adjustment according to the provisions described below. The exercise price, Subscription Ratio or any other feature of the Warrants relevant for calculating the Differential Amount will only be adjusted if the Share company or a third party takes an action during the term which, by changing the legal and economic conditions, specifically the Company's assets and capital, affects the Share (such as a capital increase in exchange for a cash contribution, issuing securities with option or conversion rights for Shares, a capital increase from Company Funds, distributing special dividends, Share splits, mergers, liquidation or nationalization). If according to the rules and regulations of the Determining Futures Exchange no Adjustments can be made to the option contracts because of this action, the features of the Warrants will not change. If the term of the Share options on the Determining Futures Exchange ends prematurely, the rules in § 4 (4) will apply.

(2)If an Adjustment can be made, taking into account the applicable statutory provisions, market conditions and practices, as well as for (procedural) technical reasons related to settlement, the Warrant Debtor will make the Adjustment so that it essentially corresponds to the Adjustment to the option contracts actually made by the Company or the Determining Futures Exchange and by so doing the economic position of the warrant holder remains unchanged to the extent possible. If no Adjustment is made only because there are no outstanding option contracts on the Determining Futures Exchange related to the Share or because no option contracts are traded (on the Share), the Warrant Debtor will make an Adjustment according to the existing rules of the Determining Futures Exchange or - if no such rules exist - according to the trading practices of the Determining Futures Exchange. If no rules or trading practices apply, the Warrant Debtor will make the Adjustment so that the economic position of the warrant holder remains unchanged to the extent possible in spite of the Adjustment.

(3) Pursuant to § 11, the Warrant Debtor will immediately announce the need for and the results of the Adjustment.

(4) If (i) the Determining Futures Exchange prematurely cancels option contracts outstanding on the Share or (ii) – if there are no option contracts outstanding on the Share at the Determining Futures Exchange – the Warrant Debtor, by enlisting the services of an independent expert, arrives at the conclusion that no appropriate Adjustment can be made to the changes that have been made, or (iii) a Replacement Exchange or Replacement Futures and Options Exchange is not stipulated according to § 3 (5), the Warrants lose their validity.

In this case, the Warrant Debtor, after consulting with an independent expert it names, will determine the fair market value of the Warrants (the "Settlement Amount") and within five Banking Days after determining the Settlement Amount will pay the Settlement Amount by bank transfer to the Clearing System for immediate forwarding to the warrant holder. Pursuant to § 11, the Warrant Debtor will announce the invalidity of the Warrants and the Settlement Amount immediately.

(5) Unless there are obvious errors, the Warrant Debtor's calculation of the Adjustment pursuant to $\S 4$ (2) and the stipulation of the Settlement Amount pursuant to $\S 4$ (4) are binding for the warrant holder and the Warrant Debtor.

(6) If the Share of the (respective) Company ceases to be listed on the Home Exchange because of a merger or reorganization, a conversion into a legal form without Shares or for any other reason, and the Warrant Debtor does not name a Replacement Exchange pursuant to § 3 (5), the Warrant Debtor is entitled, but not obligated, to declare the Warrants invalid by announcing, in accordance with § 11, the Settlement Amount pursuant to § 4 (4). The Warrants become invalid at the time of the announcement pursuant to § 11.

(Paying the Differential Amount)

(1) Within five Banking Days after the Exercise Date, the Warrant Debtor will pay to the warrant holder in EUR the Differential Amount to the account named in the Exercise Notice or by bank transfer to the Clearing System for immediate forwarding to the warrant holder.

(2) The Warrant Debtor will calculate the Differential Amount, which (unless there are obvious errors) is final and binding for all participants.

(3) The warrant holder shall be responsible for and must pay all taxes, fees or duties that accrue in connection with the exercise of Option Rights.

§ 6

(Market Disruption)

If a Share price relevant for calculating the Differential Amount is not published, or trading in the Share is interrupted or significantly restricted on the Home Exchange (together with the Determining Futures Exchanges, the "Exchanges") or trading in derivatives on the Share or individual securities contained therein is interrupted or significantly restricted on the corresponding Determining Futures Exchange ("Market Disruption") and the Determining Futures Exchange has set forth rules concerning Market Disruptions, the Exercise Date will be postponed to the next Banking Day on which no Market Disruption exists. If the Market Disruption lasts longer than four successive Banking Days, the Warrant Debtor, at its own discretion will determine a replacement price for the Share that in its judgment corresponds to the market conditions prevailing on the fifth Banking Day at 10:00 a.m. (Paris local time), broadly taking into account the economic position of the warrant holder(s). However, if within these four days comparable derivatives of the Share traded on the Determining Futures Exchange expire and are redeemed, the Settlement Amount stipulated by the Determining Futures Exchange for the comparable derivatives will be used to calculate the Differential Amount. In this case the expiration date for comparable derivatives will be deemed to be the last day of the Option Period and the rules in § 5 will apply accordingly. Any curtailment of trading hours at the Exchanges named in the first sentence in itself will not be considered a Market Disruption.

§ 7

(Rank)

The obligations arising from the Warrants represent direct, absolute and unsecured by real property obligations of the Warrant Debtor and, unless otherwise provided, have at least the same rank as all other obligations of the Warrant Debtor, which are unsecured by real property and are not subordinate.

§ 8

(Cancellation of the Option Rights)

If during the term of the Warrants, it is impossible because of laws, regulations, official actions, or for similar reason, for the Warrant Debtor to fulfill its obligations arising from the Warrants, the Warrant Debtor, by announcement pursuant to § 11, has the right to declare overall, but not in part, that all existing the Option Rights are cancelled, even if individual Option Rights have already been exercised, but the Differential Amount has not yet been credited to the warrant holder(s) in question. The acquisition amount for the Warrants will not be reimbursed and no other compensation or settlement payment will be made.

(Replacement of the Warrant Debtor)

- (1) Assuming there is no delay in payment of the Warrants, the Warrant Debtor may at any time, without approval of the warrant holders, put an Affiliated Company (as defined below) in its place as primary obligor on all obligations of the Warrant Debtor arising under the Warrants (the "New Obligor / Warrant Debtor "), to the extent that
 - (c) the New Obligor assumes all obligations of the Warrant Debtor arising under the Warrants;
 - (d) the Warrant Debtor (hereinafter referred to in this capacity as "Guarantor") guarantees proper payment of the amounts coming due under the Terms and Conditions of these Warrants;
 - (e) the Warrant Debtor and the New Obligor have obtained all required approvals and are able to transfer the payment obligations arising under these Warrants in the currency hereby required to the Issuing and Principal 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 Warrant Debtor has its head office or in which it is considered a resident for tax purposes;
 - (f) the New Obligor has undertaken to indemnify all warrant holders for any taxes, charges or other public charges that are imposed on the warrant holders by reason of the substitution
 - (g) For purposes of this § 9 "Affiliated Company" means an Affiliated Company within the meaning of Section 15 of the Stock Corporation Act.
- (2) Such substitution of the Warrant Debtor is to be announced in accordance with § 11.
- (3) In the event of such substitution, every mention of the Warrant Debtor herein shall be deemed to refer to the New Obligor.

§10

(Calculation Agent)

- (1) The Calculation Agent is Bayerische Hypo- und Vereinsbank AG, Milan Branch, (the "Calculation Agent").
- (2) Should any circumstances arise that lead to the Calculation Agent no longer being able to act as Calculation Agent, the Issuer is thereupon authorized to appoint another person or institution with the relevant expertise as Calculation Agent. The Issuer shall promptly give notice under § 11 of the appointment of another Calculation Agent.
- (3) The Calculation Agent is exempted from the restrictions of Civil Code § 181 and similar restrictions, if any, in the laws of other countries.
- (4) The calculations and regulations of the Calculation Agent 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 Warrants.

§ 11

(Notices)

All notices relating to each Series of Warrants 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 <u>www.tradinglab.fr</u>. The notices will be considered validly published from the date of publication.

§ 12

(Partial invalidity)

(4) If one of the provisions of these Terms and Conditions of the Warrants is or becomes invalid, illegal or unenforceable in whole or in part, the validity of the remaining provisions hereof shall in no way be affected. A gap created as a result of invalidity or unenforceability of these of these Terms and Conditions of the Warrants is to be filled by relative provisions coming as close as possible to the sense and spirit of these Terms and Conditions of the Warrant and the legitimate interests of the parties concerned.

(5) The Warrant Debtor has the right, without the consent of the warrant holder, (i) to correct obvious spelling or calculating errors \or other obvious errors in these Terms and Conditions of the Warrants, and (ii) to change or add to contradictory or incomplete provisions, while in the cases named under (ii), only those changes or additions are permissible that are reasonable for the warrant holder, taking into account the interests of the Warrant Debtor, i.e., which do not significantly deteriorate the financial situation of the warrant holder. Changes and/or additions to these Terms and Conditions of the Warrants will be published immediately according to § 11.

§ 13

(Applicable Law, Place of Performance, Jurisdictional Venue)

(1) The form and content of the Warrants, as well as the rights and duties of the Warrant Debtor and the warrant 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 Warrants shall be brought before the court in Munich.

Appendix 1 to the Terms and Conditions of the Warrants

Part I

ISIN Code	Series Num-	Tranche	Share	Number of	Issue Price	Maturity Date	Subscrip-	Call/Put	Issue Price	Exercice Price	Mnémonic	Common Code
	ber	Number		Warrants	in EUR		tion		per Unit in	in EUR	Code	
							Ratio		EUR			
DE000HV0DBQ3	F459	1	Accor S.A.	5,000,000	0.27	18-Mar-08	0.1	Call	270	58	3540T	33605323
DE000HV0DBR1	F460	1	Accor S.A.	5,000,000	0.54	17-Jun-08	0.1	Call	540	55	3541T	33605331
DE000HV0DBS9	F461	1	Accor S.A.	5,000,000	0.34	17-Jun-08	0.1	Call	340	60	3542T	33605340
DE000HV0DBT7	F462	1	Accor S.A.	5,000,000	0.21	17-Jun-08	0.1	Call	210	65	3543T	33605358
DE000HV0DBU5	F463	1	Accor S.A.	5,000,000	0.4	17-Jun-08	0.1	Put	400	50	3544T	33605366
DE000HV0DBV3	F464	1	Accor S.A.	5,000,000	0.64	17-Jun-08	0.1	Put	640	55	3545T	33605374
DE000HV0DBW1	F465	1	Air Liquide S.A.	5,000,000	0.16	18-Mar-08	0.05	Call	160	105	3546T	33605382
DE000HV0DBX9	F466	1	Air Liquide S.A.	5,000,000	0.38	17-Jun-08	0.05	Call	380	100	3547T	33605404
DE000HV0DBY7	F467	1	Air Liquide S.A.	5,000,000	0.19	17-Jun-08	0.05	Call	190	110	3548T	33605412
DE000HV0DBZ4	F468	1	Air Liquide S.A.	5,000,000	0.08	17-Jun-08	0.05	Call	80	120	3549T	33605439
DE000HV0DCL2	F489	1	BNP Paribas S.A.	5,000,000	0.17	18-Mar-08	0.1	Call	170	82	3570T	33605676
DE000HV0DCM0	F490	1	BNP Paribas S.A.	5,000,000	0.87	17-Jun-08	0.1	Call	870	70	3571T	33605692
DE000HV0DCN8	F491	1	BNP Paribas S.A.	5,000,000	0.46	17-Jun-08	0.1	Call	460	78	3572T	33605706
DE000HV0DCP3	F492	1	BNP Paribas S.A.	5,000,000	0.24	17-Jun-08	0.1	Call	240	85	3573T	33605714
DE000HV0DCQ1	F493	1	BNP Paribas S.A.	5,000,000	0.56	17-Jun-08	0.1	Put	560	70	3574T	33605722
DE000HV0DCS7	F495	1	Bouygues S.A.	5,000,000	0.7	17-Jun-08	0.1	Call	700	58	3576T	33605757
DE000HV0DCT5	F496	1	Bouygues S.A.	5,000,000	0.37	17-Jun-08	0.1	Call	370	65	3577T	33605765
DE000HV0DCU3	F497	1	Bouygues S.A.	5,000,000	0.18	17-Jun-08	0.1	Call	180	72	3578T	33605773
DE000HV0DDE5	F517	1	Cap Gemini S.A.	5,000,000	0.31	18-Mar-08	0.1	Call	310	40	3598T	33605994
DE000HV0DDF2	F518	1	Cap Gemini S.A.	5,000,000	0.53	17-Jun-08	0.1	Call	530	38	3599T	33606001

DE000HV0DDG0	F519	1	Cap Gemini S.A.	5.000.000	0.36	17-Jun-08	0.1	Call	360	42	3600T	33606028
DE000HV0DDH8	F520	1	Cap Gemini S.A.	5,000,000	0.29	17-Jun-08	0.1	Put	290	35	3601T	33606044
DE000HV0DDJ4	F521	1	Carrefour S.A.	5,000,000	0.55	17-Jun-08	0.1	Call	550	50	3602T	33606052
DE000HV0DDK2	F522	1	Carrefour S.A.	5,000,000	0.31	17-Jun-08	0.1	Call	310	55	3603T	33606079
DE000HV0DDL0	F523	1	Carrefour S.A.	5,000,000	0.16	17-Jun-08	0.1	Call	160	60	3604T	33606087
DE000HV0DDM8	F524	1	Carrefour S.A.	5,000,000	0.29	17-Jun-08	0.1	Put	290	48	3605T	33606095
DE000HV0DDN6	F525	1	Groupe Danone	5,000,000	0.71	17-Jun-08	0.1	Call	710	55	3606T	33606109
DE000HV0DDP1	F526	1	Groupe Danone	5,000,000	0.44	17-Jun-08	0.1	Call	440	60	3607T	33606125
DE000HV0DDQ9	F527	1	Groupe Danone	5,000,000	0.24	17-Jun-08	0.1	Call	240	65	3608T	33606133
DE000HV0DDR7	F528	1	Dassault Systèmes S.A.	5,000,000	0.19	18-Mar-08	0.1	Call	190	40	3609T	33606141
DE000HV0DDS5	F529	1	Dassault Systèmes S.A.	5,000,000	0.41	17-Jun-08	0.1	Call	410	38	3610T	33606168
DE000HV0DDT3	F530	1	Dassault Systèmes S.A.	5,000,000	0.21	17-Jun-08	0.1	Call	210	43	3611T	33606176
DE000HV0DDU1	F531	1	Dassault Systèmes S.A.	5,000,000	0.09	17-Jun-08	0.1	Call	90	48	3612T	33606184
DE000HV0DEN4	F559	1	Lagardère S.C.A.	5,000,000	0.23	18-Mar-08	0.1	Call	230	55	3640T	33606567
DE000HV0DEP9	F560	1	Lagardère S.C.A.	5,000,000	0.48	17-Jun-08	0.1	Call	480	52	3641T	33606575
DE000HV0DEQ7	F561	1	Lagardère S.C.A.	5,000,000	0.25	17-Jun-08	0.1	Call	250	57	3642T	33606583
DE000HV0DER5	F562	1	Lagardère S.C.A.	5,000,000	0.12	17-Jun-08	0.1	Call	120	62	3643T	33606591
DE000HV0DES3	F563	1	Lagardère S.C.A.	5,000,000	0.27	17-Jun-08	0.1	Put	270	50	3644T	33606605
DE000HV0DET1	F564	1	L'Oréal S.A.	5,000,000	0.4	18-Mar-08	0.1	Call	400	100	3645T	33606613
DE000HV0DEU9	F565	1	L'Oréal S.A.	5,000,000	1.19	17-Jun-08	0.1	Call	1,190	90	3646T	33606621
DE000HV0DEV7	F566	1	L'Oréal S.A.	5,000,000	0.64	17-Jun-08	0.1	Call	640	100	3647T	33606630
DE000HV0DEW5	F567	1	L'Oréal S.A.	5,000,000	0.3	17-Jun-08	0.1	Call	300	110	3648T	33606648
DE000HV0DEX3	F568	1	L'Oréal S.A.	5,000,000	0.45	17-Jun-08	0.1	Put	450	90	3649T	33606664
DE000HV0DEY1	F569	1	LVMH Moet Hennessy Louis Vuitton S.A.	5,000,000	0.09	18-Mar-08	0.1	Call	90	95	3650T	33606672

DE000HV0DEZ8	F570	1	LVMH Moet Hennessy Louis Vuitton S.A.	5,000,000	0.83	17-Jun-08	0.1	Call	830	80	3651T	33606699
DE000HV0DE07	F571	1	LVMH Moet Hennessy Louis Vuitton S.A.	5,000,000	0.38	17-Jun-08	0.1	Call	380	90	3652T	33606702
DE000HV0DE15	F572	1	LVMH Moet Hennessy Louis Vuitton S.A.	5,000,000	0.15	17-Jun-08	0.1	Call	150	100	3653T	33606729
DE000HV0DE23	F573	1	LVMH Moet Hennessy Louis Vuitton S.A.	5,000,000	0.37	17-Jun-08	0.1	Put	370	75	3654T	33606737
DE000HV0DE31	F574	1	Companie Générale des Etablissements Michelin	5,000,000	0.45	18-Mar-08	0.1	Call	450	78	3655T	33606745
DE000HV0DE49	F575	1	Companie Générale des Etablissements Michelin	5,000,000	0.8	17-Jun-08	0.1	Call	800	75	3656T	33606753
DE000HV0DE56	F576	1	Companie Générale des Etablissements Michelin	5,000,000	0.46	17-Jun-08	0.1	Call	460	84	3657T	33606761
DE000HV0DE64	F577	1	Companie Générale des Etablissements Michelin	5,000,000	0.24	17-Jun-08	0.1	Call	240	93	3658T	33606770
DE000HV0DFC4	F583	1	Peugeot S.A.	5,000,000	0.61	17-Jun-08	0.1	Call	610	52	3664T	33606877
DE000HV0DFD2	F584	1	Peugeot S.A.	5,000,000	0.39	17-Jun-08	0.1	Call	390	57	3665T	33606885
DE000HV0DFE0	F585	1	Peugeot S.A.	5,000,000	0.23	17-Jun-08	0.1	Call	230	62	3666T	33606893
DE000HV0DFF7	F586	1	PPR S.A.	5,000,000	0.54	18-Mar-08	0.1	Call	540	115	3667T	33606907
DE000HV0DFG5	F587	1	PPR S.A.	5,000,000	1.31	17-Jun-08	0.1	Call	1,310	105	3668T	33606915
DE000HV0DFH3	F588	1	PPR S.A.	5,000,000	0.62	17-Jun-08	0.1	Call	620	120	3669T	33606923
DE000HV0DFJ9	F589	1	PPR S.A.	5,000,000	0.25	17-Jun-08	0.1	Call	250	135	3670T	33606931
DE000HV0DFK7	F590	1	Renault S.A.	5,000,000	1.25	17-Jun-08	0.1	Call	1,250	90	3671T	33606940
DE000HV0DFL5	F591	1	Renault S.A.	5,000,000	0.76	17-Jun-08	0.1	Call	760	100	3672T	33606966
DE000HV0DFM3	F592	1	Renault S.A.	5,000,000	0.43	17-Jun-08	0.1	Call	430	110	3673T	33606974

DE000HV0DFN1	F593	1	Renault S.A.	5,000,000	0.84	17-Jun-08	0.1	Put	840	90	3674T	33606982
DE000HV0DGA6	F615	1	Télévision Française 1 S.A.	5,000,000	0.97	17-Jun-08	0.25	Call	970	15	3696T	33607288
DE000HV0DGB4	F616	1	Télévision Française 1 S.A.	5,000,000	0.31	17-Jun-08	0.25	Call	310	20	3697T	33607296
DE000HV0DGC2	F617	1	Télévision Française 1 S.A.	5,000,000	0.08	17-Jun-08	0.25	Call	80	25	3698T	33607300
DE000HV0DGT6	F632	1	Vinci S.A.	5,000,000	0.14	18-Mar-08	0.1	Call	140	60	3713T	33607474
DE000HV0DGU4	F633	1	Vinci S.A.	5,000,000	0.62	17-Jun-08	0.1	Call	620	52	3714T	33607482
DE000HV0DGV2	F634	1	Vinci S.A.	5,000,000	0.35	17-Jun-08	0.1	Call	350	58	3715T	33607504
DE000HV0DGW0	F635	1	Vinci S.A.	5,000,000	0.16	17-Jun-08	0.1	Call	160	65	3716T	33607512

Part II

ISIN Code	Series	Tranche	Share	Number	Issue	Maturity	Subsrip-	Call/Put	Issue	Exercice	Mnémonic	Common
	Num	Number		of War-	Price	Date	tion Ra-		Price	Price	Code	Code
	ber			rants	EUR		tio		per			
									Unit			
									EUR			
DE000HV0DDV9	F532	1	Deutsche Telekom A.G.	5,000,000	0.9	17-Jun-08	0.5	Call	900	14	3613T	33606192
DE000HV0DDW7	F533	1	Deutsche Telekom A.G.	5,000,000	0.1	17-Jun-08	0.5	Call	100	18	3614T	33606206
DE000HV0DE98	F580	1	Nokia oyj	5,000,000	1.51	17-Jun-08	0.5	Call	1,510	25	3661T	33606826
DE000HV0DFA8	F581	1	Nokia oyj	5,000,000	0.67	17-Jun-08	0.5	Call	670	29	3662T	33606834
DE000HV0DFB6	F582	1	Nokia oyj	5,000,000	0.26	17-Jun-08	0.5	Call	260	33	3663T	33606842

Part III

ISIN Code	Series	Tranche	Share	Number	Issue	Maturity	Subsrip-	Call/Put	Issue	Exercice	Mnémonic	Common
	Num	Number		of War-	Price	Date	tion Ra-		Price	Price	Code	Code
	ber			rants	EUR		tio		per			
									Unit			
									EUR			
DE000HV0DEL8	F557	1	Google Inc.	5,000,000	1.37	17-Jun-08	0.02	Call	1,370	650	3638T	33606524
DE000HV0DEM6	F558	1	Google Inc.	5,000,000	0.47	17-Jun-08	0.02	Call	470	800	3639T	33606559

Appendix 2 to the Terms and Conditions of the Warrants

ISSUER	Shares	ISIN	Home Ex- change	Determining Fu- tures Exchange
Accor S.A Tour Maine-Montparnasse, avenue du Maine33 - 75755 Paris Cedex 15, France	Accor	FR0000120404	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Air Liquide S.A 75, Quai D'Orsay– 75321 Paris, France	Air Liquide	FR0000120073	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
BNP Paribas S.A. - 16 boulevard des Italiens– 75450 Paris, France	BNP Paribas	FR0000131104	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Bouygues S.A. - 90 avenue des Champs Elysées – 75008 Paris, France	Bouygues	FR0000120503	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Cap Gemini S.A 11 rue de Tilsitt – 75017 Paris, France	Cap Gemini	FR0000125338	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Carrefour S.A. – 6, avenue Raymond Poincaré – 75016 Paris, France	Carrefour	FR0000120172	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Groupe Danone - 17, boulevard Haussmann - 75009 Paris, France	Danone	FR0000120644	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Dassault Systèmes S.A . – 9, quai Marcel Dassault – 92150 Suresnes, France	Dassault Sys- tèmes	FR0000130650	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Deutsche Telekom A.G. – Friedrich Ebert Allee 140 - 53113 Bonn, Deutschland	Deutsche Telekom	DE0005557508	Deutsche Börse AG	Eurex Frankfurt AG
Google Inc. - 2200,Amphitheatre Parkway, Mountain View, CA 94043, Etats Unis.	Google	US38259P5089	NASDAQ Stock Mar- ket, Inc.	Chicago Mercantile Exchange Inc.
Lagardère S.C.A. – 4, rue de Presbourg – 75116 Paris, France	Lagardère	FR0000130213	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
L'Oréal S.A. – 14, rue Royale - 75008 Paris, France	L'Oréal	FR0000120321	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
LVMH Moet Hennessy Louis Vuitton S.A 22, avenue Mon- taigne - 75008 Paris, France.	LVMH	FR0000121014	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Companie Générale des Etablissements Michelin - 12, cours Sablon – Clermont Ferrand, France	Michelin	FR0000121261	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Nokia oyj – Keilalahdentie 4 – P.O. Box 226 – 00045 Nokia Group – Espoo, Finland	Nokia	FI0009000681	Helsinki Stock Ex- change	Eurex Frankfurt AG
Peugeot S.A. - 75, avenue de la grande armée – 75116 Paris, France	Peugeot	FR0000121501	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
PPR S.A . – 10, avenue Hoche – 75381 Paris, France	PPR	FR0000121485	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Renault S.A. - 13-15 quai le Gallo - 92100 Boulogne-Billancourt, France	Renault	FR0000131906	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Télévision Française 1 S.A. - 1 quai du Point du Jour - 92100 Boulogne Billancourt - France	TF1	FR0000054900	Euronext Paris S.A.	Euronext.Liffe MONEP S.A.
Vinci S.A. – 1, cours Ferdinand de Lesseps - 92500 Rueil Mal- maison, France	Vinci	FR0000125486		Euronext.Liffe MONEP S.A.

Appendix 3 to the Terms and Conditions of the Warrants Form of Exercise Notice

Exercise Notice

[DECLARATION D'EXERCICE]

A :	HVB	Agent des Warrants / Bons d'Options en Euroclear France : BNP PARIBAS SECURITIES SERVICES							
	Télécopie: 01.40.39.23.98	Téléco	pie: 01.55.77.	95.53					
Warr sur. :	rants / Bons d'Option	émis par	Bayerische	Нуро-	und	Vereinsbank	AG		
Matu	ırité :								
Le Po	orteur des Warrants / Bons d'Optio	<u>n:</u>							
Prén	om, Nom :								
	<u>eneur de Compte du/des Porteurs</u> données de l'intermédiaire)	des Warrant	s / Bons d'Or	otion en sa	/leur fa	veur (Mentionn	<u>er les</u>		
Dénc	omination Sociale:								
Code	e affilier Euroclear France:								
Adre	sse:								
Cont	act (nom, tel) :								
-	a présente, exerce de façon irrévoc Terms;	able les Warr	ants / Bons d'e	Option aux	conditi	ons indiquées d	ans le		
Code	e ISIN des Warrants / Bons d'Optic	on à exercer	Noml	ore de War	rants /]	Bons d'Option	à exer		

Les Warrants / Bons d'Option à exercer ont été transférés sur le compte 030 (NDC51) en Euroclear France

A - Ordre irrévocable de virer le montant Différentiel sur le compte en Euro suivant :

Titulaire du compte :

.....

Détail du Compte (Renseigner au choix national ou IBAN)

Type de Détail	Code banque	Code Guichet	Numéro compte	de	Clef
National			S		
IBAN					

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 Warrants / Bons d'Option qui ne sont pas virés en temps utile à l'Agent des Warrants / Bons d'Option ou qui sont transférés de façon à rendre impossible une corrélation claire à la déclaration d'exercice.

Fait le.....à

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

.....

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 Warrants / Bons d'Option atteste par la présente que, lors de l'achat des Warrants / Bons d'Option, lors de la signature de la présente déclaration et à la date d'effet de l'exercice d'option, que les Warrants / Bons d'Option 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.

Annex B

Information regarding the Shares

The Shares underlying the Warrant are listed on Euronext Paris S.A. The relevant issuers of the Shares are subject to disclosure requirements to both the competent local authorities and the investors.

The prices, historical trend and volatility of all Shares are available at: <u>www.tradinglab.fr</u>. The current prices of all Shares are also published daily on: Les Echos, La Tribune, Financial Times, Wall Street Journal Europe, on <u>www.tradinglab.fr</u> and may be requested on any Business Day by calling: 800 9012 9012 (call free).

Further information on the Shares are also available on the website of Accor S.A (<u>www.accor.fr</u>), Air Liquide (<u>www.airliquide.com</u>), BNP Paribas S.A. (<u>www.bnpparibas.com</u>), Bouygues S.A. (<u>www.bouygues.com</u>), Cap Gemini S.A. (<u>www.capgemini.com</u>), Carrefour S.A. (<u>www.carrefour.com</u>), Groupe Danone (<u>www.danone.com</u>), Dassault Syst'mes S.A. (<u>www.3ds.com</u>), Deutsche Telekom AG (<u>www.telekom.de</u>), Google Inc. (<u>www.google.com</u>), Lagadère S.C.A. (<u>www.lagardere.com</u>), L'Oréal S.A. (<u>www.loreal.com</u>), LVMH Moet Hennessy Louis Vuitton S.A. (<u>www.lvmh.com</u>), Companie Générale des Etablissements Michelin (<u>www.michelin.com</u>), Nokia oyj (<u>www.nokia.com</u>), Peugeot S.A. (<u>www.peugeot.com</u>), PPR S.A. (<u>www.ppr.com</u>), Renault S.A. (<u>www.renault.com</u>), Télévision Française 1 S.A. (<u>www.tfl.com</u>), Vinci S.A. (<u>www.vinci.com</u>).