Citigroup Global Markets Deutschland AG

Frankfurt am Main

For distribution in France only

Final Terms and Conditions

- No. 2394 dated 31.10.2011 -

supplementing Base Prospectus No. 5 dated 05.07.2011 in its latest version (the "Base Prospectus")

for Call and Put Warrants referenced to the following underlyings:

Accor	Air France - KLM	Air Liquide	
Alcatel-Lucent	Alstom	ArcelorMittal	
Bouygues	Cap Gemini	Carrefour	
Casino	Crédit Agricole	Danone	
EADS	Electricité de France (EDF)	France Télécom	
GDF Suez	Lafarge	Lagardère	
LVMH	Michelin	Natixis	
Pernod Ricard	Peugeot	PPR	
Publicis	Renault	Safran SA	
Saint-Gobain	Sanofi-Aventis	Schneider Electric	
Technip SA	Total	Valeo	
Vallourec	Véolia Environnement	Vinci	
Vivendi	Silver		

ISIN: DE000CG16E32 - DE000CG16U16

Important Notice:

Full information on the issuer and the offering of the securities is only available to readers if the Base Prospectus in its latest version and these Final Terms and Conditions No. 2394 dated 31.10.2011 are combined and considered together. The Base Prospectus in its latest version together with the Final Terms and Conditions No. 2394 dated 31.10.2011 forms the complete securities prospectus.

The Base Prospectus in its latest version is held available free of charge:

In France:	(1) Hard copies are available free of charge at the office of	Citigroup Global Markets Ltd, 1-5 rue Paul Cézanne, 75008 Paris,
	Citigroup Global Markets Ltd:	France.
	(2) On the Issuer's website:	http://www.citifirst.com

Important Note to the Buyers or Subscribers of the Securities on the right to withdraw from the purchase of the Securities:

Investors who have already agreed to purchase the financial instruments before the publication of the supplemental notice, have the right to withdraw their acceptance within a period of at least two trading days after the publication of the supplement notice to the prospectus (Article 212-25 II of the General Regulation (Règlement Général) of the Autorité des Marchés Financiers).

In France such right to withdraw applies in case of publication of a supplemental notice, which is published in case of any significant new factor or any mistake or inaccuracy relating to the information included in the prospectus which is capable of affecting in a significant manner the assessment of the financial instruments and which occurs between the approval of the prospectus and the final closing of the transaction (Article 212-25 I of the General Regulation (Règlement Général) of the Autorité des Marchés Financiers).

Any such withdrawal must be notified to:

Citigroup Global Markets Deutschland AG Attn.: Legal Department Wave Building Reuterweg 16 D- 60323 Frankfurt/Main Germany

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Sales Restrictions

1. The warrants will not be registered under the United States Securities Act of 1933 as amended; the warrants have not been admitted to trading by the United States Commodity Futures Trading Commission ("CFTC") under the United States Commodity Exchange Act. The Warrants may not be offered, sold or delivered at any time directly or indirectly in the United States of America, its territories or possessions or to or through U.S. Persons. When exercising the Warrants, the Warrant Holders will be obligated to assure that the Warrants will not be held either directly or indirectly on behalf of a U.S. Person. The Issuer is not registered with the CFTC as a commission merchant. By purchasing and accepting the Warrants, the Warrant Holder represents that he or she will sell the Warrants in advance should he or she fall under the definition of a United States Person in the future; the Warrant Holder hereby further represents that he or she has not offered, sold or traded the Warrants directly or indirectly in the United States at any time and will likewise not do so in the future; the Warrant Holder hereby also represents that: (a) he or she has not offered, sold or traded the Warrants to a United States Person directly or indirectly at any time or negotiated with such a person and will likewise not do so in the future (whether on his or her own behalf or on behalf of a third party); and (b) he or she has not purchased the Warrants for the account of any United States Person. The Warrant Holder hereby agrees to deliver the buyer these sale restrictions and the following explanations upon the sale of the Warrants or to refer the buyer in writing to these sale restrictions.

The following definitions apply: "United States" means the United States of America (including the states thereof, the District of Columbia, and the territories, possessions and other areas under the jurisdiction thereof); "United States Person" means any citizen or resident of the United States of America as well as any corporation or partnership or other company organized or established under the law of the United States of America or any of its territorial authorities as well as any estates and trust funds which are subject to the taxation of the United States of America, irrespective of the source of their income.

2. With respect to any activity in connection with Citi warrants/certificates or other derivate products in the United Kingdom, all applicable provisions of the Financial Services and Markets Act 2000 (hereinafter "FSMA") must be observed. Any dissemination of offers or incentives to initiate investment activity in the terms of Paragraph 21 of the FSMA may only be made or instigated in connection with the issue or sale of warrants/certificates or other derivate products in cases in which Paragraph 21 of the FSMA does not apply. In relation to any secuities which have a maturity of less than one year, (a) it is a person whose ordinary activities involve it in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of its business and (b) it has not offered or sold and will not offer or sell any Securities other than to persons whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or as agent) for the purposes of their businesses or who it is reasonable to expect will acquire, hold, manage or dispose of investments (as principal or agent) for the purposes of their businesses where the issue of the securities would otherwise constitute a contravention of Section 19 of the Financial Services and Markets Act 2000 ("FSMA") by the Issuer:

- 3. In relation to each Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "Relevant Member State"), with effect from and including the date on which the Prospectus Directive is implemented in that Relevant Member State (the "Relevant Implementation Date") it has not been and will not be an offer of Warrants to the public in that Relevant Member State, except that it may, with effect from and including the Relevant Implementation Date, make an offer of such Warrants to the public in that Relevant Member State:
 - (a) in the period following the date of publication of this prospectus related to such Warrants which has been approved by the competent authority in that Relevant Member State or, where appropriate, approved in another Relevant Member State and notified to the competent authority in that Relevant Member State, in accordance with the Prospectus Directive, ending with the date that lies 12 months after the after the date of publication;
 - (b) at any time to legal entities which are authorised or regulated to operate in the financial markets or, if not so authorised or regulated, whose corporate purpose is solely to invest in securities;
 - (c) any time to any legal entity which meets two or more of the following criteria: (1) an average of at least 250 employees during the last financial year; (2) a total balance sheet of more than €43,000,000 and (3) an annual net turnover of more than €50,000,000, as shown in its last annual or consolidated accounts;
 - (d) at any time to fewer than 100 natural or legal persons per Relevant Member State (other than qualified investors as defined in Article 2 of the Prospectus Directive); or
 - (e) at any time in any other circumstances, which do not require the Issuer to publish a prospectus pursuant to Article 3 of the Prospectus Directive.

For the purposes of this provision, the expression "offer of securities to the public" in relation to any securities in any Relevant Member State means the communication in any form and by any means of sufficient information on the terms of the offer and the securities to be offered so as to enable an investor to decide to purchase or subscribe the securities, as the same may be varied in that Member State by any measure implementing the Prospectus Directive in that Member State and the expression Prospectus Directive means Directive 2003/71/EC and includes any relevant implementing measure in each Relevant Member State.

4. With respect to any activity in connection with the warrants, particularly the acquisition or sale thereof, and/or the exercise of options from the warrants, the provisions of law applicable in the respective country must be observed by the Warrant Holders and any other market participants involved. Normally, the warrants may only be offered publicly if a sales or stock exchange prospectus in compliance with the provisions of law of the country in which the public offer is made has been approved and published. The publication must normally be made by the person submitting the corresponding offer in the respective jurisdiction. Warrant Holders and/or persons interested in acquisition are therefore obligated to inform themselves of and comply with the provisions of law in this regard.

Overview of Selected Common Terms

Note to Readers:

The following summary only provides a non-binding selection of individual terms of the offer. Only the Warrant Terms and Conditions specified in these Final Terms are legally binding.

Issuer: Citigroup Global Markets Deutschland AG, Frankfurt am Main

Issue Date 31.10.2011

Date of initial offer: 02.11.2011

Type of offer: Public offer in France

Initial value date: 02.11.2011

Type of securities: Call and Put Warrants

Cash Amount: The Cash Amount is either the intrinsic value, if already expressed in euros, or the intrinsic value converted with the Reference Price for the Currency

Conversion into the Disbursement Currency (euros). Subject to an adjustment of the Strike, the Multiplier or the other terms of the Warrants, the intrinsic value is the difference expressed in the currency of the Strike and the reference price of the underlying multiplied by the Multiplier by which the reference price of the underlying determined on the Valuation Date by the respective calculation agent of the underlying exceeds (Call Warrants)

or falls below (Put Warrants) the respective Strike.

Type of Exercise: European, i.e. the warrants may be exercised exclusively at the Expiry Date. Exercise is automatic; no exercise declaration needs to be submitted by

the warrant holder.

Settlement method: Cash settlement only. Automatic exercise upon expiry.

Listing: Eurolist, from Euronext Paris

Delisting (Last Exchange Trading Date): The Warrants will be delisted from any Exchange they may have been listed onto on the Last Exchange Trading Date which corresponds to the

Business Day following the Warrant Expiry Date.

Minimum trading: 1 Warrant or any multiple thereof

Minimum exercise: 1 Warrant or any greater number (European type of Exercise)

Offer or trading currency: Euro (the securities will be offered and traded in Euros)

Clearing: Co-ownership interests in permanent Global Bearer Warrants deposited with Euroclear France excluding the right to exchange in effective securities.

In the Terms and Conditions printed below, the placeholders ("#") used in the Base Prospectus are supplemented with the respective final terms. For the purpose of identification the final terms supplementing placeholders have been underlined.

Legally binding English version of the Terms and Conditions:

Terms and Conditions

Call and Put Warrants referenced to Share Prices

Table 1

Mnémonique	ISIN	Underlying	Tranche	Туре	Strik	е	Multiplier	Expiry	Exercise Style	Volume
3339C	DE000CG16E32	<u>Accor</u>	AAA	<u>Put</u>	<u>EUR</u>	<u>26</u>	0.1	15-Mar-2012	European style	5000000
3350C	DE000CG16E40	<u>Accor</u>	<u>AAA</u>	<u>Put</u>	<u>EUR</u>	<u>24</u>	<u>0.1</u>	14-Jun-2012	European style	5000000
3352C	DE000CG16E57	Air France - KLM	<u>AAA</u>	<u>Call</u>	<u>EUR</u>	<u>6</u>	<u>0.25</u>	14-Jun-2012	European style	5000000
3366C	DE000CG16E65	Air France - KLM	AAA	<u>Call</u>	<u>EUR</u>	<u>8</u>	0.25	14-Jun-2012	European style	5000000
3373C	DE000CG16E73	Air France - KLM	AAA	<u>Put</u>	EUR	<u>5</u>	0.25	14-Jun-2012	European style	5000000
3374C	DE000CG16E81	Air Liquide	AAA	Call	EUR	<u>105</u>	0.1	15-Mar-2012	European style	5000000
3386C	DE000CG16E99	Alstom	AAA	Put	EUR	28	0.05	15-Dec-2011	European style	5000000
3390C	DE000CG16F07	Alstom	AAB	Put	EUR	30	0.05	15-Mar-2012	European style	5000000
3419C	DE000CG16F15	Alstom	AAB	Put	<u>EUR</u>	<u>26</u>	0.05	14-Jun-2012	European style	5000000
3686C	DE000CG16F23	Alcatel-Lucent	AAB	Call	EUR	2	1	15-Dec-2011	European style	5000000
3947C	DE000CG16F31	Alcatel-Lucent	AAB	Call	EUR	<u>2</u>	<u>1</u>	15-Mar-2012	European style	5000000
3971C	DE000CG16F49	Alcatel-Lucent	AAB	Call	EUR	2.2	<u>1</u>	15-Mar-2012	European style	5000000
4229C	DE000CG16F56	Alcatel-Lucent	AAB	Call	EUR	2.4	1	15-Mar-2012	European style	5000000
4231C	DE000CG16F64	Alcatel-Lucent	AAB	Call	EUR	<u>2.6</u>	1	14-Jun-2012	European style	5000000
4238C	DE000CG16F72	Alcatel-Lucent	AAB	Put	EUR	2	1	15-Dec-2011	European style	5000000
4263C	DE000CG16F80	Alcatel-Lucent	AAC	Put	EUR	1.8	1	15-Mar-2012	European style	5000000
4392C	DE000CG16F98	Alcatel-Lucent	AAC	Put	EUR	1.8	1	14-Jun-2012	European style	5000000
4440C	DE000CG16G06	Bouygues	AAC	Call	EUR	30	0.1	15-Mar-2012	European style	5000000
4446C	DE000CG16G14	Bouygues	AAC	Call	EUR	30	0.1	14-Jun-2012	European style	5000000
4447C	DE000CG16G22	Bouygues	AAC	Put	EUR	28	0.1	15-Dec-2011	European style	5000000
4453C	DE000CG16G30	Bouygues	AAC	Put	EUR	<u>26</u>	0.1	15-Mar-2012	European style	5000000
4456C	DE000CG16G48	Bouygues	AAD	Put	EUR	28	0.1	15-Mar-2012	European style	5000000
4458C	DE000CG16G55	Bouygues	AAD	Put	EUR	26	0.1	14-Jun-2012	European style	5000000

4459C	DE000CG16G63	Crédit Agricole	AAD	Call	EUR	<u>6</u>	0.25	15-Mar-2012	European style	5000000
4467C	DE000CG16G71	Crédit Agricole	AAD	Call	EUR	<u>6</u>	0.25	14-Jun-2012	European style	5000000
4471C	DE000CG16G89	Cap Gemini	AAD	Put	EUR	<u>26</u>	0.1	14-Jun-2012	European style	5000000
4483C	DE000CG16G97	Carrefour	AAD	Call	EUR	22	0.1	14-Jun-2012	European style	5000000
4485C	DE000CG16H05	Carrefour	AAD	Put	EUR	18	0.1	14-Jun-2012	European style	5000000
4489C	DE000CG16H13	Natixis	AAD	Call	EUR	2.5	0.5	15-Mar-2012	European style	5000000
4490C	DE000CG16H21	Danone	AAD	Call	EUR	<u>54</u>	0.1	15-Mar-2012	European style	5000000
4492C	DE000CG16H39	Danone	AAD	Call	EUR	54	0.1	14-Jun-2012	European style	5000000
4494C	DE000CG16H47	Danone	AAE	Put	EUR	50	0.1	15-Dec-2011	European style	5000000
4503C	DE000CG16H54	<u>Danone</u>	AAE	Put	EUR	<u>52</u>	0.1	15-Mar-2012	European style	5000000
4506C	DE000CG16H62	Danone	AAE	Put	EUR	48	0.1	14-Jun-2012	European style	5000000
4536C	DE000CG16H70	EADS	AAE	Put	EUR	18	0.25	14-Jun-2012	European style	5000000
4543C	DE000CG16H88	EADS	AAE	Put	EUR	22	0.25	14-Jun-2012	European style	5000000
4547C	DE000CG16H96	Electricité de France (EDF)	AAE	Call	EUR	22	0.1	14-Jun-2012	European style	5000000
4552C	DE000CG16J03	Electricité de France (EDF)	AAE	Put	EUR	22	0.1	15-Mar-2012	European style	5000000
<u>4553C</u>	DE000CG16J11	Electricité de France (EDF)	<u>AAF</u>	Put	<u>EUR</u>	20	<u>0.1</u>	14-Jun-2012	European style	5000000
4568C	DE000CG16J29	France Télécom	<u>AAF</u>	<u>Put</u>	<u>EUR</u>	<u>12</u>	0.25	14-Jun-2012	European style	5000000
4579C	DE000CG16J37	GDF Suez	<u>AAF</u>	Call	<u>EUR</u>	<u>22</u>	0.1	14-Jun-2012	European style	5000000
4582C	DE000CG16J45	GDF Suez	<u>AAF</u>	<u>Put</u>	<u>EUR</u>	<u>18</u>	<u>0.1</u>	14-Jun-2012	European style	5000000
4583C	DE000CG16J52	<u>ArcelorMittal</u>	<u>AAF</u>	Call	<u>EUR</u>	<u>18</u>	0.1	15-Dec-2011	European style	5000000
<u>4594C</u>	DE000CG16J60	<u>ArcelorMittal</u>	<u>AAF</u>	<u>Call</u>	<u>EUR</u>	<u>20</u>	<u>0.1</u>	14-Jun-2012	European style	<u>5000000</u>
4595C	DE000CG16J78	<u>ArcelorMittal</u>	AAG	<u>Put</u>	<u>EUR</u>	<u>16</u>	0.1	15-Dec-2011	European style	5000000
4599C	DE000CG16J86	<u>ArcelorMittal</u>	<u>AAG</u>	<u>Put</u>	<u>EUR</u>	<u>14</u>	<u>0.1</u>	14-Jun-2012	European style	5000000
4600C	DE000CG16J94	<u>Lafarge</u>	AAG	Call	<u>EUR</u>	32	0.05	15-Dec-2011	European style	5000000
4607C	DE000CG16K00	<u>Lafarge</u>	AAG	Call	<u>EUR</u>	34	0.05	15-Dec-2011	European style	5000000
4608C	DE000CG16K18	<u>Lafarge</u>	AAG	Call	EUR	<u>32</u>	0.05	15-Mar-2012	European style	5000000
4609C	DE000CG16K26	<u>Lafarge</u>	<u>AAH</u>	Call	<u>EUR</u>	34	0.05	15-Mar-2012	European style	5000000
<u>4611C</u>	DE000CG16K34	<u>Lafarge</u>	<u>AAH</u>	Call	EUR	<u>36</u>	0.05	14-Jun-2012	European style	5000000
4616C	DE000CG16K42	<u>Lafarge</u>	<u>AAH</u>	<u>Put</u>	EUR	<u>28</u>	0.05	15-Dec-2011	European style	5000000
4617C	DE000CG16K59	<u>Lafarge</u>	AAH	Put	EUR	30	0.05	15-Mar-2012	European style	5000000
4622C	DE000CG16K67	Lafarge	AAH	Put	EUR	<u>25</u>	0.05	14-Jun-2012	European style	5000000
4624C	DE000CG16K75	<u>Lafarge</u>	AAH	Put	EUR	30	0.05	14-Jun-2012	European style	5000000
4627C	DE000CG16K83	<u>Lagardère</u>	AAI	Call	EUR	20	0.2	15-Dec-2011	European style	5000000
4634C	DE000CG16K91	Lagardère	AAI	Call	EUR	22	0.2	15-Dec-2011	European style	5000000

4638C	DE000CG16L09	Lagardère	AAI	Call	EUR	22	0.2	14-Jun-2012	European style	5000000
4639C	DE000CG16L17	<u>Lagardère</u>	AAI	Put	EUR	20	0.2	15-Dec-2011	European style	5000000
4643C	DE000CG16L25	Lagardère	AAI	Put	EUR	18	0.2	14-Jun-2012	European style	5000000
4644C	DE000CG16L33	Lagardère	AAI	Put	EUR	20	0.2	14-Jun-2012	European style	5000000
4654C	DE000CG16L41	LVMH	AAJ	Call	EUR	130	0.1	15-Mar-2012	European style	5000000
4655C	DE000CG16L58	Michelin	AAJ	Call	EUR	65	0.1	15-Mar-2012	European style	5000000
4657C	DE000CG16L66	Michelin	AAJ	Put	EUR	<u>55</u>	0.1	15-Dec-2011	European style	5000000
4658C	DE000CG16L74	Pernod Ricard	AAJ	Call	EUR	<u>75</u>	0.1	15-Mar-2012	European style	5000000
4663C	DE000CG16L82	Pernod Ricard	<u>AAJ</u>	<u>Put</u>	<u>EUR</u>	<u>70</u>	<u>0.1</u>	15-Mar-2012	European style	5000000
4664C	DE000CG16L90	<u>Peugeot</u>	<u>AAK</u>	Call	<u>EUR</u>	<u>16</u>	<u>0.1</u>	15-Dec-2011	European style	5000000
4666C	DE000CG16M08	Peugeot	AAK	Put	EUR	<u>14</u>	0.1	15-Dec-2011	European style	5000000
4667C	DE000CG16M16	Peugeot	<u>AAK</u>	Put	<u>EUR</u>	<u>16</u>	0.1	15-Mar-2012	European style	5000000
4705C	DE000CG16M24	<u>Peugeot</u>	<u>AAK</u>	<u>Put</u>	<u>EUR</u>	<u>14</u>	<u>0.1</u>	14-Jun-2012	European style	5000000
<u>4711C</u>	DE000CG16M32	<u>PPR</u>	<u>AAL</u>	<u>Call</u>	<u>EUR</u>	<u>115</u>	<u>0.05</u>	15-Dec-2011	European style	5000000
4719C	DE000CG16M40	<u>PPR</u>	<u>AAL</u>	<u>Call</u>	<u>EUR</u>	<u>125</u>	0.05	15-Mar-2012	European style	5000000
4721C	DE000CG16M57	<u>Renault</u>	<u>AAL</u>	<u>Call</u>	<u>EUR</u>	<u>34</u>	<u>0.1</u>	15-Dec-2011	European style	5000000
4730C	DE000CG16M65	<u>Renault</u>	<u>AAM</u>	<u>Call</u>	<u>EUR</u>	<u>36</u>	<u>0.1</u>	15-Mar-2012	European style	5000000
4732C	DE000CG16M73	<u>Renault</u>	<u>AAM</u>	<u>Put</u>	<u>EUR</u>	<u>30</u>	<u>0.1</u>	15-Dec-2011	European style	5000000
4736C	DE000CG16M81	<u>Renault</u>	<u>AAM</u>	<u>Put</u>	<u>EUR</u>	<u>32</u>	<u>0.1</u>	15-Mar-2012	European style	5000000
4737C	DE000CG16M99	<u>Renault</u>	<u>AAM</u>	<u>Put</u>	<u>EUR</u>	<u>28</u>	<u>0.1</u>	14-Jun-2012	European style	5000000
4742C	DE000CG16N07	Safran SA	AAN	<u>Call</u>	<u>EUR</u>	<u>26</u>	0.2	15-Dec-2011	European style	5000000
4743C	DE000CG16N15	Safran SA	<u>AAN</u>	<u>Call</u>	<u>EUR</u>	<u>26</u>	<u>0.2</u>	14-Jun-2012	European style	5000000
4745C	DE000CG16N23	Safran SA	AAN	<u>Put</u>	<u>EUR</u>	<u>20</u>	0.2	15-Mar-2012	European style	5000000
4746C	DE000CG16N31	Safran SA	<u>AAN</u>	<u>Put</u>	<u>EUR</u>	<u>24</u>	<u>0.2</u>	15-Mar-2012	European style	5000000
4747C	DE000CG16N49	Safran SA	<u>AAO</u>	<u>Put</u>	<u>EUR</u>	<u>24</u>	<u>0.2</u>	14-Jun-2012	European style	5000000
4749C	DE000CG16N56	Sanofi-Aventis	<u>AAO</u>	<u>Call</u>	<u>EUR</u>	<u>54</u>	<u>0.1</u>	15-Dec-2011	European style	5000000
<u>4750C</u>	DE000CG16N64	Sanofi-Aventis	<u>AAO</u>	<u>Call</u>	<u>EUR</u>	<u>58</u>	<u>0.1</u>	15-Mar-2012	European style	5000000
<u>4754C</u>	DE000CG16N72	Sanofi-Aventis	<u>AAO</u>	<u>Put</u>	<u>EUR</u>	<u>48</u>	<u>0.1</u>	14-Jun-2012	European style	5000000
<u>4756C</u>	DE000CG16N80	Schneider Electric	<u>AAO</u>	<u>Call</u>	<u>EUR</u>	<u>46</u>	<u>0.1</u>	15-Dec-2011	European style	5000000
<u>4758C</u>	DE000CG16N98	Schneider Electric	<u>AAP</u>	<u>Call</u>	<u>EUR</u>	<u>50</u>	<u>0.1</u>	15-Mar-2012	European style	5000000
<u>4759C</u>	DE000CG16P05	Schneider Electric	<u>AAP</u>	<u>Put</u>	<u>EUR</u>	<u>40</u>	<u>0.1</u>	14-Jun-2012	European style	5000000
4760C	DE000CG16P13	<u>Vinci</u>	<u>AAP</u>	<u>Put</u>	<u>EUR</u>	<u>38</u>	<u>0.1</u>	15-Mar-2012	European style	5000000
<u>4761C</u>	DE000CG16P21	<u>Vinci</u>	<u>AAP</u>	<u>Put</u>	<u>EUR</u>	<u>34</u>	<u>0.1</u>	<u>14-Jun-2012</u>	European style	<u>5000000</u>
<u>4778C</u>	DE000CG16P39	<u>Vinci</u>	<u>AAQ</u>	<u>Put</u>	<u>EUR</u>	<u>38</u>	<u>0.1</u>	<u>14-Jun-2012</u>	European style	<u>5000000</u>
4808C	DE000CG16P47	Saint-Gobain	<u>AAQ</u>	<u>Call</u>	<u>EUR</u>	<u>42</u>	<u>0.1</u>	15-Mar-2012	European style	5000000
<u>4810C</u>	DE000CG16P54	Saint-Gobain	<u>AAQ</u>	<u>Put</u>	<u>EUR</u>	<u>36</u>	<u>0.1</u>	15-Dec-2011	European style	<u>5000000</u>
4840C	DE000CG16P62	Saint-Gobain	<u>AAR</u>	<u>Put</u>	<u>EUR</u>	<u>32</u>	<u>0.1</u>	<u>14-Jun-2012</u>	European style	5000000

1001C	DE000CG16P70	Technip SA	AAR	Put	EUR	<u>70</u>	0.1	15-Dec-2011	European style	5000000
1011C	DE000CG16P88	Total	AAR	Call	EUR	38	0.1	15-Mar-2012	European style	5000000
<u>1013C</u>	DE000CG16P96	<u>Total</u>	AAS	Call	<u>EUR</u>	<u>42</u>	0.1	15-Mar-2012	European style	5000000
<u>1014C</u>	DE000CG16Q04	<u>Total</u>	AAS	Call	EUR	40	0.1	14-Jun-2012	European style	5000000
1022C	DE000CG16Q12	<u>Total</u>	<u>AAS</u>	Call	<u>EUR</u>	<u>42</u>	0.1	14-Jun-2012	European style	5000000
<u>1024C</u>	DE000CG16Q20	<u>Total</u>	<u>AAT</u>	<u>Put</u>	<u>EUR</u>	<u>38</u>	<u>0.1</u>	<u>15-Mar-2012</u>	European style	5000000
1032C	DE000CG16Q38	<u>Total</u>	<u>AAT</u>	<u>Put</u>	<u>EUR</u>	<u>36</u>	<u>0.1</u>	14-Jun-2012	European style	5000000
<u>1045C</u>	DE000CG16Q46	<u>Total</u>	<u>AAT</u>	<u>Put</u>	<u>EUR</u>	<u>38</u>	<u>0.1</u>	<u>14-Jun-2012</u>	European style	5000000
<u>4843C</u>	DE000CG16Q53	Véolia Environnement	<u>AAT</u>	<u>Put</u>	<u>EUR</u>	<u>8</u>	<u>0.1</u>	<u>14-Jun-2012</u>	European style	5000000
<u>4872C</u>	DE000CG16Q61	Véolia Environnement	<u>AAT</u>	<u>Put</u>	<u>EUR</u>	<u>10</u>	<u>0.1</u>	<u>14-Jun-2012</u>	European style	5000000
<u>4876C</u>	DE000CG16Q79	<u>Vivendi</u>	<u>AAU</u>	<u>Call</u>	<u>EUR</u>	<u>17</u>	<u>0.25</u>	15-Mar-2012	European style	5000000
<u>4878C</u>	DE000CG16Q87	<u>Vivendi</u>	<u>AAU</u>	<u>Put</u>	<u>EUR</u>	<u>14</u>	<u>0.25</u>	<u>14-Jun-2012</u>	European style	<u>5000000</u>
<u>4888C</u>	DE000CG16Q95	<u>Vivendi</u>	<u>AAU</u>	<u>Put</u>	<u>EUR</u>	<u>16</u>	<u>0.25</u>	<u>14-Jun-2012</u>	European style	<u>5000000</u>
<u>4897C</u>	DE000CG16R03	<u>Vallourec</u>	<u>AAV</u>	<u>Call</u>	<u>EUR</u>	<u>45</u>	<u>0.05</u>	15-Dec-2011	European style	<u>5000000</u>
<u>4918C</u>	DE000CG16R11	<u>Vallourec</u>	<u>AAV</u>	<u>Call</u>	<u>EUR</u>	<u>50</u>	<u>0.05</u>	15-Dec-2011	European style	<u>5000000</u>
<u>4919C</u>	DE000CG16R29	<u>Vallourec</u>	<u>AAV</u>	<u>Call</u>	<u>EUR</u>	<u>50</u>	<u>0.05</u>	<u>15-Mar-2012</u>	European style	<u>5000000</u>
<u>4921C</u>	DE000CG16R37	<u>Vallourec</u>	<u>AAW</u>	<u>Put</u>	<u>EUR</u>	<u>40</u>	<u>0.05</u>	15-Dec-2011	European style	<u>5000000</u>
<u>4934C</u>	DE000CG16R45	<u>Vallourec</u>	<u>AAW</u>	<u>Put</u>	<u>EUR</u>	<u>45</u>	<u>0.05</u>	15-Dec-2011	European style	<u>5000000</u>
<u>4941C</u>	DE000CG16R52	<u>Vallourec</u>	<u>AAW</u>	<u>Put</u>	<u>EUR</u>	<u>40</u>	<u>0.05</u>	<u>15-Mar-2012</u>	European style	<u>5000000</u>
<u>4944C</u>	DE000CG16R60	<u>Publicis</u>	<u>AAW</u>	<u>Call</u>	<u>EUR</u>	<u>38</u>	<u>0.2</u>	<u>15-Mar-2012</u>	European style	<u>5000000</u>
<u>4945C</u>	DE000CG16R78	<u>Publicis</u>	<u>AAW</u>	<u>Call</u>	<u>EUR</u>	<u>40</u>	<u>0.2</u>	<u>14-Jun-2012</u>	European style	<u>5000000</u>
<u>4947C</u>	DE000CG16R86	<u>Publicis</u>	<u>AAX</u>	<u>Put</u>	<u>EUR</u>	<u>32</u>	<u>0.2</u>	<u>14-Jun-2012</u>	European style	<u>5000000</u>
<u>4957C</u>	DE000CG16R94	<u>Publicis</u>	<u>AAX</u>	<u>Put</u>	<u>EUR</u>	<u>36</u>	<u>0.2</u>	<u>14-Jun-2012</u>	European style	<u>5000000</u>
<u>4963C</u>	DE000CG16S02	<u>Valeo</u>	<u>AAX</u>	<u>Call</u>	<u>EUR</u>	<u>38</u>	<u>0.2</u>	15-Dec-2011	European style	<u>5000000</u>
<u>4968C</u>	DE000CG16S10	<u>Valeo</u>	<u>AAY</u>	<u>Call</u>	<u>EUR</u>	<u>40</u>	<u>0.2</u>	15-Dec-2011	European style	<u>5000000</u>
<u>4978C</u>	DE000CG16S28	<u>Valeo</u>	<u>AAY</u>	<u>Call</u>	<u>EUR</u>	<u>40</u>	<u>0.2</u>	<u>15-Mar-2012</u>	European style	<u>5000000</u>
<u>4982C</u>	DE000CG16S36	<u>Valeo</u>	<u>AAY</u>	<u>Call</u>	<u>EUR</u>	<u>42</u>	<u>0.2</u>	<u>15-Mar-2012</u>	European style	<u>5000000</u>
<u>1059C</u>	DE000CG16S44	<u>Valeo</u>	<u>AAZ</u>	<u>Call</u>	<u>EUR</u>	<u>44</u>	<u>0.2</u>	<u>15-Mar-2012</u>	European style	<u>5000000</u>
<u>1101C</u>	DE000CG16S51	<u>Valeo</u>	<u>AAZ</u>	<u>Put</u>	<u>EUR</u>	<u>34</u>	<u>0.2</u>	15-Dec-2011	European style	<u>5000000</u>
<u>1102C</u>	DE000CG16S69	<u>Valeo</u>	<u>AAZ</u>	<u>Put</u>	<u>EUR</u>	<u>36</u>	<u>0.2</u>	15-Dec-2011	European style	5000000
<u>1104C</u>	DE000CG16S77	<u>Valeo</u>	<u>AAZ</u>	<u>Put</u>	<u>EUR</u>	<u>30</u>	<u>0.2</u>	<u>15-Mar-2012</u>	European style	5000000
<u>1125C</u>	DE000CG16S85	<u>Valeo</u>	<u>AAZ</u>	<u>Put</u>	<u>EUR</u>	<u>34</u>	<u>0.2</u>	<u>15-Mar-2012</u>	European style	<u>5000000</u>
<u>1131C</u>	DE000CG16S93	<u>Valeo</u>	<u>ABA</u>	<u>Put</u>	<u>EUR</u>	<u>38</u>	<u>0.2</u>	<u>15-Mar-2012</u>	European style	<u>5000000</u>
<u>1136C</u>	DE000CG16T01	<u>Casino</u>	<u>ABA</u>	<u>Call</u>	<u>EUR</u>	<u>70</u>	<u>0.1</u>	15-Dec-2011	European style	<u>5000000</u>
<u>1142C</u>	DE000CG16T19	<u>Casino</u>	<u>ABA</u>	<u>Call</u>	<u>EUR</u>	<u>75</u>	<u>0.1</u>	<u>15-Mar-2012</u>	European style	<u>5000000</u>
<u>1147C</u>	DE000CG16T27	<u>Casino</u>	<u>ABA</u>	<u>Put</u>	<u>EUR</u>	<u>65</u>	<u>0.1</u>	15-Dec-2011	European style	<u>5000000</u>
<u>1167C</u>	DE000CG16T35	<u>Casino</u>	<u>ABB</u>	Put	<u>EUR</u>	<u>65</u>	<u>0.1</u>	15-Mar-2012	European style	5000000

1210C DE000CG10143 Casillo ADD Fut EUR 70 0.1 13-Wai-2012 Europe	1218C	DE000CG16T43	Casino	ABB	Put	EUR	70	0.1	15-Mar-2012	European style	5000000
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Table 2

Underlying (Short Name from Table 1)	Underlying (Legal or Corporate Name), Registered Office, Country	Type of Underlying Equity	ISIN of Underlying
Accor	Accor SA	Common Shares	FR0000120404
Air France - KLM	Air France-KLM	Common Shares	FR0000031122
Air Liquide	Air Liquide SA	Common Shares	FR0000120073
Alcatel-Lucent	Alcatel SA	Common Shares	FR0000130007
Alstom	Alstom	Common Shares	FR0010220475
<u>ArcelorMittal</u>	ArcelorMittal	Common Shares	LU0323134006
Bouygues	Bouygues SA	Common Shares	FR0000120503
Cap Gemini	Cap Gemini SA	Common Shares	FR0000125338
Carrefour	Carrefour SA	Common Shares	FR0000120172
Casino	Casino Guichard-Perrachon SA	Common Shares	FR0000125585
Crédit Agricole	Crédit Agricole SA	Common Shares	FR0000045072
Danone	Groupe Danone	Common Shares	FR0000120644
EADS	EADS NV	Common Shares	NL0000235190
Electricité de France (EDF)	Electricité de France (EDF)	Common Shares	FR0010242511
France Télécom	France Télécom SA	Common Shares	FR0000133308
GDF Suez	GDF Suez	Common Shares	FR0010208488
<u>Lafarge</u>	Lafarge SA	Common Shares	FR0000120537
<u>Lagardère</u>	Lagardere S.C.A	Common Shares	FR0000130213
LVMH	LVMH Moet Hennessy Louis Vuiton SA	Common Shares	FR0000121014
Michelin_	Compagnie Générale des Etablissements Michelin	Common Shares	FR0000121261
<u>Natixis</u>	Natixis SA	Common Shares	FR0000120685
Pernod Ricard	Pernod-Ricard SA	Common Shares	FR0000120693
<u>Peugeot</u>	Peugeot SA	Common Shares	FR0000121501
PPR PPR	PPR	Common Shares	FR0000121485
<u>Publicis</u>	Publicis Groupe	Common Shares	FR0000130577
Renault	Renault SA	Common Shares	FR0000131906
Safran SA	Safran SA	Common Shares	FR0000073272
<u>Saint-Gobain</u>	Compagnie de Saint-Gobain	Common Shares	FR0000125007
Sanofi-Aventis	Sanofi-Aventis	Common Shares	FR0000120578
Schneider Electric	Schneider Electric SA	Common Shares	FR0000121972
Technip SA	TECHNIP SA	Common Shares	FR0000131708

<u>Total</u>	Total SA	Common Shares	FR0000120271
<u>Valeo</u>	Valeo SA	Common Shares	FR0000130338
<u>Vallourec</u>	Vallourec SA	Common Shares	FR0000120354
Véolia Environnement	Véolia Environnement	Common Shares	FR0000124141
<u>Vinci</u>	Vinci SA	Common Shares	FR0000125486
Vivendi	Vivendi SA	Common Shares	FR0000127771

Underlying	Relevant Stock Exchange for Underlying (hereinafter "Relevant Stock Exchange")	Relevant Adjustment Exchange for Underlying ("Adjustment Exchange")	Reference Price of Underlying on the Relevant Stock Exchange ("Reference Price")	Currency in which the Reference Price is determined	Valuation Date	Currency Conversion Date
Accor	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Air France - KLM	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Air Liquide	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Alcatel-Lucent	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Alstom	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
ArcelorMittal	Euronext Amsterdam	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Bouygues	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Cap Gemini	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Carrefour	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Casino	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Crédit Agricole	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Danone	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
EADS	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Electricité de France (EDF)	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
France Télécom	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
GDF Suez	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Lafarge	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Lagardère	Euronext Paris	EUREX, Frankfurt rules applied as if option contracts were listed	Closing Price	EUR	Expiry Date	Not Applicable
LVMH	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
Michelin	Euronext Paris	EUREX, Frankfurt	Closing Price	EUR	Expiry Date	Not Applicable
<u>Natixis</u>	Euronext Paris	EUREUX, Frankfurt rules applied as if option	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable

		contracts were listed				
Pernod Ricard	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
Peugeot	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
PPR	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
<u>Publicis</u>	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
<u>Renault</u>	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
Safran SA	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
Saint-Gobain	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
Sanofi-Aventis	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
Schneider Electric	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
		Eurex, Frankfurt rules				
Technip SA	Euronext Paris	applied as if option contracts were listed	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
<u>Total</u>	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
<u>Valeo</u>	Euronext Paris	EUREX, Frankfurt	Closing price	<u>EUR</u>	Expiry Date	Not Applicable
Vallourec	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
Véolia Environnement	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
<u>Vinci</u>	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable
<u>Vivendi</u>	Euronext Paris	EUREX, Frankfurt	Closing Price	<u>EUR</u>	Expiry Date	Not Applicable

The abbreviations stand for the following names:

<u>AEX-Options and Futures Exchange</u> : <u>AEX-Options and Futures Exchange, Amsterdam, The Netherlands</u>

<u>Bolsa de Derivados Portugal</u>

<u>Bolsa de Derivados Portugal, Lisbon, Portugal</u>

Deutsche Börse

Deutsche Börse AG, Frankfurt, Germany

<u>Euronext Amsterdam N.V., Amsterdam, The Netherlands</u>

Euronext Paris:Euronext Paris S.A., Paris, FranceEuronext Lisbon:Euronext Lisbon S.A., Lisbon, Portugal

<u>EUREX Frankfurt</u> <u>:</u> <u>EUREX Deutschland GmbH, Frankfurt, Germany</u>

EUREX Zürich:EUREX Schweiz, Zurich, SwitzerlandBolsa de Madrid:Bolsa de Madrid, Madrid, Spain

MEFF : Mercado de Futuros Financieros Madrid, Madrid, Spain

<u>EURONEXT LIFFE</u> <u>: Euronext – London International Financial Futures and Options Exchange, Amsterdam, The Netherlands</u>

NASDAQ : National Association of Securities Dealers Automated Quotations, New York, NY, USA

 NYSE
 :
 New York Stock Exchange, New York, NY, USA

 OCC
 :
 Options Clearing Corporation, Chicago, Illinois, USA

 OSE
 :
 Osaka Securities Exchange, Osaka, Japan

 TSE
 :
 Tokyo Stock Exchange, Tokyo, Japan

 virt-x
 :
 virt-x Exchange Ltd., London, Great Britain

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Section 1 Option Right

Citigroup Global Markets Deutschland AG, Frankfurt am Main (the "Issuer") hereby grants the holder (the "Warrant Holder") of Call and Put Warrants (the "Warrants") referenced to the Underlying as set out in Table 1 and Table 2 on page 7 (and, where appropriate, on the subsequent pages) of these Terms and Conditions, the right (the "Option Right") in accordance with these Terms and Conditions to receive payment of the Cash Amount (Section 2 (1)) respectively the Termination Amount (Section 9) from the Issuer.

Section 2 Cash Amount; Definitions

- (1) The "Cash Amount" per Warrant is, subject to an Early Repayment of the Warrants by the Issuer (Section 9), the Intrinsic Value of a Warrant, if already expressed in the Disbursement Currency, or the Intrinsic Value converted with the Reference Price for the Currency Conversion into the Disbursement Currency.
- (2) The "Intrinsic Value" of a Warrant is,

subject to an adjustment of the Strike, the Multiplier or the other terms of the Warrants, the difference expressed in the Reference Currency multiplied by the Multiplier by which the Reference Price of the Underlying determined on the Valuation Date exceeds (Call) or falls below (Put) the respective Strike.

(3) The following terms have the following meanings in these Terms and Conditions:

"Banking Day":

Every day on which the banks at the respective place are open for business, including trade in foreign currencies and the receipt of foreign currency deposits (except for Saturdays and Sundays).

"Expiry Date":

The respective day as specified in Table 1 or, if this is not a common Banking Day in Frankfurt am Main and at the Auxiliary Location and is not a Trading Day and not a day on which options and futures contracts related to the Underlying are traded on the relevant Adjustment Exchange as specified in Table 2, the next common Banking Day on which the aforementioned prerequisites are met.

"Date of Initial Offer": 02.11.2011

"Minimum Exercise Volume" (Applicable for European Type of Exercise): 1 warrant per ISIN or an integral multiple thereof.

"Valuation Date":

Valuation Date is the date specified in Table 2.

"Modified Valuation Date":

The first Valuation Date pursuant to the definition in Table 2 on which the Reference Price for the currency conversion is determined and published by the Reference Rate Service.

"Modified Valuation Date + 1":

The first day following the Valuation Date pursuant to the definition in Table 2 on which the Reference Price for the currency conversion is determined and published by the Reference Rate Service.

"Exercise Date":

Applicable to Warrants with American Type of Exercise only: The Banking Day at the respective place of the exercise agent pursuant to Section 8 II (1), on which the exercise prerequisites pursuant to Section 8 II (1) and (2) are met for the first time at 10:00 a.m. (local time at the place of the respective exercise agent)...

"Modified Exercise Date":

The first Exercise Date which is a Banking Day at the Auxiliary Location and a Trading Day and a day on which options and futures contracts related to the Underlying are traded on the relevant Adjustment Exchange as specified in Table 2.

"Modified Exercise Date + 1":

The first day following the Exercise Date which is a Banking Day at the Auxiliary Location and a Trading Day and a day on which options and futures contracts related to the Underlying are traded on the relevant Adjustment Exchange as specified in Table 2 or, if the Exercise Date is the Expiry Date, the first Exercise Date which is a Banking Day at the Auxiliary Location and a Trading Day and a day on which options and futures contracts related to the Underlying are traded on the relevant Adjustment Exchange as specified in Table 2.

"Auxiliary Location":

London, United Kingdom.

"Payment Date upon Early Repayment":

At the latest the fifth common Banking Day following the Exercise Date at the registered office of the Issuer and the place of the Central Securities Depositary.

"Payment Date upon Expiry":

At the latest the fifth common Banking Day following the Exercise Date at the registered office of the Issuer and the place of the Central Securities Depositary.

"Payment Date upon Exercise":

At the latest the fifth common Banking Day following the Exercise Date at the registered office of the Issuer and the place of the Central Securities Depositary.

"Reference Rate Service":

<u>"Euro foreign exchange reference rate"</u> as published by the European Central Bank around 2:15 p.m. for the currency to be converted on every business day.

"Reference Price for the Currency Conversion":

The currency of the respective Strike or the currency in which the Reference Price of the underlying is determined on the Relevant Stock Exchange will be converted into the disbursement currency (euros) at the rate, expressed in certain method, calculated on the Currency Conversion Date by the Reference Rate Service at approximately 2:15 p.m. Frankfurt am Main local time. If the method of calculating the Reference Price for the Currency Conversion by the Reference Rate Service changes materially or the Reference Price is discontinued entirely, the Issuer is entitled to name a suitable replacement at its fair discretion.

"Central Securities Depositary":

Euroclear France.

"Clearing Territory of the Central Securities Depositary": France.

"Further Securities Depositaries":

<u>Euroclear System, Brussels; Clearstream Banking S.A., Luxembourg.</u>

"Issuer's Website": http://www.citifirst.com

Applicable for Shares as Underlying:

Section 3 Underlying

- (1) The "**Underlying**" is the share or certificate representing a share specified as the Underlying in Table 2 issued by the Company specified in Table 2 (the "**Company**").
- (2) The "Reference Price" of the Underlying is the Reference Price of the Underlying specified in Table 2 as calculated and published on Trading Days on the Relevant Exchange specified in Table 2 (the "Relevant Exchange"). "Trading Days" are days on which the Underlying is usually traded on the Relevant Exchange.

Section 4 Adjustments

(1) In case that an Adjustment Event pursuant to paragraph (2) occurs, the Adjustment Agent will determine whether such Adjustment Event has a diluting, concentrative or other effect on the theoretical value of the Underlying and, if so, will make such adjustments, if necessary, to the affected terms of the Warrants which at its reasonable discretion is appropriate in order to account for the diluting, concentrative, or other effect and to the extent possible to maintain the economic position of the Warrant Holders as it was before the occurrence of the Adjustment Event. The Adjustments may refer to the Strike, the Multiplier, other relevant levels and to a replacement of the Underlying by a basket of shares or other assets or in the case of a merger by shares of the acquiring company or the newly established company under determination, as the case may be, of another exchange as Relevant Exchange and another currency as Relevant Currency.

The Adjustment Agent can arrange (however, is not obliged) the provision of such adjustment to the adjustment that conducts a Futures Exchange, on which at the time of the Adjustment Event options or futures contracts related to the share are traded, to the options or futures contracts related to the share that are traded on the Futures Exchange for reason of the respective Adjustment Event.

(2) "Adjustment Event" is

- (a) a subdivision (stock split), consolidation (reverse stock split) or reclassification of the relevant shares or a distribution of dividends on any such share by way of bonus shares, stock dividends or similar issues:
- (b) an increase of the capital of the company by issuing to its shareholders direct or indirect subscription rights for new shares in consideration for cash ("Capital Increase for Cash");
- (c) an increase of the capital of the company through capitalization of reserves ("Capital Increase through Capitalisation of Reserves");
- (d) granting of direct or indirect rights to subscribe to bonds or any other securities with option or conversion rights by the company to its shareholders ("Issue of Securities with Option or Conversion Rights");
- (e) distribution of an extraordinary dividend;
- (f) a spin off of a division of the company in such as manner that a new independent company is created or the division is absorbed by another company, whereby the shareholders receive shares for no consideration either in the new company or in the company that absorbed the division;
- (g) a permanent delisting of the Underlying on the Relevant Exchange due to consolidation, amalgamation or merger or for any other reason;
- (h) any other event that may have a diluting, concentrative or other effect on the theoretical value of the Underlying.
- (3) The rules in the above paragraphs shall apply accordingly to certificates representing shares (such as ADR, ADS, GDR) as Underlying.

- (4) Changes to the calculation method for the Reference Price or for other relevant prices for the Underlying pursuant to these Terms and Conditions, including changes to the relevant Trading Days and Trading Hours for the Underlying, entitle the Adjustment Agent to make appropriate adjustments to the Option Right at its reasonable discretion. The Adjustment Agent shall also determine the day on which the adjusted Option Right is to apply for the first time, taking into account the point in time of the change.
- (5) In the event of a permanent delisting of the Underlying on the Relevant Exchange, which, however, is already listed on another exchange or market which the Issuer at its reasonable discretion (§ 315 German Civil Code) holds acceptable (the "New Relevant Exchange"), the Cash Amount shall be calculated on basis of the relevant prices for the Underlying calculated and published on the New Relevant Exchange, provided that the Issuer has not terminated the Warrants early in accordance with Section 9. In the event of such replacement, all references in these Terms and Conditions to the Relevant Exchange shall be deemed thereafter as a reference to the New Relevant Exchange.
- (6) In case of initiation of a voluntary or involuntary liquidation, bankruptcy, insolvency, dissolution or winding-up or any analogous proceeding affecting the Company or in case of an action by which all shares or all or essentially all assets of the Company are nationalised or expropriated or required to be transferred to government agencies, authorities or institutions or should the Issuer after occurrence of a similar event reach the conclusion that no financially appropriate Adjustment to the occurred modification is possible by means of an Adjustment, the Issuer shall terminate the Warrants pursuant to Section 9.
- (7) The calculation of the Adjustments will be effected by the Adjustment Agent. The "Adjustment Agent" is an expert which will be named by the Issuer at its reasonable discretion and commissioned with the computation of the Adjustments for the Warrants without delay immediately following the occurrence of an event which necessitates an adjustment. The determinations of the Adjustment Agent referred to in the previous paragraphs will be final and binding, except in the case of obvious errors. The Issuer will announce the Adjustments determined by the Adjustment Agent and the initial date of their application in accordance with Section 11.

Section 5 Market Disruptions

(1) If, in the opinion of the Issuer, a Market Disruption pursuant to paragraph (2) prevails on the Valuation Date, the Valuation Date shall be postponed to the next subsequent day which meets the criteria for a Valuation Date pursuant to Section 2 (3) and on which a Market Disruption no longer prevails. The Issuer shall endeavour to notify the Warrant Holders immediately, in accordance with Section 11, of the occurrence of a Market Disruption. There is, however, no notification obligation. If the Valuation Date has been postponed as a result of this paragraph by 5 consecutive days which meet the criteria for a Valuation Date pursuant to Section 2 (3), and the Market Disruption still prevails on such date, then this date shall be deemed the Valuation Date and the Issuer shall determine the Cash Amount at its reasonable discretion (§ 315 German Civil Code), giving due consideration to the market conditions prevailing on such deemed Valuation Date.

(2) "Market Disruption" means

- (i) the suspension or restriction of trading in the Underlying on the Relevant Exchange, or
- (ii) the suspension or restriction of trading (including on securities lending markets) in an options or futures contract related to the Underlying on a futures exchange on which options or futures contracts related to the Underlying are traded (the "Futures Exchange").

provided this suspension or restriction occurs or prevails in the final half hour before the closing price of the Underlying would normally be calculated, and is deemed to be material by the Issuer. A restriction of the Trading Days or trading hours is not deemed a Market Disruption if the restriction is based on a change to the trading rules made by the Relevant Exchange which has been announced in advance.

Section 6 Form of Warrants, Collective Deposit, Status, Size Increases, Repurchases

- (1) Each series of the Warrants issued by the Issuer will be represented by a global bearer warrant (hereinafter "Global Bearer Warrant"), which will be deposited with the Central Securities Depositary pursuant to Section 2 (3). No effective warrants will be issued throughout the term. The right to delivery of effective warrants is excluded.
- (2) The Warrants will be transferred as co-owner's interests in the respective Global Bearer Warrant pursuant to the rules of the Central Securities Depositary and, outside the Clearing Territory of the Central Securities Depositary, the Further Securities Depositaries pursuant to Section 2 (3) or in case of Section 13 (6) other foreign Securities Depositaries.
- (3) The Warrants constitute direct, non-collateralised and non-subordinated obligations of the Issuer, which rank pari passu among themselves and with all other present and future non-collateralised and non-subordinated obligations of the Issuer, with the exception of those obligations that have priority due to mandatory statutory provisions.
- (4) The Issuer is entitled at any time, without the consent of the warrant holders, to issue additional Warrants with identical terms and conditions, which shall then be consolidated with the Warrants to form a single issue, thus increasing their number. In such cases, the term "Warrants" also includes such additionally issued Warrants.
- (5) The Issuer is entitled at any time to repurchase Warrants via the exchange or over-the-counter transactions at any price. The Issuer is under no obligation to inform the warrant holders of such repurchases. The repurchased Warrants may be cancelled, held, sold on, or used in another way by the Issuer.

Section 7 Sale Restrictions

(1) The warrants will not be registered under the United States Securities Act of 1933 as amended; the warrants have not been admitted to trading by the United States Commodity Futures Trading Commission ("CFTC") under the United States Commodity Exchange Act. The Warrants may not be offered, sold or delivered at any time directly or indirectly in the United States of America, its territories or possessions or to or through U.S. Persons. When exercising the Warrants, the Warrant Holders will be obligated to assure that the Warrants will not be held either directly or indirectly on behalf of a U.S. Person.

The Issuer is not registered with the CFTC as a commission merchant. By purchasing and accepting the Warrants, the Warrant Holder represents that he or she is not a United States Person as defined below and that he or she will sell the Warrants in advance should he or she fall under the definition of a United States Person in the future; the Warrant Holder hereby further represents that he or she has not offered, sold or traded the Warrants directly or indirectly in the United States at any time and will likewise not do so in the future;

the Warrant Holder hereby also represents that: (a) he or she has not offered, sold or traded the Warrants to a United States Person directly or indirectly at any time or negotiated with such a person and will likewise not do so in the future (whether on his or her own behalf or on behalf of a third party); and (b) he or she has not purchased the Warrants for the account of any United States Person. The Warrant Holder hereby agrees to deliver the buyer these sale restrictions and the following explanations upon the sale of the Warrants or to refer the buyer in writing to these sale restrictions.

The following definitions apply: "United States" means the United States of America (including the states thereof, the District of Columbia, and the territories, possessions and other areas under the jurisdiction thereof); "United States Person" means any citizen or resident of the United States of America as well as any corporation or partnership or other company organized or established under the law of the United States of America or any of its territorial authorities as well as any estates and trust funds which are subject to the taxation of the United States of America, irrespective of the source of their income.

- (2) With respect to any activity in connection with Citigroup warrants/certificates or other derivate products in the United Kingdom, all applicable provisions of the Financial Services and Markets Act 2000 (hereinafter "FSMA") must be observed. Any dissemination of offers or incentives to initiate investment activity in the terms of Paragraph 21 of the FSMA may only be made or instigated in connection with the issue or sale of warrants/certificates or other derivate products in cases in which Paragraph 21 of the FSMA does not apply. In relation to any secuities which have a maturity of less than one year, (a) it is a person whose ordinary activities involve it in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of its business and
- (b) it has not offered or sold and will not offer or sell any Securities other than to persons whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or as agent) for the purposes of their businesses or who it is reasonable to expect will acquire, hold, manage or dispose of investments (as principal or agent) for the purposes of their businesses where the issue of the securities would otherwise constitute a contravention of Section 19 of the Financial Services and Markets Act 2000 ("FSMA") by the Issuer;
- (3) In relation to each Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "Relevant Member State"), with effect from and including the date on which the Prospectus Directive is implemented in that Relevant Member State (the "Relevant Implementation Date") it has not been and will not be an offer of Warrants to the public in that Relevant Member State, except that it may, with effect from and including the Relevant Implementation Date, make an offer of such Warrants to the public in that Relevant Member State:
- (a) in the period following the date of publication of this prospectus related to such Warrants which has been approved by the competent authority in that Relevant Member State or, where appropriate, approved in another Relevant Member State and notified to the competent authority in that Relevant Member State, in accordance with the Prospectus Directive, ending with the date that lies 12 months after the after the date of publication;
- (b) at any time to legal entities which are authorised or regulated to operate in the financial markets or, if not so authorised or regulated, whose corporate purpose is solely to invest in securities;

- (c) at any time to any legal entity which meets two or more of the following criteria: (1) an average of at least 250 employees during the last financial year; (2) a total balance sheet of more than €43,000,000 and (3) an annual net turnover of more than €50,000,000, as shown in its last annual or consolidated accounts;
- (d) at any time to fewer than 100 natural or legal persons per Relevant Member State (other than qualified investors as defined in Article 2 of the Prospectus Directive); or
- (e) at any time in any other circumstances, which do not require the Issuer to publish a prospectus pursuant to Article 3 of the Prospectus Directive.

For the purposes of this provision, the expression an "offer of securities to the public" in relation to any securities in any Relevant Member State means the communication in any form and by any means of sufficient information on the terms of the offer and the securities to be offered so as to enable an investor to decide to purchase or subscribe the securities, as the same may be varied in that Member State by any measure implementing the Prospectus Directive in that Member State and the expression Prospectus Directive means Directive 2003/71/EC and includes any relevant implementing measure in each Relevant Member State.

(4) With respect to any activity in connection with the warrants, particularly the acquisition or sale thereof, and/or the exercise of options from the warrants, the provisions of law applicable in the respective country must be observed by the Warrant Holders and any other market participants involved. Normally, the warrants may only be offered publicly if a sales or stock exchange prospectus in compliance with the provisions of law of the country in which the public offer is made has been approved and published. The publication must normally be made by the person submitting the corresponding offer in the respective jurisdiction. Warrant Holders and/or persons interested in acquisition are therefore obligated to inform themselves of and comply with the provisions of law in this regard.

Section 8 Exercise of the Warrants

I. Applicable to Warrants with European type of Exercise:

(1) The Warrants may only be exercised by the Warrant Holder with effect as of the Expiry Date of the respective Warrant.

If the Cash Amount reveals a positive value, the option of the respective Warrant will be considered as exercised on the Expiry Date without any further prerequisite and without the issuance of any express exercise declaration (hereinafter, "Automatic Exercise").

- (2) The Issuer will transfer a positive Cash Amount on the Payment Date upon Expiry to the Central Securities Depositary for credit to the Warrant Holders registered with the Central Securities Depositary by close of business on the preceding Banking Day at the registered office of the Central Securities Depositary.
- (3) The Central Securities Depositary has agreed with the Issuer on a corresponding transfer. In the event no transfer is possible within three months after the Payment Date ("Presentation Period"), the Issuer will be entitled to deposit the corresponding amounts at the Local Court of Frankfurt am Main on behalf of the Warrant Holders at their cost and risk, waiving the right to the return thereof. With the deposit, the claims of the Warrant Holders against the Issuer will be extinguished.
- (4) All taxes and other charges incurred in relation to the payment of the Cash Amount and the fair market value must be borne by the Warrant Holder.
- (5) If the Expiry Date falls between the day on which the Adjustment Exchange and the Issuer determine a ground for Adjustment pursuant to Section 4 and the day on which the expert communicates the Adjustments to the Issuer (hereinafter, the "Adjustment Period"),

the Payment Date will be upon expiry of the first common Banking Day at the place of the Frankfurt Exercise Agent and at the place of the Central Securities Depositary following the day on which the expert has communicated to the Issuer the adjustment Strike, the adjustment Knock-Out Level and the other adjusted terms and conditions for the Expiry Date. The Reference Price of the Underlying decisive on the Expiry Date and the Adjustments made by the expert will be decisive when calculating the Cash Amount pursuant to Section 2

(6) The Cash Amount and/or fair market value will be paid in freely convertible and disposable legal tender of the Federal Republic of Germany and the Issuer will not be obligated to issue any declarations.

II. Applicable to Warrants with American type of Exercise:

(1) For the effective exercise of the Warrants, the Warrant Holder of the respective Warrants must fulfill the prerequisites mentioned below within the Exercise Period vis-à-vis the respective exercise agent. The Exercise Period commences on the third Exercise Date following the Date of Initial Offer and ends at 10:00 am (local time at the place of the respective exercise agent) at the Expiry Date. In addition, the provisions in Paragraphs 2 to 4 apply.

When exercising the options vis-à-vis the exercise agent in France the Warrant Holder must present the exercise agent (currently Citibank International plc. Paris) at the following address

<u>Citibank International plc. – Service Titres</u>
1-5 Rue Paul Cezanne
75008 Paris
France

a duly completed "Paris" exercise declaration for the respective ISIN, using the preprinted form obtainable from the Issuer (hereinafter, an "Exercise Declaration"); and

have transferred the Warrants which are to be exercised

- to the exercise agent (currently Citibank International plc. Paris) onto its securities deposit account No. 186 at Euroclear France, account nature 51 or its securities deposit account No. 67098 at Clearstream Luxembourg; or

- to Euroclear; and the Issuer must have received a confirmation from Euroclear whereby the Warrants were booked by Euroclear in favor of the Warrant Holder onto an account at Euroclear and that Euroclear has ordered the irrevocable transfer of the Warrants to one of the accounts of the Issuer mentioned above.

The following must be specified in the Exercise Declaration:

- the ISIN of the Warrant series and the number of Warrants which are to be exercised:
- the bank account of the Warrant Holder at a bank in France_onto which the Cash Amount is to be paid. In the event no account or an account outside France is specified in the Exercise Declaration, the Warrant Holder will be sent within five banking days after the Valuation Date at his or her risk a check for the Cash Amount to the address specified in the Exercise Declaration.
- It must furthermore be confirmed that the beneficiary from the Warrant is not a United States Person pursuant to Section 7 (1) hereof and that he or she has acquired the Warrants in conformance with Section 7 hereof.
- (2) The Exercise Declaration will become effective on the Exercise Date pursuant to Section 2 (3).

Any revocation of the Exercise Declaration, even prior to the date the exercise becomes effective, is hereby excluded.

All prerequisites mentioned in Section 8 (1) must be fulfilled within 15 Banking Days (at the place of the respective exercise agent) after the occurrence of the first prerequisite. Otherwise, the Issuer will be entitled to return to the Warrant Holder without interest any performances previously rendered at the Warrant Holder's own cost and risk; the exercise of the Warrant will not become effective in such case.

(3) All taxes and other charges incurred in relation to the exercise of the Warrants are to be borne by the Warrant Holder.

The Cash Amount will be paid in the Disbursement Currency without the Issuer or the exercise agent being obliged to issue declarations of any type.

(4) The Issuer will transfer the Cash Amount, if any, on the Payment Date upon Exercise to the Central Securities Depositary for credit of the Warrant Holders registered with the Central Securities Depositary by close of business on the preceding Banking Day at the registered office of the Central Securities Depositary.

The Central Securities Depositary has agreed with the Issuer on a corresponding transfer.

Section 9 Early Repayment

- (1) In case of occurrence of one of the below described events, the Issuer is entitled to terminate and call all Warrants of a series for early repayment by way of an announcement in accordance with Section 11 indicating the respective Termination Amount defined in paragraph (3). "Termination Events" are
- (a) the occurence of circumstances which are out of scope of the Issuer's responsibility due to which the compliance with the Issuer's obligations under the Warrants in whole or in part has become or becomes for whatever reason unlawful or impracticable or will be or has become under a reasonable economic approach unacceptable, or
- (b) changes in the legal situation or regulatory requirements or orders due to which the maintenance of the Issuers's hedging positions becomes unlawful, or
- (c) the occurrence of a circumstance which is out of scope of the Issuer's responsibility and which prevents or makes it unacceptable for the Issuer (i) to convert the Reference Currency of the Underlying into the Disbursement Currency of the Warrants in transactions which are usual in the market or (ii) to transfer deposits which are kept in the Reference Currency of the Underlying from one jurisdiction into another or (iii) the occurrence of circumstances which are out of scope of the Issuer's responsibility which have a comparable negative influence on the convertibility of the Reference Currency of the Underlying into the Disbursement Currency and if the Issuer concludes on grounds of such circumstances that a conversion of the Reference Currency of the Underlying into the Disbursement Currency of the Warrants is not possible, or

- (d) the occurrence of a circumstance pursuant to the provisions of Section 4 (Adjustments) which is out of scope of the Issuer's responsibility, due to which no financially appropriate adjustments to the occurred changes are possible.
- (2) Each termination notice pursuant to this Section 9 is irrevocable and has to indicate the date of termination. A termination by the Issuer pursuant to paragraph (1) shall come into effect on the date of the publication of the notice pursuant to Section 11 or, as the case may be, on the date specified as such in the publication of the notice.
- (3) In case of a termination in accordance with paragraph (1), the Issuer shall pay to each Warrant Holder a sum with respect to each Warrant held (the "Termination Amount"), which shall be determined by the Issuer at its reasonable discretion (§ 315 German Civil Code) as the fair market price of a Warrant. In such case, the Issuer will for all Warrants affected by the termination transfer the Termination Amount within 5 Banking Days at the registered office of the Issuer and at the place of the Central Securities Depositary following the date on which the termination comes into effect for credit to the Warrant Holders registered with the Central Securities Depositary on the second Banking Day in Frankfurt am Main following the date on which the termination comes into effect (hereinafter referred to as "Payment Date upon Early Repayment").

The Central Securities Depositary has agreed with the Issuer on a corresponding transfer.

In the event no transfer is possible within three months after the Payment Date upon Early Repayment ("Presentation Period"), the Issuer will be entitled to deposit the corresponding amounts at the Local Court of Frankfurt am Main on behalf of the Warrant Holders at their cost and risk, waiving the right to the return thereof. With the deposit, the claims of the Warrant Holders against the Issuer will be extinguished.

Section 10 Period of Presentation, Postponement of Due Date

- (1) The period of presentation as established in § 801 paragraph 1 sentence 1 German Civil Code is reduced to ten years.
- (2) In the event Citigroup Global Markets Deutschland AG or the respective exercise agent is not actually or legally in the position to fulfill its liabilities from the Warrants in a legally admissible fashion in Frankfurt am Main or at the place of the respective exercise agent, the due date of such liabilities will be postponed until the date on which it is actually or legally feasible for Citigroup Global Markets Deutschland AG or the respective exercise agent to fulfill its liabilities in Frankfurt am Main or the place of the exercise agent. The Warrant Holders will not be entitled based on any such postponement to any rights against the assets of Citigroup Global Markets Deutschland AG or the exercise agent which are located in Frankfurt am Main or elsewhere.
- (3) The Issuer will announce the occurrence and elimination of any event described in Section 10 (2) without delay pursuant to Section 11 hereof.

Section 11 Notices

Unless prescribed otherwise by the provisions of law applicable at the respective point in time in the countries where the Warrants are offered publicly or listed on a stock exchange, the publication will be made in one or more periodicals common or with large circulation in the states in which the public offer has been submitted or the securities have been admitted or applied to be admitted to trading on an exchange. Publication in one of these periodicals will be sufficient for legal validity. The Issuer is entitled to publish notices on its website in lieu of in the aforementioned periodicals. The Issuer will notify any such change of the publication medium in one of the aforementioned newspapers.

Section 12 Substitution of the Issuer

- (1) The Issuer is entitled at any time to substitute, without the consent of the warrant holders, any other company as Issuer (the "New Issuer") with respect to all obligations under or in connection with the Warrants; provided that:
- (a) The New Issuer assumes all obligations of the Issuer under or in connection with the Warrants (the "Assumption"),
- (b) the Assumption has no adverse credit-related, financial, legal or tax consequences for the Warrant Holders, and that this is confirmed by a trustee specifically appointed for this case by the Issuer at its own expense, which is a bank or auditing firm of international standing (the "Trustee"),
- (c) the Issuer or another company approved by the Trustee guarantees all the New Issuer's obligations under the Warrants for the benefit of the Warrant Holders, and
- (d) the New Issuer has obtained all necessary authorisations from the competent authorities, so that the New Issuer can meet all obligations under or in connection with the Warrants.
- (2) In the event of such a substitution of the Issuer, any reference to the Issuer in these Terms and Conditions shall be deemed to be references to the New Issuer.
- (3) Substitution of the Issuer shall be announced in accordance with Section 11. Provided that the conditions set out above have been fulfilled, the New Issuer replaces the Issuer in all respects and the Issuer is released from all obligations towards the Warrant Holders under or in connection with the Warrants arising from its function as Issuer.

Section 13 Miscellaneous Provisions

- (1) The form and content of the Warrants as well as all rights and obligations arising out of these Terms and Conditions shall be governed in all respects by the laws of the Federal Republic of Germany.
- (2) The place of jurisdiction for all legal disputes or other proceedings arising from or in connection with the Warrants is Frankfurt am Main.
- (3) The place of performance is Frankfurt am Main.
- (4) The Issuer is, without the consent of the Warrant Holders, entitled to (i) correct obvious spelling or numerical errors and (ii) to amend or supplement contradictory or incomplete provisions whereby in the cases specified under (ii) only such amendments or supplements are permitted that are reasonable to the Warrant Holders, taking into account the interests of the Issuer, i.e. that do not materially impair the financial situation of the Warrant Holder or do not make it significantly more difficult to exercise the Warrants. Any changes or additions to these Terms and Conditions shall be notified immediately in accordance with Section 11.
- (5) Should any provision of these Terms and Conditions be or become ineffective in whole or in part, the other provisions shall remain in force. The ineffective provision shall be replaced by an effective provision that achieves the economic purpose of the ineffective provision to the extent permitted by law.

(6) The Issuer hereby reserves the right to introduce all warrants or individual series thereof to trading on other securities exchanges, including foreign securities exchanges, and to offer the warrants publicly abroad, and, to take all measures which are necessary in this context to introduce the warrants to trading on the respective stock exchanges or to offer them publicly. The Issuer will moreover be entitled: to allow the Warrant Holder to exercise the warrants vis-à-vis a foreign exercise agent; to disburse the Cash Amount in another currency; and to request that the warrants be listed in another currency.

Frankfurt am Main, <u>31.10.2011</u>
Citigroup Global Markets
Deutschland AG

"Paris" Exercise Declaration for (American Style) Citi Warrants

(One exercise declaration must be completed in full by the warrant holder for each securities identification number.)

This Exercise Declaration is for American style exercise only. For European style option rights the isuance of an express exercise declaration is excluded. See Section 8 I. (1)).

<u>To:</u>	Citibank International 1-5 Rue Paul Cezanno 75008 Paris France							
<u>1.</u>	The warrant holder							
	Name / corporate nam	n <u>e</u>						
	Street and building no	<u> </u>						
	Postal code and city							
	Phone							
	hereby irrevocably exe	and Conditions:						
	<u>Mnémonique</u>	<u>ISIN</u>	<u>Number</u>]				
	The minimum exercise	e volume is 100 warrant per s	securities identification i	number.				
<u>2.</u>	France, Paris, accoun	xercised have been transfe t nature 51, or to Account No bourg. With the exercise all right	o. 67098 of Citigroup G	86 of Citibank International PLC at Euroclear Blobal Markets Deutschland AG at Clearstream Warrants expire.				
3. The warrant holder hereby irrevocably instructs Citibank International plc. to remit the Cash Amount bank account:								
	Account holder (name	occount holder (name / corporate name)						
	at the bank							
	Account No.		Swift Code / CIT	INL2X				
	In the event no bank a sent at his or her own	account is specified above or risk a check for the Cash Am	a bank account outside	e France is specified, the warrant holder will be mail to the address specified in No. 1 above.				
<u>4.</u>	this Declaration and the America (including the established under the United States of Amewarrants in order to re	ne effective date of the exerce territories and possessions law of the United States of erica, irrespective of the society them either to a United Infirms that he or she has according to the exercise of the	thereof), a corporation f America or an estate arce of its income, and States Person or with	ts upon the acquisition thereof, the signing of not a citizen or resident of the United States of or partnership or other company organized or and trust fund subject to the taxation of the d that such beneficiary has not acquired the nin the United States of America. The warrant conformance with the sales restrictions in the				
		ereby consents for this conferal Republic of Germany an		ed to all authorities and other state agencies				
<u>5.</u>	Citibank International	PLC or are not transferred s	o as to make a clear a	the warrants are not transferred in due time to llocation to this Exercise Declaration possible. rence "Exercise of Warrant" are to be specified				
	Place	<u>Date</u>	Warrant Holder	Signature(s)				

In the Terms and Conditions printed below, the placeholders ("#") used in the Base Prospectus are supplemented with the respective final terms. For the purpose of identification the final terms supplementing placeholders have been underlined.

Legally binding English version of the Terms and Conditions:

Terms and Conditions

Call and Put Warrants referenced to Futures Contracts and Commodities

Table 1

Mnémonique	ISIN	Underlying	Tranche	Туре	Strik	е	Multiplier	Expiry Date	Exercise Style	Volume
<u>1220C</u>	DE000CG16T50	<u>Silver</u>	ABB	<u>Put</u>	USD	<u>36</u>	0.2	07-Mar-2012	European style	1000000
<u>1242C</u>	DE000CG16T68	Silver	ABB	<u>Put</u>	USD	<u>34</u>	0.2	07-Mar-2012	European style	1000000
<u>1262C</u>	DE000CG16T76	<u>Silver</u>	ABC	<u>Put</u>	USD	<u>32</u>	0.2	07-Mar-2012	European style	1000000
<u>1264C</u>	DE000CG16T84	<u>Silver</u>	ABC	<u>Put</u>	USD	<u>30</u>	0.2	07-Mar-2012	European style	1000000
<u>1265C</u>	DE000CG16T92	<u>Silver</u>	<u>ABC</u>	<u>Call</u>	USD	<u>34</u>	0.2	07-Mar-2012	European style	1000000
<u>1266C</u>	DE000CG16U08	<u>Silver</u>	ABC	<u>Call</u>	USD	<u>36</u>	0.2	07-Mar-2012	European style	1000000
1308C	DE000CG16U16	<u>Silver</u>	<u>ABD</u>	<u>Call</u>	USD	<u>38</u>	0.2	07-Mar-2012	European style	1000000

Table 2

Underlying	ISIN or Reuters-Code of the Underlying	Relevant Exchange / Reference Market	Valuation Date	Currency Conversion Date	Reference Price of the Underlying ("Reference Price")	Currency in which the Reference Price of the Underlying is determined ("Reference Price Currency")
Silver	XC0009653103	LBMA (XAGFIX=)	Expiry Date	Expiry Date	Official Fixing at 12 am (Local Time London)	<u>USD</u>

The abbreviations stand for the following names:

ICE : Intercontinental Exchange

LBMA : London Bullion Market Association, London

Section 1 Option Right

Citigroup Global Markets Deutschland AG, Frankfurt am Main (the "Issuer") hereby grants the holder (the "Warrant Holder") of Call and Put Warrants (the "Warrants") referenced to the Underlying as set out in Table 1 and Table 2 on page 27 (and, where appropriate, on the subsequent pages) of these Terms and Conditions, the right (the "Option Right") in accordance with these Terms and Conditions to receive payment of the Cash Amount (Section 2 (1)) respectively the Termination Amount (Section 9) from the Issuer.

Section 2 Cash Amount; Definitions

- (1) The "Cash Amount" per Warrant is, subject to an Early Repayment of the Warrants by the Issuer (Section 9), the Intrinsic Value of a Warrant, if already expressed in the Disbursement Currency, or the Intrinsic Value converted with the Reference Price for the Currency Conversion into the Disbursement Currency.
- (2) The "Intrinsic Value" of a Warrant is,

subject to an adjustment of the Strike, the Multiplier or the other terms of the Warrants, the difference expressed in the Reference Currency multiplied by the Multiplier by which the Reference Price of the Underlying determined on the Valuation Date exceeds (Call) or falls below (Put) the respective Strike.

(3) The following terms have the following meanings in these Terms and Conditions:

"Banking Day":

Every day on which the banks at the respective place are open for business, including trade in foreign currencies and the receipt of foreign currency deposits (except for Saturdays and Sundays).

"Expiry Date":

The respective day as specified in Table 1 or, if this is not a common Banking Day in Frankfurt am Main and at the Auxiliary Location and is not a Trading Day, the next Banking Day on which the aforementioned prerequisites are met.

"Date of Initial Offer":

02.11.2011

"Minimum Exercise Volume":

1 warrant per ISIN or an integral multiple thereof (applicable for European style warrants).

"Valuation Date":

Valuation Date is the date specified in Table 2.

"Modified Valuation Date":

The first Valuation Date pursuant to the definition in Table 2 on which the Reference Price for the currency conversion is determined and published by the Reference Rate Service.

"Modified Valuation Date + 1":

The first day following the Valuation Date pursuant to the definition in Table 2 on which the Reference Price for the currency conversion is determined and published by the Reference Rate Service.

"Currency Conversion Date":

<u>Currency Conversion Date is the date specified in Table 2.</u>

"Exercise Date":

Applicable to Warrants with American type of Exercise only: The Banking Day at the respective place of the exercise agent pursuant to Section 8 II (1), on which the exercise prerequisites pursuant to Section 8 II (1) and (2) are met for the first time at 10:00 a.m. (local time at the place of the respective exercise agent).

..Modified Exercise Date":

The first Exercise Date which is a Banking Day at the Auxiliary Location and a Trading Day.

..Modified Exercise Date+ 1":

The first day following the Exercise Date which is a Banking Day at the Auxiliary Location and a Trading Day or, if the Exercise Date is the Expiry Date, the first Exercise Date which is a Banking Day at the Auxiliary Location and a Trading Day.

"Auxiliary Location": London, United Kingdom.

"Payment Date upon Exercise":

At the latest the fifth common Banking Day following the Exercise Date at the registered office of the Issuer and the place of the Central Securities Depositary.

"Payment Date upon Expiry":

At the latest the fifth common Banking Day following the Expiry Date at the registered office of the Issuer and the place of the Central Securities Depositary.

"Reference Rate Service":

<u>Euro-FX reference rate system, whose reference exchange rates are</u> published on Reuters page "EUROFX/1".

"Reference Rate for the Currency Conversion":

The conversion of the Reference Currency into the Disbursement Currency will be effected at the offered rate, expressed in indirect quotation, calculated and published on the Currency Conversion Date by the Reference Rate Service at approximately 1:00 p.m. Frankfurt am Main local time. If the method of calculating the Reference Price for the Currency Conversion by the Reference Rate Service changes materially or the Reference Price is discontinued entirely, the Issuer is entitled to name a suitable replacement at its fair discretion.

"Disbursement Currency":

<u>Euro</u>

"Issuer's Website": http://www.citifirst.com

"Central Securities Depositary":

Euroclear France.

"Clearing Territory of the Central Securities Depositary": France.

"Further Securities Depositaries":
Euroclear System, Brussels: Clearstream Banking S.A., Luxembourg.

"Issuer's Website": http://www.citifirst.com

Applicable for Futures Contracts as Underlying:

Section 3 Underlying

- (1) The "**Underlying**" is the futures contract specified as Underlying in Table 2.
- (2) The "Reference Price" of the Underlying is the Reference Price of the Underlying specified in Table 2 as determined on the Relevant Exchange specified in Table 2 (the "Relevant Exchange"). "Trading Days" are days on which the Underlying is usually traded on the Relevant Exchange. "Trading Hours" are hours on Trading Days during which the Underlying is usually traded on the Relevant Exchange.
- (3) If changes are made to the terms and conditions or relevant contract specifications of the Futures Contract, or if the Futures Contract is replaced by another listed futures contract determined by the Relevant Exchange, including any modified futures contract (the "Successor Futures Contract"), the Issuer, subject to termination in accordance with Section 9, reserves the right to replace the Futures Contract, if necessary multiplied by an adjustment factor, in order to ensure performance continuity of the reference assets underlying the Warrants. Replacement of the Futures Contract by the Successor Futures Contract, which may involve further amendments to these Terms and Conditions, shall occur at the reasonable discretion of the Issuer. Replacement by a Successor Futures Contract, the prevailing Terms and Conditions, amended as necessary (including any use of an adjustment factor), and the initial date of application of the Successor Futures Contract shall be announced immediately in accordance with Section 11.
- (4) Changes to the method of calculation for the Reference Price or for other relevant prices for the Underlying pursuant to these Terms and Conditions, including changes to the relevant Trading Days and Trading Hours for the Underlying,

entitle the Issuer to make appropriate adjustments to the Option Right at its reasonable discretion (§ 315 German Civil Code). The Issuer shall also determine the day on which the adjusted Option Right is to apply for the first time, taking into account the point in time of the change. The adjusted Option Right and its initial date of application shall be announced immediately in accordance with Section 11.

Section 4 Adjustments

- (1) If during the term of the Warrants the underlying concept of the futures contract will be changed in such a substantial way that in the opinion of the Adjustment Agent a comparability to the previous concept is not present any longer, or the trading of the futures contract on the Relevant Exchange ceases completely, the Adjustment Agent will determine on each relevant Business Day of the Relevant Exchange a notional daily closing price starting from the day on which the modifications occurred. This determination will be made on the basis of the calculation method, which is currently used for the determination of the theoretical value of the futures contract (fair value). In case that a notional daily closing price is determined, this price is deemed to be the daily closing price like it is stipulated in this terms and conditions.
- (2) Changes to the calculation method for the Reference Price or for other relevant prices for the Underlying pursuant to these Terms and Conditions, including changes to the relevant Trading Days and Trading Hours for the Underlying, entitle the Adjustment Agent to make appropriate adjustments to the Option Right at its reasonable discretion. The Adjustment Agent shall also determine the day on which the adjusted Option Right is to apply for the first time, taking into account the point in time of the change.
- (3) In the event of a permanent delisting of the Underlying on the Relevant Exchange, which, however, is already listed on another exchange or market which the Adjustment Agent at its reasonable discretion holds acceptable (the "New Relevant Exchange"), the Cash Amount shall be calculated on the basis of the relevant prices for the Underlying calculated and published on the New Relevant Exchange, provided that the Issuer has not terminated the Warrants early in accordance with Section 9. In the event of such replacement, all references in these Terms and Conditions to the Relevant Exchange shall be deemed thereafter as a reference to the New Relevant Exchange.

- (4) Should the Adjustment Agent draw the conclusion that a further calculation of the price of the Underlying pursuant to paragraph (1) is impossible or that for whatever other reason following a change in the terms or the liquidity of the Underlying no financially appropriate Adjustment to the occurred modification is possible, the Issuer shall terminate the Warrants pursuant to Section 9.
- (5) The calculation of the Adjustments will be effected by the Adjustment Agent. The "Adjustment Agent" is an expert which will be named by the Issuer at its reasonable discretion and commissioned with the computation of the Adjustments for the Warrants without delay immediately following the occurrence of an event which necessitates an adjustment. The Adjustments will be computed by the Adjustment Agent in such a manner that the financial position of the Warrant Holder remains essentially unchanged, as feasible, despite the Adjustments pursuant to the previous paragraphs. The determinations of the Adjustment Agent referred to in the previous paragraphs will be final and binding, except in the case of obvious errors. The Issuer will announce the Adjustments determined by the Adjustment Agent and the initial date of their application in accordance with Section 11.

Section 5 Market Disruptions

(1) If, in the opinion of the Issuer, a Market Disruption pursuant to paragraph (2) prevails on the Valuation Date, the Valuation Date shall be postponed to the next subsequent day which meets the criteria for a Valuation Date pursuant to Section 2 (3) and on which a Market Disruption no longer prevails. The Issuer shall endeavour to notify the Warrant Holders immediately, in accordance with Section 11, of the occurrence of a Market Disruption. There is, however, no notification obligation. If the Valuation Date has been postponed as a result of this paragraph by 5 consecutive days which meet the criteria for a Valuation Date pursuant to Section 2 (3), and the Market Disruption still prevails on such date, then this date shall be deemed the Valuation Date and the Issuer shall determine the Cash Amount at its reasonable discretion (§ 315 German Civil Code), giving due consideration to the market conditions prevailing on such deemed Valuation Date.

(2) "Market Disruption" means

(i) the suspension or restriction of trading in the Underlying on the Relevant Exchange, or

(ii) a material change in the method of price determination or in the trading conditions with respect to the Underlying on the Relevant Exchange.

A restriction of the Trading Days or Trading Hours in respect of trading in the Underlying is not deemed a Market Disruption if the restriction is based on a change of the trading terms which has been announced in advance by the Relevant Exchange.

Applicable for Commodities as Underlying:

Section 3 Underlying

- (1) The "Underlying" is the Commodity specified as the Underlying in Table 2.
- (2) The "Reference Price" of the Underlying is the Reference Price of the Underlying specified in Table 2 as determined on the Reference Market (the "Reference Market") specified in Table 2 and displayed on the business information service page (the "Page") given in Table 2 or a page replacing this Page. If the Page is not available on the designated day, or if the Reference Price is not displayed there, the Reference Price is the reference price displayed on the relevant page of another business information service. If the Reference Price is no longer displayed in one of the manners described above, the Issuer is entitled to determine at its own reasonable discretion a Reference Price based on the market practice prevailing at the time and giving due consideration to the prevailing market conditions. "Trading Days" are days on which prices for the Underlying are usually calculated on the Reference Market and published on the relevant Page for the Reference Market. "Trading Hours" are hours on Trading Days during which prices for the Underlying are usually calculated on the Reference Market and published on the relevant Page for the Reference Market.

Section 4 Adjustments

(1) Should the Underlying change due to measures by the Reference Market or third parties or other events described in the following paragraph, the Adjustment Agent will be entitled to adjust the terms of the Warrants.

- (2) Changes to the calculation method for the Reference Price or for other relevant prices for the Underlying pursuant to these Terms and Conditions, including changes to the relevant Trading Days and Trading Hours for the Underlying, entitle the Adjustment Agent to make appropriate adjustments to the terms of the Warrants at its reasonable discretion. The Adjustment Agent shall also determine the day on which the adjusted Option Right is to apply for the first time, taking into account the point in time of the change.
- (3) If the Reference Price or any other price relevant pursuant to these Terms and Conditions for the Underlying is no longer calculated and published by the Reference Market but by another person, company or institution which the Issuer, at its reasonable discretion (§ 315 German Civil Code), deems appropriate (the "New Reference Market"), the Cash Amount shall be calculated on the basis of the prices for the Underlying as calculated and published by the New Reference Market. Furthermore, from that point, all references in these Terms and Conditions to the Reference Market, to the extent permitted by the context, shall then be deemed to be references to the New Reference Market.
- (4) The calculation of the Adjustments will be effected by the Adjustment Agent. The "Adjustment Agent" is an expert which will be named by the Issuer at its reasonable discretion and commissioned with the computation of the Adjustments for the Warrants without delay immediately following the occurrence of an event which necessitates an adjustment. The Adjustments will be computed by the Adjustment Agent in such a manner that the financial position of the Warrant Holder remains essentially unchanged, as feasible, despite the Adjustments pursuant to the previous paragraphs. The determinations of the Adjustment Agent referred to in the previous paragraphs will be final and binding, except in the case of obvious errors. The Issuer will announce the Adjustments determined by the Adjustment Agent and the initial date of their application in accordance with Section 11.

Section 5 Market Disruptions

(1) If, in the opinion of the Issuer, a Market Disruption pursuant to paragraph (2) prevails on the Valuation Date, the Valuation Date shall be postponed to the next subsequent day which meets the criteria for a Valuation Date pursuant to Section 2 (3) and on which a Market Disruption no longer prevails.

The Issuer shall endeavour to notify the Warrant Holders immediately, in accordance with Section 11, of the occurrence of a Market Disruption. There is, however, no notification obligation. If the Valuation Date has been postponed as a result of this paragraph by 5 consecutive days which meet the criteria for a Valuation Date pursuant to Section 2 (3), and the Market Disruption still prevails on such date, then this date shall be deemed the Valuation Date and the Issuer shall determine the Cash Amount at its reasonable discretion (§ 315 German Civil Code), giving due consideration to the market conditions prevailing on such deemed Valuation Date.

(2) "Market Disruption" means

- (i) the suspension or restriction of trading or price fixing in the Underlying on the Reference Market, or
- (ii) the suspension or restriction of trading in an options or futures contract related to the Underlying on a futures exchange on which options or futures contracts related to the Underlying are traded (the "Futures Exchange").

A restriction of the Trading Days or Trading Hours on the Reference Market is not deemed a Market Disruption if the restriction is based on a change which has been announced in advance.

Section 6 Form of Warrants, Collective Deposit, Status, Size Increases, Repurchases

- (1) Each series of the Warrants issued by the Issuer will be represented by a global bearer warrant (hereinafter "Global Bearer Warrant"), which will be deposited with the Central Securities Depositary pursuant to Section 2 (3). No effective warrants will be issued throughout the term. The right to delivery of effective warrants is excluded.
- (2) The Warrants will be transferred as co-owner's interests in the respective Global Bearer Warrant pursuant to the rules of the Central Securities Depositary and, outside the Clearing Territory of the Central Securities Depositary, the Further Securities Depositaries pursuant to Section 2 (3) or in case of Section 13 (6) other foreign Securities Depositaries.

- (3) The Warrants constitute direct, non-collateralised and non-subordinated obligations of the Issuer, which rank pari passu among themselves and with all other present and future non-collateralised and non-subordinated obligations of the Issuer, with the exception of those obligations that have priority due to mandatory statutory provisions.
- (4) The Issuer is entitled at any time, without the consent of the warrant holders, to issue additional Warrants with identical terms and conditions, which shall then be consolidated with the Warrants to form a single issue, thus increasing their number. In such cases, the term "Warrants" also includes such additionally issued Warrants.
- (5) The Issuer is entitled at any time to repurchase Warrants via the exchange or over-the-counter transactions at any price. The Issuer is under no obligation to inform the warrant holders of such repurchases. The repurchased Warrants may be cancelled, held, sold on, or used in another way by the Issuer.

Section 7 Sale Restrictions

(1) The warrants will not be registered under the United States Securities Act of 1933 as amended; the warrants have not been admitted to trading by the United States Commodity Futures Trading Commission ("CFTC") under the United States Commodity Exchange Act. The Warrants may not be offered, sold or delivered at any time directly or indirectly in the United States of America, its territories or possessions or to or through U.S. Persons. When exercising the Warrants, the Warrant Holders will be obligated to assure that the Warrants will not be held either directly or indirectly on behalf of a U.S. Person.

The Issuer is not registered with the CFTC as a commission merchant. By purchasing and accepting the Warrants, the Warrant Holder represents that he or she is not a United States Person as defined below and that he or she will sell the Warrants in advance should he or she fall under the definition of a United States Person in the future; the Warrant Holder hereby further represents that he or she has not offered, sold or traded the Warrants directly or indirectly in the United States at any time and will likewise not do so in the future; the Warrant Holder hereby also represents that:

(a) he or she has not offered, sold or traded the Warrants to a United States Person directly or indirectly at any time or negotiated with such a person and will likewise not do so in the future (whether on his or her own behalf or on behalf of a third party); and (b) he or she has not purchased the Warrants for the account of any United States Person. The Warrant Holder hereby agrees to deliver the buyer these sale restrictions and the following explanations upon the sale of the Warrants or to refer the buyer in writing to these sale restrictions.

The following definitions apply: "United States" means the United States of America (including the states thereof, the District of Columbia, and the territories, possessions and other areas under the jurisdiction thereof); "United States Person" means any citizen or resident of the United States of America as well as any corporation or partnership or other company organized or established under the law of the United States of America or any of its territorial authorities as well as any estates and trust funds which are subject to the taxation of the United States of America, irrespective of the source of their income.

(2) With respect to any activity in connection with Citigroup warrants/certificates or other derivate products in the United Kingdom, all applicable provisions of the Financial Services and Markets Act 2000 (hereinafter "FSMA") must be observed. Any dissemination of offers or incentives to initiate investment activity in the terms of Paragraph 21 of the FSMA may only be made or instigated in connection with the issue or sale of warrants/certificates or other derivate products in cases in which Paragraph 21 of the FSMA does not apply. In relation to any secuities which have a maturity of less than one year, (a) it is a person whose ordinary activities involve it in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of its business and (b) it has not offered or sold and will not offer or sell any Securities other than to persons whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or as agent) for the purposes of their businesses or who it is reasonable to expect will acquire, hold, manage or dispose of investments (as principal or agent) for the purposes of their businesses where the issue of the securities would otherwise constitute a contravention of Section 19 of the Financial Services and Markets Act 2000 ("FSMA") by the Issuer:

- (3) In relation to each Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "Relevant Member State"), with effect from and including the date on which the Prospectus Directive is implemented in that Relevant Member State (the "Relevant Implementation Date") it has not been and will not be an offer of Warrants to the public in that Relevant Implementation Date, except that it may, with effect from and including the Relevant Implementation Date, make an offer of such Warrants to the public in that Relevant Member State:
- (a) in the period following the date of publication of this prospectus related to such Warrants which has been approved by the competent authority in that Relevant Member State or, where appropriate, approved in another Relevant Member State and notified to the competent authority in that Relevant Member State, in accordance with the Prospectus Directive, ending with the date that lies 12 months after the after the date of publication:
- (b) at any time to legal entities which are authorised or regulated to operate in the financial markets or, if not so authorised or regulated, whose corporate purpose is solely to invest in securities;
- (c) at any time to any legal entity which meets two or more of the following criteria: (1) an average of at least 250 employees during the last financial year; (2) a total balance sheet of more than €43,000,000 and (3) an annual net turnover of more than €50,000,000, as shown in its last annual or consolidated accounts:
- (d) at any time to fewer than 100 natural or legal persons per Relevant Member State (other than qualified investors as defined in Article 2 of the Prospectus Directive); or
- (e) at any time in any other circumstances, which do not require the Issuer to publish a prospectus pursuant to Article 3 of the Prospectus Directive.

For the purposes of this provision, the expression an "offer of securities to the public" in relation to any securities in any Relevant Member State means the communication in any form and by any means of sufficient information on the terms of the offer and the securities to be offered so as to enable an investor to decide to purchase or subscribe the securities,

as the same may be varied in that Member State by any measure implementing the Prospectus Directive in that Member State and the expression Prospectus Directive means Directive 2003/71/EC and includes any relevant implementing measure in each Relevant Member State.

(4) With respect to any activity in connection with the warrants, particularly the acquisition or sale thereof, and/or the exercise of options from the warrants, the provisions of law applicable in the respective country must be observed by the Warrant Holders and any other market participants involved. Normally, the warrants may only be offered publicly if a sales or stock exchange prospectus in compliance with the provisions of law of the country in which the public offer is made has been approved and published. The publication must normally be made by the person submitting the corresponding offer in the respective jurisdiction. Warrant Holders and/or persons interested in acquisition are therefore obligated to inform themselves of and comply with the provisions of law in this regard.

Section 8 Exercise of the Warrants

I. Applicable to Warrants with european type of Exercise:

(1) The Warrants may only be exercised by the Warrant Holder with effect as of the Expiry Date of the respective Warrant.

If the Cash Amount reveals a positive value, the option of the respective Warrant will be considered as exercised on the Expiry Date without any further prerequisite and without the issuance of any express exercise declaration (hereinafter, "Automatic Exercise").

- (2) The Issuer will transfer a positive Cash Amount on the Payment Date upon Expiry to the Central Securities Depositary for credit to the Warrant Holders registered with the Central Securities Depositary by close of business on the preceding Banking Day at the registered office of the Central Securities Depositary.
- (3) The Central Securities Depositary has agreed with the Issuer on a corresponding transfer.

In the event no transfer is possible within three months after the Payment Date ("Presentation Period"), the Issuer will be entitled to deposit the corresponding amounts at the Local Court of Frankfurt am Main on behalf of the Warrant Holders at their cost and risk, waiving the right to the return thereof. With the deposit, the claims of the Warrant Holders against the Issuer will be extinguished.

- (4) All taxes and other charges incurred in relation to the payment of the Cash Amount and the fair market value must be borne by the Warrant Holder.
- (5) If the Expiry Date falls between the day on which the Adjustment Exchange and the Issuer determine a ground for Adjustment pursuant to Section 4 and the day on which the expert communicates the Adjustments to the Issuer (hereinafter, the "Adjustment Period"), the Payment Date will be upon expiry of the first common Banking Day at the place of the Frankfurt Exercise Agent and at the place of the Central Securities Depositary following the day on which the expert has communicated to the Issuer the adjustment Strike, the adjustment Knock-Out Level and the other adjusted terms and conditions for the Expiry Date. The Reference Price of the Underlying decisive on the Expiry Date and the Adjustments made by the expert will be decisive when calculating the Cash Amount pursuant to Section 2.
- (6) The Cash Amount and/or fair market value will be paid in freely convertible and disposable legal tender of the Federal Republic of Germany and the Issuer will not be obligated to issue any declarations.

II. Applicable to Warrants with american type of Exercise:

(1) For the effective exercise of the Warrants, the Warrant Holder of the respective Warrants must fulfill the prerequisites mentioned below within the Exercise Period vis-à-vis the respective exercise agent. The Exercise Period commences on the third Exercise Date following the Date of Initial Offer and ends at 10:00 am (local time at the place of the respective exercise agent) at the Expiry Date. In addition, the provisions in Paragraphs 2 to 4 apply.

When exercising the options vis-à-vis the exercise agent in France the Warrant Holder must present the exercise agent (currently Citibank International plc. Paris) at the following address

<u>Citibank International plc. – Service Titres</u>
1-5 Rue Paul Cezanne
75008 Paris
<u>France</u>

a duly completed "Paris" exercise declaration for the respective ISIN, using the preprinted form obtainable from the Issuer (hereinafter, an "Exercise Declaration"); and

have transferred the Warrants which are to be exercised

- to the exercise agent (currently Citibank International plc. Paris) onto its securities deposit account No. 186 at Euroclear France, account nature 51 or its securities deposit account No. 67098 at Clearstream Luxembourg; or
- to Euroclear; and the Issuer must have received a confirmation from Euroclear whereby the Warrants were booked by Euroclear in favor of the Warrant Holder onto an account at Euroclear and that Euroclear has ordered the irrevocable transfer of the Warrants to one of the accounts of the Issuer mentioned above.

The following must be specified in the Exercise Declaration:

- the ISIN of the Warrant series and the number of Warrants which are to be exercised;
- the bank account of the Warrant Holder at a bank in France_onto which the Cash Amount is to be paid. In the event no account or an account outside France is specified in the Exercise Declaration, the Warrant Holder will be sent within five banking days after the Valuation Date at his or her risk a check for the Cash Amount to the address specified in the Exercise Declaration.
- It must furthermore be confirmed that the beneficiary from the Warrant is not a United States Person pursuant to Section 7 (1) hereof and that he or she has acquired the Warrants in conformance with Section 7 hereof.
- (2) The Exercise Declaration will become effective on the Exercise Date pursuant to Section 2 (3).

Any revocation of the Exercise Declaration, even prior to the date the exercise becomes effective, is hereby excluded.

All prerequisites mentioned in Section 8 (1) must be fulfilled within 15 Banking Days (at the place of the respective exercise agent) after the occurrence of the first prerequisite. Otherwise, the Issuer will be entitled to return to the Warrant Holder without interest any performances previously rendered at the Warrant Holder's own cost and risk; the exercise of the Warrant will not become effective in such case.

(3) All taxes and other charges incurred in relation to the exercise of the Warrants are to be borne by the Warrant Holder.

The Cash Amount will be paid in the Disbursement Currency without the Issuer or the exercise agent being obliged to issue declarations of any type.

(4) The Issuer will transfer the Cash Amount, if any, on the Payment Date upon Exercise to the Central Securities Depositary for credit of the Warrant Holders registered with the Central Securities Depositary by close of business on the preceding Banking Day at the registered office of the Central Securities Depositary.

The Central Securities Depositary has agreed with the Issuer on a corresponding transfer.

Section 9 Early Repayment

- (1) In case of occurrence of one of the below described events, the Issuer is entitled to terminate and call all Warrants of a series for early repayment by way of an announcement in accordance with Section 11 indicating the respective Termination Amount defined in paragraph (3). "Termination Events" are
- (a) the occurence of circumstances which are out of scope of the Issuer's responsibility due to which the compliance with the Issuer's obligations under the Warrants in whole or in part has become or becomes for whatever reason unlawful or impracticable or will be or has become under a reasonable economic approach unacceptable, or
- (b) changes in the legal situation or regulatory requirements or orders due to which the maintenance of the Issuers's hedging positions becomes unlawful, or

- (c) the occurrence of a circumstance which is out of scope of the Issuer's responsibility and which prevents or makes it unacceptable for the Issuer (i) to convert the Reference Currency of the Underlying into the Disbursement Currency of the Warrants in transactions which are usual in the market or (ii) to transfer deposits which are kept in the Reference Currency of the Underlying from one jurisdiction into another or (iii) the occurrence of circumstances which are out of scope of the Issuer's responsibility which have a comparable negative influence on the convertibility of the Reference Currency of the Underlying into the Disbursement Currency and if the Issuer concludes on grounds of such circumstances that a conversion of the Reference Currency of the Underlying into the Disbursement Currency of the Warrants is not possible, or
- (d) the occurrence of a circumstance pursuant to the provisions of Section 4 (Adjustments) which is out of scope of the Issuer's responsibility, due to which no financially appropriate adjustments to the occurred changes are possible.
- (2) Each termination notice pursuant to this Section 9 is irrevocable and has to indicate the date of termination. A termination by the Issuer pursuant to paragraph (1) shall come into effect on the date of the publication of the notice pursuant to Section 11 or, as the case may be, on the date specified as such in the publication of the notice.
- (3) In case of a termination in accordance with paragraph (1), the Issuer shall pay to each Warrant Holder a sum with respect to each Warrant held (the "Termination Amount"), which shall be determined by the Issuer at its reasonable discretion (§ 315 German Civil Code) as the fair market price of a Warrant. In such case, the Issuer will for all Warrants affected by the termination transfer the Termination Amount within 5 Banking Days at the registered office of the Issuer and at the place of the Central Securities Depositary following the date on which the termination comes into effect for credit to the Warrant Holders registered with the Central Securities Depositary on the second Banking Day in Frankfurt am Main following the date on which the termination comes into effect (hereinafter referred to as "Payment Date upon Early Repayment").

The Central Securities Depositary has agreed with the Issuer on a corresponding transfer.

In the event no transfer is possible within three months after the Payment Date upon Early Repayment ("Presentation Period"), the Issuer will be entitled to deposit the corresponding amounts at the Local Court of Frankfurt am Main on behalf of the Warrant Holders at their cost and risk, waiving the right to the return thereof. With the deposit, the claims of the Warrant Holders against the Issuer will be extinguished.

Section 10 Period of Presentation, Postponement of Due Date

- (1) The period of presentation as established in § 801 paragraph 1 sentence 1 German Civil Code is reduced to ten years.
- (2) In the event Citigroup Global Markets Deutschland AG or the respective exercise agent is not actually or legally in the position to fulfill its liabilities from the Warrants in a legally admissible fashion in Frankfurt am Main or at the place of the respective exercise agent, the due date of such liabilities will be postponed until the date on which it is actually or legally feasible for Citigroup Global Markets Deutschland AG or the respective exercise agent to fulfill its liabilities in Frankfurt am Main or the place of the exercise agent. The Warrant Holders will not be entitled based on any such postponement to any rights against the assets of Citigroup Global Markets Deutschland AG or the exercise agent which are located in Frankfurt am Main or elsewhere.
- (3) The Issuer will announce the occurrence and elimination of any event described in Section 10 (2) without delay pursuant to Section 11 hereof.

Section 11 Notices

Unless prescribed otherwise by the provisions of law applicable at the respective point in time in the countries where the Warrants are offered publicly or listed on a stock exchange, the publication will be made in one or more periodicals common or with large circulation in the states in which the public offer has been submitted or the securities have been admitted or applied to be admitted to trading on an exchange. Publication in one of these periodicals will be sufficient for legal validity. The Issuer is entitled to publish notices on its website in lieu of in the aforementioned periodicals. The Issuer will notify any such change of the publication medium in one of the aforementioned newspapers.

Section 12 Substitution of the Issuer

- (1) The Issuer is entitled at any time to substitute, without the consent of the warrant holders, any other company as Issuer (the "New Issuer") with respect to all obligations under or in connection with the Warrants; provided that:
- (a) The New Issuer assumes all obligations of the Issuer under or in connection with the Warrants (the "Assumption"),
- (b) the Assumption has no adverse credit-related, financial, legal or tax consequences for the Warrant Holders, and that this is confirmed by a trustee specifically appointed for this case by the Issuer at its own expense, which is a bank or auditing firm of international standing (the "Trustee"),
- (c) the Issuer or another company approved by the Trustee guarantees all the New Issuer's obligations under the Warrants for the benefit of the Warrant Holders, and
- (d) the New Issuer has obtained all necessary authorisations from the competent authorities, so that the New Issuer can meet all obligations under or in connection with the Warrants.
- (2) In the event of such a substitution of the Issuer, any reference to the Issuer in these Terms and Conditions shall be deemed to be references to the New Issuer.
- (3) Substitution of the Issuer shall be announced in accordance with Section 11. Provided that the conditions set out above have been fulfilled, the New Issuer replaces the Issuer in all respects and the Issuer is released from all obligations towards the Warrant Holders under or in connection with the Warrants arising from its function as Issuer.

Section 13 Miscellaneous Provisions

(1) The form and content of the Warrants as well as all rights and obligations arising out of these Terms and Conditions shall be governed in all respects by the laws of the Federal Republic of Germany.

- (2) The place of jurisdiction for all legal disputes or other proceedings arising from or in connection with the Warrants is Frankfurt am Main.
- (3) The place of performance is Frankfurt am Main.
- (4) The Issuer is, without the consent of the Warrant Holders, entitled to (i) correct obvious spelling or numerical errors and (ii) to amend or supplement contradictory or incomplete provisions whereby in the cases specified under (ii) only such amendments or supplements are permitted that are reasonable to the Warrant Holders, taking into account the interests of the Issuer, i.e. that do not materially impair the financial situation of the Warrant Holder or do not make it significantly more difficult to exercise the Warrants. Any changes or additions to these Terms and Conditions shall be notified immediately in accordance with Section 11.
- (5) Should any provision of these Terms and Conditions be or become ineffective in whole or in part, the other provisions shall remain in force. The ineffective provision shall be replaced by an effective provision that achieves the economic purpose of the ineffective provision to the extent permitted by law.
- (6) The Issuer hereby reserves the right to introduce all warrants or individual series thereof to trading on other securities exchanges, including foreign securities exchanges, and to offer the warrants publicly abroad, and, to take all measures which are necessary in this context to introduce the warrants to trading on the respective stock exchanges or to offer them publicly. The Issuer will moreover be entitled: to allow the Warrant Holder to exercise the warrants vis-à-vis a foreign exercise agent; to disburse the Cash Amount in another currency; and to request that the warrants be listed in another currency.

Frankfurt am Main, 31.10.2011

Citigroup Global Markets Deutschland AG

"Paris" Exercise Declaration for (American Style) Citi Warrants

One exercise declaration must be completed in full by the warrant holder for each securities identification number.)

This Exercise Declaration is for American style exercise only. For European style option rights the isuance of an express exercise declaration is excluded. See Section 8 I. (1)).

<u>To:</u>	Citibank Internationa 1-5 Rue Paul Cezanr 75008 Paris	Plc – Service Titres ne						
<u>1.</u>	France The warrant holder							
	Name / corporate nar	<u>me</u>						
	Street and building no	<u>0.</u>						
	Postal code and city							
	Phone hereby irrevocably exercises the following warrants pursuant to the Terms and Conditions:							
	Mnémonique	ISIN	Number					
<u>2.</u>	The warrants to be	se volume is 100 warrant per sexercised have been transferent parties 51, or to Account N	rred to Account No. 18	number. Be of Citibank International PLC at Euroclear Blobal Markets Deutschland AG at Clearstream				
<u>3.</u>	Banking S.A., Luxembourg. With the exercise all rights associated with the Warrants expire. The warrant holder hereby irrevocably instructs Citibank International plc. to remit the Cash Amount onto the following bank account:							
	Account holder (name / corporate name)							
	at the bank							
				INL2X France is specified, the warrant holder will be mail to the address specified in No. 1 above.				
<u>4.</u>	this Declaration and America (including the established under the United States of Americants in order to	the effective date of the exercicle territories and possessions elaw of the United States of the solution irrespective irrespec	thereof), a corporation f America or an estate arce of its income, and States Person or with	ts upon the acquisition thereof, the signing of not a citizen or resident of the United States of or partnership or other company organized or and trust fund subject to the taxation of the d that such beneficiary has not acquired the in the United States of America. The warrant conformance with the sales restrictions in the				
		nereby consents for this conf deral Republic of Germany an		ed to all authorities and other state agencies				
<u>5.</u>	Citibank International	PLC or are not transferred s	o as to make a clear a	the warrants are not transferred in due time to llocation to this Exercise Declaration possible. ence "Exercise of Warrant" are to be specified				
	Place	<u>Date</u>	Warrant Holder Signatu	re(s)				

Other Final Terms supplementing part "E. Description of the Securities" of the Base Prospectus:

Below, the placeholders ("#") or general references to information to be provided by the final terms supplementing the Base Prospectus are detailed in writing. The complete information following below is a supplement of Final Terms to the Base Prospectus.

Load (Ausgabeaufschlag), virtual Management Fees

(placeholder from 3.1 of securities description):

Not applicable.

Currency of the securities issue

(placeholder from 4.1.5 of securities description):

Euro.

Resolution constituting the basis of the new issue

(placeholder from 4.1.8 of description of securities):

Following appropriate decisions and approvals of competent persons of the issuer dated 28.10.2011.

Offering Method, underwriters and issue date of the securities

(placeholder from 4.1.9 of description of securities):

Region of Offering:

All Warrants referred to in this Final Terms document are being offered in France only.

Offering method:

The Warrants are offered by the issuer continuously over the counter (in jurisdictions where permitted by applicable law) and on Eurolist, from Euronext Paris S.A. on a best efforts basis from the initial date of offering to the last day of the term of the Warrants. In addition, the offering prices quoted by the Issuer will be continuously adjusted to changing market conditions.

A buying order may be carried out through your depositary bank, either directly with the Issuer over the counter (in jurisdictions where permitted by applicable law) or through one of the stock exchanges on which the Warrants are listed for trading. Using its best efforts, the Issuer will endeavour to secure admission to stock exchange trading on the stock exchanges specified below in as short a time as possible.

No underwriters:

There are no limited subscription periods and no underwriter or group of underwriters but the Warrants are offered for sale until the last day of the term of the Warrants, provided the issue will not be sold out. In case an issue will be sold out you may try to find a matching counterparty on the stock exchange willing to sell his position.

As offer prices are continuously being determined, you should gain information on the current price via the Issuer's price information media, before placing the order. In the case of an unlimited order, this current price will provide you with an indication of the price at which your order will eventually be executed. Depending on the period required to process your order, the price between placing the order and its execution may rise or fall. For this reason, when placing a limited order on the stock exchange, consider the maximum amount you are willing to pay for a particular Warrant.

Entity making the offering:

The Entity making the Offering is the Issuer.

Issue date:

The issue date is 31.10.2011

The initial date of offer is 02.11.2011.

The first settlement date (value date) (defined as the date when the Global Bearer Warrants are registered with the Central Securities Depositary) is 02.11.2011.

The terms and conditions (not the Warrant Terms and Conditions) which govern the offer

(placeholder from 5.1.1 of description of securities):

The issuer is offering the Warrants free of charge on a continuous and best efforts basis until the relevant expiry or until the relevant security is sold out. The offering is not subject to any subscription period, any underwriting or the sale of any minimum volume during a subscription or underwriting period. However, the issuer reserves the right to allocate (service) an order for the purchase of Warrants in whole or in part. In case the purchase of Warrants is executed on a stock exchange where the issuer has assumed a market making commitment, the issuer may be obliged towards the relevant stock exchange to, subject to certain conditions, quote bid and offer prices subject to a maximum spread between bid and offer for certain minimum volume or minimum values of ticket sizes. For details of such market making commitments see also item "Institutions which have committed to market making; Description of the market making obligation (placeholder for 6.3 of the description of securities)".

The total amount of the offer

(placeholder from 5.1.2 of description of securities):

The Warrants are being offered up to a maximum volume which is stated in Section 1, No. 2 of the relevant Terms and Conditions. Investors may purchase any volume up to the entire issue size at any time until the **last day of the term of the Warrants** provided the issue has not been sold out in the meantime. The issuer reserves the right to execute an order given by an investor for the purchase of Warrants in whole or in part. The issuer also reserves the right to increase an issue at any time.

The offering period and the subscription procedures

(placeholder from 5.1.3 of description of securities):

See item 4.1.9.

Description of indexes not composed by the Issuer

(placeholder from 4.2.2. c) of description of securities):

Not applicable.

Current composition of indexes not composed by the Issuer

(placeholder from 4.2.2. e) of description of securities):

Not applicable.

Description of indexes composed by the Issuer

(placeholder from 4.2.2 d) of description of securities):

Not applicable.

Information concerning the past and future development of the underlying and its volatility (placeholder from 4.2.2 b) of description of securities):

Charts giving up to date information on the historical performance and the historical volatility of the underlyings of the warrants referred to in this document are available on the website of the issuer:

http://www.citifirst.com

The issuer will endeavour to voluntarily provide investors via email with the links to the relevant web pages, although the issuer is already fulfilling its obligation to provide relevant information to investors through incorporation by reference to the web pages mentioned above.

Details concerning the minimum and/or maximum amount of subscription

(placeholder from 5.1.4 of description of securities):

With the exception of the total volume of each individual security, each individual Warrant is offered without a maximum volume or a maximum value of an order. The minimum order volume constitutes one Warrant respectively. Basically, any volume of Warrants in one class may be ordered, serviced and settled.

The method and time table for payment and delivery of the securities

(placeholder for 5.1.5 of the description of securities):

The Issuer reserves the right partly or fully to service the volume of a securities category ordered directly from him over the counter (off-exchange, in jurisdictions where permitted by applicable law).

Orders placed by investors on the stock exchanges specified in this document have to be serviced by the Issuer only up to the minimum volume that is required to meet the market making obligation which the Issuer has committed towards certain stock exchanges. For details see also item "Institutions that have undertaken a market-making obligation; Description of the market making obligation (placeholder for 6.3 of the description of securities)" below.

Delivery shall take place in France, normally within a time period of three business days with delivery against payment, however for the very first time on the first relevant value date of the offering made in the relevant security.

The common first value date of the offered Warrant categories is: 02.11.2011.

Method and date on which the offer results are made public

(placeholder for 5.1.6 of the description of securities):

As the securities are not underwritten by any single or group of entities but offered by the issuer on an ongoing, continuous manner on a best efforts basis until each security expires, the Issuer does not disclose the volume of each individual security outstanding at any point in time.

Current information on the bid and offer prices quoted by the Issuer at any point in time are available and referred to under item "Price Fixing Methods, Procedure for Price Disclosure, Costs and Taxes upon Purchase (placeholder for 5.1.2 and 5.3 of the description of securities)" below.

Potential Investor Groups, Offerings in two or more countries, Reservation of Tranches for specific countries

(placeholder for 5.2.1 of the description of securities):

The securities are available to all investor groups for purchase.

The Warrants referred to in this Final Terms document are being exclusively offered in France.

Notification of Allocation to Subscribers and whether trading may commence prior to such notification

(placeholder for 5.2.2 of the description of securities):

As the Warrants are offered on an on-going basis, the Issuer shall decide if he wishes to service the total volume ordered for each individual over the counter buy order (in jurisdictions where permitted by applicable law). The Issuer is entitled to a partial or a complete servicing of the over the counter buy order (in jurisdictions where permitted by applicable law). The person giving the buy order will learn from the execution of the settlement which volume of his buy order is actually being serviced.

Over the counter trading of Warrants (in jurisdictions where permitted by applicable law) begins on the day of the initial offering. Due to the on-going, continuous fixing of prices, over the counter trading of Warrants (in jurisdictions where permitted by applicable law) by the Issuer will have already commenced at the time your order will be given.

The Issuer shall endeavour to apply for admission of the Warrants to trading on the stock exchanges detailed below as early as possible. Trading on the stock exchange(s) will possibly commence on the day of the initial offering at the earliest, possibly a few days after the start of the offering.

Criteria or Conditions for establishing the offering price and the issue volume

(placeholder for 5.5 of the description of securities):

Criteria and conditions for fixing the offer price:

In France, the Warrants shall be offered from the first day of the offering in the form of an on-going, continuous offering free of charge on a best efforts basis by the issuer until the Expiry Date. In this way, the offer prices shall be adapted by the Issuer in an on-going manner to suit changing market conditions, i.e. at any time. For price fixing methods, see also item "5.3 Method of Pricing, Process for Price Disclosure, Costs and Taxes charged to Purchasers and Subscribers" in the securities description of the Base Prospectus (placeholder for 5.3 of the description of securities)" in this Final Terms document below. Warrants can be purchased at current market rates directly from the Issuer (in jurisdictions where permitted by applicable law) using other banks or brokers. Another option is to make a buy order via one of the stock exchanges on which the securities are listed (if already available).

Issue Volume:

The Warrants shall be offered in the total volume stated in Table 1 of the individual terms of the relevant Terms and Conditions which are printed in this Final Terms Document. The minimum order volume is 1 Warrant. In principle, there is no maximum upper limit for a buy order, with the exception of the total issue size; the Issuer reserves the right, as part of his market making, to service a lower volume than that ordered of over the counter buy orders (in jurisdictions where permitted by applicable law). For buy orders over the stock exchange, the Issuer is entitled to the indirect/direct servicing of at least a "minimum volume" or, on a voluntary basis, any greater volume; see also "Description of the Market-Making Obligation" below.

Method of pricing, process of price disclosure, costs and taxes charged to purchasers and subscribers

(placeholder for 5.3 of the description of securities):

Price fixing methods:

In principle, price fixing is carried out by the Issuer according to supply and demand. In this context, the Issuer shall refer to the groundbreaking Black-Scholes model developed for share options in 1973, the basics of which are described in the Base Prospectus relating to this Final Terms document in the "E. Decription of the Call and Put Warrants referenced to either Shares, Share Indexes or Exchange Rates" section under "2. Risk Factors" and "4.1.2 Factors Influencing the value of the warrants".

Initial offer prices and the respective underlying reference prices:

The warrants are offered for sale on a best efforts basis by the issuer beginning on 02.11.2011. Based on the assumption that the following reference prices of the underlying and Reference Exchange Rates, if applicable, are the relevant market prices at the date of the initial offer, the initial offer price on the very first day of the offering is as follows:

ISIN	Underlying	Туре	Initial Issue Price		Underlying reference price		Exchange rate
DE000CG16E32	Accor	Put	EUR	0.33	EUR	24.17	Not Applicable
DE000CG16E40	Accor	Put	EUR	0.17	EUR	24.17	Not Applicable
DE000CG16E57	Air France - KLM	Call	EUR	0.26	EUR	5.58	Not Applicable
DE000CG16E65	Air France - KLM	Call	EUR	0.76	EUR	5.58	Not Applicable
DE000CG16E73	Air France - KLM	Put	EUR	0.29	EUR	5.58	Not Applicable
DE000CG16E81	Air Liquide	Call	EUR	1.21	EUR	94.39	Not Applicable
DE000CG16E99	Alstom	Put	EUR	0.16	EUR	27.86	Not Applicable
DE000CG16F07	Alstom	Put	EUR	0.26	EUR	27.86	Not Applicable
DE000CG16F15	Alstom	Put	EUR	0.24	EUR	27.86	Not Applicable
DE000CG16F23	Alcatel-Lucent	Call	EUR	0.15	EUR	2	Not Applicable
DE000CG16F31	Alcatel-Lucent	Call	EUR	0.15	EUR	2	Not Applicable
DE000CG16F49	Alcatel-Lucent	Call	EUR	0.35	EUR	2	Not Applicable
DE000CG16F56	Alcatel-Lucent	Call	EUR	0.55	EUR	2	Not Applicable
DE000CG16F64	Alcatel-Lucent	Call	EUR	0.75	EUR	2	Not Applicable
DE000CG16F72	Alcatel-Lucent	Put	EUR	0.15	EUR	2	Not Applicable
DE000CG16F80	Alcatel-Lucent	Put	EUR	0.35	EUR	2	Not Applicable
DE000CG16F98	Alcatel-Lucent	Put	EUR	0.35	EUR	2	Not Applicable
DE000CG16G06	Bouygues	Call	EUR	0.39	EUR	27.64	Not Applicable
DE000CG16G14	Bouygues	Call	EUR	0.39	EUR	27.64	Not Applicable
DE000CG16G22	Bouygues	Put	EUR	0.19	EUR	27.64	Not Applicable
DE000CG16G30	Bouygues	Put	EUR	0.31	EUR	27.64	Not Applicable
DE000CG16G48	Bouygues	Put	EUR	0.19	EUR	27.64	Not Applicable
DE000CG16G55	Bouygues	Put	EUR	0.31	EUR	27.64	Not Applicable
DE000CG16G63	Crédit Agricole	Call	EUR	0.21	EUR	5.78	Not Applicable
DE000CG16G71	Crédit Agricole	Call	EUR	0.21	EUR	5.78	Not Applicable
DE000CG16G89	Cap Gemini	Put	EUR	0.36	EUR	28.11	Not Applicable
DE000CG16G97	Carrefour	Call	EUR	0.4	EUR	19.51	Not Applicable
DE000CG16H05	Carrefour	Put	EUR	0.3	EUR	19.51	Not Applicable
DE000CG16H13	Natixis	Call	EUR	0.22	EUR	2.37	Not Applicable
DE000CG16H21	Danone	Call	EUR	0.5	EUR	50.53	Not Applicable
DE000CG16H39	Danone	Call	EUR	0.5	EUR	50.53	Not Applicable
DE000CG16H47	Danone	Put	EUR	0.2	EUR	50.53	Not Applicable
DE000CG16H54	Danone	Put	EUR	0.3	EUR	50.53	Not Applicable
DE000CG16H62	Danone	Put	EUR	0.4	EUR	50.53	Not Applicable
DE000CG16H70	EADS	Put	EUR	0.99	EUR	21.36	Not Applicable
DE000CG16H88	EADS	Put	EUR	0.31	EUR	21.36	Not Applicable
DE000CG16H96	Electricité de France (EDF)	Call	EUR	0.17	EUR	21.84	Not Applicable
DE000CG16J03	Electricité de France (EDF)	Put	EUR	0.17	EUR	21.84	Not Applicable
DE000CG16J11	Electricité de France (EDF)	Put	EUR	0.33	EUR	21.84	Not Applicable
DE000CG16J29	France Télécom	Put	EUR	0.44	EUR	13.18	Not Applicable
DE000CG16J37	GDF Suez	Call	EUR	0.28	EUR	20.72	Not Applicable
DE000CG16J45	GDF Suez	Put	EUR	0.42	EUR	20.72	Not Applicable
DE000CG16J52	ArcelorMittal	Call	EUR	0.41	EUR	15.4	Not Applicable

DE000004040	A L Barre L	0 "	ELIB	0.04	FUB	4-4	N A
DE000CG16J60	ArcelorMittal	Call	EUR	0.61	EUR	15.4	Not Applicable
DE000CG16J78	ArcelorMittal	Put	EUR	0.21	EUR	15.4	Not Applicable
DE000CG16J86	ArcelorMittal	Put	EUR	0.29	EUR	15.4	Not Applicable
DE000CG16J94	Lafarge	Call	EUR	0.25	EUR	29.91	Not Applicable
DE000CG16K00	Lafarge	Call	EUR	0.35	EUR	29.91	Not Applicable
DE000CG16K18	Lafarge	Call	EUR	0.25	EUR	29.91	Not Applicable
DE000CG16K26	Lafarge	Call	EUR	0.35	EUR	29.91	Not Applicable
DE000CG16K34	Lafarge	Call	EUR	0.45	EUR	29.91	Not Applicable
DE000CG16K42	Lafarge	Put	EUR	0.25	EUR	29.91	Not Applicable
DE000CG16K59	Lafarge	Put	EUR	0.15	EUR	29.91	Not Applicable
DE000CG16K67	Lafarge	Put	EUR	0.4	EUR	29.91	Not Applicable
DE000CG16K75	Lafarge	Put	EUR	0.15	EUR	29.91	Not Applicable
DE000CG16K83	Lagardère	Call	EUR	0.21	EUR	19.7	Not Applicable
DE000CG16K91	Lagardère	Call	EUR	0.61	EUR	19.7	Not Applicable
DE000CG16L09	Lagardère	Call	EUR	0.61	EUR	19.7	Not Applicable
DE000CG16L17	Lagardère	Put	EUR	0.21	EUR	19.7	Not Applicable
DE000CG16L25	Lagardère	Put	EUR	0.49	EUR	19.7	Not Applicable
DE000CG16L33	Lagardère	Put	EUR	0.21	EUR	19.7	Not Applicable
DE000CG16L41	LVMH	Call	EUR	1.05	EUR	121	Not Applicable
DE000CG16L58	Michelin	Call	EUR	1.32	EUR	53.3	Not Applicable
DE000CG16L66	Michelin	Put	EUR	0.32	EUR	53.3	Not Applicable
DE000CG16L74	Pernod Ricard	Call	EUR	0.83	EUR	68.16	Not Applicable
DE000CG16L82	Pernod Ricard	Put	EUR	0.33	EUR	68.16	Not Applicable
DE000CG16L90	Peugeot	Call	EUR	0.33	EUR	16.24	Not Applicable
DE000CG16M08	Peugeot	Put	EUR	0.17	EUR	16.24	Not Applicable
DE000CG16M16	Peugeot	Put	EUR	0.37	EUR	16.24	Not Applicable
DE000CG16M24	•	Put	EUR	0.17	EUR	16.24	
DE000CG16M32	Peugeot PPR	Call	EUR	0.37	EUR	112.85	Not Applicable
							Not Applicable
DE000CG16M40	PPR	Call	EUR	0.76	EUR	112.85	Not Applicable
DE000CG16M57	Renault	Call	EUR	0.46	EUR	30.9	Not Applicable
DE000CG16M65	Renault	Call		0.66	EUR	30.9	Not Applicable
DE000CG16M73	Renault	Put	EUR	0.24	EUR	30.9	Not Applicable
DE000CG16M81	Renault	Put	EUR	0.26	EUR	30.9	Not Applicable
DE000CG16M99	Renault	Put	EUR	0.44	EUR	30.9	Not Applicable
DE000CG16N07	Safran SA	Call	EUR	0.56	EUR	23.93	Not Applicable
DE000CG16N15	Safran SA	Call	EUR	0.56	EUR	23.93	Not Applicable
DE000CG16N23	Safran SA	Put	EUR	0.94	EUR	23.93	Not Applicable
DE000CG16N31	Safran SA	Put	EUR	0.16	EUR	23.93	Not Applicable
DE000CG16N49	Safran SA	Put	EUR	0.16	EUR	23.93	Not Applicable
DE000CG16N56	Sanofi-Aventis	Call	EUR	0.29	EUR	52.64	Not Applicable
DE000CG16N64	Sanofi-Aventis	Call	EUR	0.69	EUR	52.64	Not Applicable
DE000CG16N72	Sanofi-Aventis	Put	EUR	0.61	EUR	52.64	Not Applicable
DE000CG16N80	Schneider Electric	Call	EUR	0.39	EUR	43.56	Not Applicable
DE000CG16N98	Schneider Electric	Call	EUR	0.79	EUR	43.56	Not Applicable
DE000CG16P05	Schneider Electric	Put	EUR	0.51	EUR	43.56	Not Applicable
DE000CG16P13	Vinci	Put	EUR	0.32	EUR	36.32	Not Applicable
DE000CG16P21	Vinci	Put	EUR	0.38	EUR	36.32	Not Applicable
DE000CG16P39	Vinci	Put	EUR	0.32	EUR	36.32	Not Applicable
DE000CG16P47	Saint-Gobain	Call	EUR	0.92	EUR	34.3	Not Applicable
DE000CG16P54	Saint-Gobain	Put	EUR	0.32	EUR	34.3	Not Applicable
DE000CG16P62	Saint-Gobain	Put	EUR	0.38	EUR	34.3	Not Applicable
DE000CG16P70	Technip SA	Put	EUR	0.16	EUR	70.13	Not Applicable
DE000CG16P88	Total	Call	EUR	0.17	EUR	38.16	Not Applicable

			1	1			
DE000CG16P96	Total	Call	EUR	0.53	EUR	38.16	Not Applicable
DE000CG16Q04	Total	Call	EUR	0.33	EUR	38.16	Not Applicable
DE000CG16Q12	Total	Call	EUR	0.53	EUR	38.16	Not Applicable
DE000CG16Q20	Total	Put	EUR	0.17	EUR	38.16	Not Applicable
DE000CG16Q38	Total	Put	EUR	0.37	EUR	38.16	Not Applicable
DE000CG16Q46	Total	Put	EUR	0.17	EUR	38.16	Not Applicable
DE000CG16Q53	Véolia Environnement	Put	EUR	0.39	EUR	10.43	Not Applicable
DE000CG16Q61	Véolia Environnement	Put	EUR	0.19	EUR	10.43	Not Applicable
DE000CG16Q79	Vivendi	Call	EUR	0.27	EUR	16.51	Not Applicable
DE000CG16Q87	Vivendi	Put	EUR	0.78	EUR	16.51	Not Applicable
DE000CG16Q95	Vivendi	Put	EUR	0.28	EUR	16.51	Not Applicable
DE000CG16R03	Vallourec	Call	EUR	0.16	EUR	45.24	Not Applicable
DE000CG16R11	Vallourec	Call	EUR	0.39	EUR	45.24	Not Applicable
DE000CG16R29	Vallourec	Call	EUR	0.39	EUR	45.24	Not Applicable
DE000CG16R37	Vallourec	Put	EUR	0.41	EUR	45.24	Not Applicable
DE000CG16R45	Vallourec	Put	EUR	0.16	EUR	45.24	Not Applicable
DE000CG16R52	Vallourec	Put	EUR	0.41	EUR	45.24	Not Applicable
DE000CG16R60	Publicis	Call	EUR	0.66	EUR	35.47	Not Applicable
DE000CG16R78	Publicis	Call	EUR	1.06	EUR	35.47	Not Applicable
DE000CG16R86	Publicis	Put	EUR	0.84	EUR	35.47	Not Applicable
DE000CG16R94	Publicis	Put	EUR	0.26	EUR	35.47	Not Applicable
DE000CG16S02	Valeo	Call	EUR	0.38	EUR	36.84	Not Applicable
DE000CG16S10	Valeo	Call	EUR	0.78	EUR	36.84	Not Applicable
DE000CG16S28	Valeo	Call	EUR	0.78	EUR	36.84	Not Applicable
DE000CG16S36	Valeo	Call	EUR	1.18	EUR	36.84	Not Applicable
DE000CG16S44	Valeo	Call	EUR	1.58	EUR	36.84	Not Applicable
DE000CG16S51	Valeo	Put	EUR	0.72	EUR	36.84	Not Applicable
DE000CG16S69	Valeo	Put	EUR	0.32	EUR	36.84	Not Applicable
DE000CG16S77	Valeo	Put	EUR	1.52	EUR	36.84	Not Applicable
DE000CG16S85	Valeo	Put	EUR	0.72	EUR	36.84	Not Applicable
DE000CG16S93	Valeo	Put	EUR	0.38	EUR	36.84	Not Applicable
DE000CG16T01	Casino	Call	EUR	0.41	EUR	67.45	Not Applicable
DE000CG16T19	Casino	Call	EUR	0.91	EUR	67.45	Not Applicable
DE000CG16T27	Casino	Put	EUR	0.4	EUR	67.45	Not Applicable
DE000CG16T35	Casino	Put	EUR	0.4	EUR	67.45	Not Applicable
DE000CG16T43	Casino	Put	EUR	0.41	EUR	67.45	Not Applicable
DE000CG16T50	Silver	Put	EUR	0.38	USD	34.36	1.4
DE000CG16T68	Silver	Put	EUR	0.2	USD	34.36	1.4
DE000CG16T76	Silver	Put	EUR	0.49	USD	34.36	1.4
DE000CG16T84	Silver	Put	EUR	0.77	USD	34.36	1.4
DE000CG16T92	Silver	Call	EUR	0.2	USD	34.36	1.4
DE000CG16U08	Silver	Call	EUR	0.38	USD	34.36	1.4
DE000CG16U16	Silver	Call	EUR	0.67	USD	34.36	1.4

Procedure for Price Disclosure:

The buying and selling prices quoted by the Issuer on an on-going basis shall be disclosed using the following price dissemination media in France with a few minutes delay only:

Telephone service: 0800 511 511 (Toll free number) Internet: www.citifirst.com

Costs and Taxes upon Purchase:

No costs or taxes shall be added or deducted respectively by the Issuer when an investor does purchase Warrants either over the counter (in jurisdictions where permitted by applicable law) or on the stock exchange. A distinction is to be made here between fees and costs which the Warrant purchaser is charged by his bank for carrying out the securities order, and which are usually explicitly shown as an item separate from the purchase price in the relevant account statement of the investor. The latter costs depend exclusively on the individual conditions of the Warrant purchaser's bank. There are additional fees and expenses for a purchase over a stock exchange. Furthermore, the Warrant Bearer is normally charged individual deposit fees by their bank for holding the particular Warrants in a securities account. Profits (both from sale and exercising) from Warrants may be subject to taxation of profits and assets from Warrants may be subject to taxation of assets.

Name and Address of Coordinator of the Offer and Placer in the various countries where offer is made

(placeholder for 5.4.1 of the description of securities):

In France, the offering of the Warrants is coordinated by the Issuer. The name and address of the Issuer is: Citigroup Global Markets Deutschland AG, Frankfurter Welle, Reuterweg 16, 60323 Frankfurt am Main, Germany.

There is no special underwriting or placement group. The Warrants can be ordered by interested investors at any time through any bank where the investor is maintaining his securities account in France or any bank resident abroad in compliance with the applicable legal regulations and the Terms and Conditions.

Name and Address of the Paying Agent and Depositary agent in each country

(placeholder for 5.4.2 of the description of securities): Citigroup Global Markets Ltd, 1-5 Rue Paul Cézanne, 75008 Paris, France.

The Warrants are furnished with European style with automatic type of exercise upon the Expiry Date. The Cash Amount in case of regular expiries will be transferred by the issuer to the relevant Central Securities Depositary for credit to the Warrant holders registered with the central securities depositary. Details are specified in the relevant Terms and Conditions printed in this Final Terms document.

The Global Bearer Certificates shall be deposited by the Issuer with Euroclear France, 115 rue Réaumur, 75081 PARIS CEDEX 2, France.

Institutions, which have agreed to underwrite the issue on a firm commitment basis, and institutions, which have agreed to place the issue without a firm commitment but using their "best efforts", or a statement as to whether the issue will even be underwritten (placeholder for 5.4.3 of the description of securities):

The Warrants are not being underwritten by third parties, nor shall they be placed by a certain group on a best efforts basis. Rather, buy orders shall be received by any bank as with any other over the counter (in jurisdictions where permitted by applicable law) or transaction on a stock exchange. Fees for such buy orders shall not be paid by the Issuer to the customer's depositary bank.

Date on which Underwriting Agreement executed, if it exists (placeholder for 5.4.4 of the description of securities):

There is no underwriting agreement in place. Not applicable.

Name and Address of the Calculation Agent

(placeholder for 5.4.5 of the description of securities):

Citigroup Global Markets Deutschland AG Frankfurter Welle Reuterweg 16 60323 Frankfurt am Main

Admission of the Securities to Trading on a Regulated Market

(placeholder for 6.1 of the description of securities):

The Issuer shall apply to admit all series of Warrants on the official market segment Eurolist, of Euronext Paris S.A.

The earliest possible trading day on Eurolist is the Initial Value Date.

Delisting of the Securities from any Exchange it may have been admitted to:

The Warrants will be delisted from any Exchange they may have been listed onto on the Last Exchange Trading Date, i.e. on Euronext Paris the Business Day following the Warrant Expiry Date, in the event that the term of the Warrant does not end early as described in Section 3(2)d) or j) (shares as underlyings) or 3(9) (index underlyings) of the relevant Terms and Conditions.

Regulated Markets or Equivalent Markets, on which the Securities have already been admitted to trading (placeholder for 6.2 of the description of securities):

Currently, application for trading on a regulated market on a stock exchange is exclusively being made at Euronext Paris S.A.

Institutions which have committed to market making; Description of the market making obligation

(placeholder for 6.3 of the description of securities):

The issuer, Citigroup Global Markets Deutschland AG, Frankfurter Welle, Reuterweg 16, 60323 Frankfurt am Main, has undertaken a voluntary obligation vis-a-vis the stock exchanges mentioned above, to quote buying and selling prices for specific minimum volume of securities and minimum price values for ticket sizes under reasonable market conditions. The terms of such obligation vis-à-vis the stock exchanges mentioned above, such as the maximum spread between buying and selling prices and the minimum volume are subject to change at any time without any prior notice to third parties. However, this type of obligation only applies to the participating stock exchanges. Third parties such as the Warrant Holders cannot derive any obligation on the part of the Issuer to them. Furthermore, the obligation with regard to the stock market shall not apply in exceptional situations such as technical interruptions of operations affecting the Issuer (e.g. disruption to the telephone service, technical disruptions, power failures) or exceptional market situations (e.g. extraordinary market movement of the underlying, exceptional situations on the domestic market of the underlying or exceptional events in the determination of the price of the security taken into account as the underlying) or exceptional market situations due to serious disruption of the economic and political situation (e.g. terrorist attacks, crash situations) or in case the issue is temporarily sold out; in the latter case, only a buying price must be provided. No selling price must be provided. See also the "D. Risk factors" in the Base Prospectus.

Disclaimer in relation to Share Prices used as Underlyings:

Insofar as share prices are the underlying of Warrants issued by the issuer and described in this Final Terms document, the respective public limited company that has issued the relevant shares, to whose reference price the Warrants relate (the "Issuer of the Underlying"), does not express any recommendation for the Warrants issued by Citigroup Global Markets Deutschland AG, Frankfurt am Main. The Issuer of the underlying neither directly nor indirectly assumes any liability for the Warrants issued by Citigroup Global Markets Deutschland AG, Frankfurt am Main.

The Warrants are the sole obligation of Citigroup Global Markets Deutschland AG and do not involve liability on the part of the Issuer of the underlying. This is not an offer of shares. The Issuer of the underlying has not been and does not want to be involved, neither directly nor indirectly, in deciding the timing of the issue, or the preparation of this document, or the constitution of the option rights under these securities. Furthermore, the Warrant Holder will not have any right through the Warrant to any information, votes or dividends in the Issuer of the underlying.

Disclaimers in relation to Share Prices used as Underlyings:

Vivendi

Vivendi does not support the issue of Turbo Warrants referenced to Vivendi shares.

Frankfurt am Main, 31.10.2011

Citigroup Global Markets Deutschland AG