

DEUTSCHE BANK AG

Issue of Multi-Series Warrants
relating to *Gold* (the "Securities")

under its **X-markets** Programme for the issuance of Notes, Certificates and Warrants

Issue Price: In respect of each series, the Issue Price specified in the column "**Issue Price**" opposite the WKN/ISIN for such series under Multi-Series Definitions below

WKN/ISIN: In respect of each series, the codes as specified in the column "**WKN/ISIN**" for such series under Multi-Series Definitions below

This document constitutes the Final Terms of the Securities described herein and comprises the following parts:

Part A **Product Terms**

Part B **Additional Information**

These Final Terms must be read in conjunction with the Base Prospectus dated 12 June 2012 (including the documents incorporated into the Base Prospectus by reference), (the "**Base Prospectus**") as supplemented from time to time. Terms not otherwise defined herein shall have the meaning given in the General Conditions set out in the Base Prospectus. Full information on the Issuer and the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus.

The Base Prospectus (as completed by these Final Terms) has been prepared on the basis that, except as provided in sub-paragraph (ii) below, any offer of Securities in any Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "**Relevant Member State**") will be made pursuant to an exemption under the Prospectus Directive, as implemented in that Relevant Member State, from the requirement to publish a prospectus for offers of the Securities. Accordingly any person making or intending to make an offer of the Securities may only do so:

- (i) in circumstances in which no obligation arises for the Issuer to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer; or
- (ii) in those Public Offer Jurisdictions mentioned under the section entitled "Categories of potential investors to which the Securities are offered and whether tranche(s) have been reserved for certain countries" in Part B below provided such person is one of the persons mentioned in such section and that such offer is made during the Subscription Period or Offer Period specified in Part B below.

The Issuer has not authorised, nor does it authorise, the making of any offer of Securities in any other circumstances.

The expression "**Prospectus Directive**" means Directive 2003/71/EC (and amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the Relevant Member State) and includes any relevant implementing measure in the Relevant Member State and the expression "**2010 PD Amending Directive**" means Directive 2010/73/EU.

PART A
PRODUCT TERMS

The following are the "Product Terms" of the Securities and shall, to the extent inconsistent with the General Conditions set out in the Base Prospectus, replace or modify the General Conditions for the purposes of the Securities. In the event of any inconsistency between these Product Terms and the General Conditions, these Product Terms shall prevail for the purposes of the Securities.

Security type	Warrant. Type: In respect of each series, either Call or Put, as defined in the column " Type " opposite the ISIN for such series under Multi-Series Definitions below.
WKN / ISIN	In respect of each series, the WKN and ISIN codes as defined in the column " WKN/ISIN " for such series under Multi-Series Definitions below.
Issuer	Deutsche Bank AG, Frankfurt am Main.
Number of Securities	In respect of each series, the "up to" amount specified in the column " Number of Securities " opposite the WKN/ISIN for such series under Multi-Series Definitions below.
Issue Price	In respect of each series, the Issue Price specified in the column " Issue Price " opposite the WKN/ISIN for such series under Multi-Series Definitions below. The Issue Price will firstly be determined on the <i>Issue Date</i> and then be reset continuously.
Issue Date	17 May 2013
Underlying	Type: Commodity Name: The price for one Troy Ounce (31.1035g) Gold on the Reference Source Sponsor or Issuer of the Underlying: The London Bullion Market Association, London Reference Source: The London Bullion Market Association, London Reference Currency: US Dollar (" USD ") Related Exchange: as defined under §5(5)(j)
Settlement	Cash Settlement
Cash Amount	In respect of each series in respect of which Call is specified in the column " Type " opposite the WKN/ISIN for such series under Multi-Series Definitions below: $(Final\ Reference\ Level - Strike) \times Multiplier$ In respect of each series in respect of which Put is specified in the column " Type " opposite the WKN/ISIN for such series under Multi-Series Definitions below: $(Strike - Final\ Reference\ Level) \times Multiplier$ provided that the <i>Cash Amount</i> will not be less than zero.

Such amount shall be converted into the Settlement Currency at the Exchange Rate on Exercise Date

Exchange Rate	<p>The Exchange Rate shall be determined by reference to the rate between the Reference Currency and the Settlement Currency calculated by the European Central Bank on the page <ECB37> of the information provider Thomson Reuters and as published on the webpage www.ecb.int.</p> <p>If on any day, the Exchange Rate is not calculated or published until 5p.m. as aforesaid, the Exchange Rate shall be determined by reference to the rate of exchange between Reference Currency and the Settlement Currency calculated by WMR Closing Spot Fixing, published on the page <0#WMSPOT> of the information provider Thomson Reuters, or by reference to the rate of exchange between the Reference Currency and the Settlement Currency calculated by reference to such reference source(s) that the Calculation Agent deems to be reasonably appropriate.</p>
Relevant Exchange Time	The price of the Underlying on the London fixing at 10:30 A.M CET
Final Reference Level	The <i>Reference Level</i> on the <i>Valuation Date</i>
Reference Level	In respect of any day an, an amount (which shall be deemed to be a monetary value in the Settlement currency) equal to the <i>Relevant Reference Level Value</i> on such day quoted by or published on the <i>Reference Source</i> as specified in the specification of the <i>Underlying</i> .
Relevant Reference Level Value	The official closing price of the <i>Underlying</i> on the <i>Reference Source</i>
Valuation Date	The <i>Termination Date</i>
Multiplier	In respect of each series, the Multiplier as defined in the column " Multiplier " for such series under Multi-Series Definitions below
Strike	In respect of each series, the Strike as defined in the column " Strike " for such series under Multi-Series Definitions below
Termination Date	The <i>Exercise Date</i>
Settlement Date	The Fifth Business Day following the <i>Valuation Date</i>
Type of Exercise	American Style
Exercise Date	Each Business Day during the <i>Exercise Period</i>
Exercise Period	In respect of each series, the Exercise Period as defined in the column " Exercise Period " for such series under the Multi-Series Definitions below
Automatic Exercise	Automatic Exercise applies
Settlement Currency	Euro ("EUR")
Business Day Locations	Frankfurt am Main and Paris
Correction Period	Not applicable
Form of Securities	French Securities
Clearing Agent	Euroclear France
Governing Law	English law

Other provisions Not applicable

Multi-Series These Product Terms relate to more than one Series.

Multi-Series Definitions:

WKN/ ISIN	Number of Securities	Type	Issue Price (Per Troy Ounce)	Strike (Per Troy Ounce)	Multiplier	Exercise Period
DX7ALM/ DE000DX7ALM4	100,000,000	Call	EUR 6.30	USD 1,350.00	0.1	20 May 2013 - 18 June 2013
DX7ALN/ DE000DX7ALN2	100,000,000	Put	EUR 7.50	USD 1,500.00	0.1	20 May 2013 - 18 June 2013

PART B
ADDITIONAL INFORMATION

LISTING AND TRADING

Listing and Trading	The Securities will not be admitted to the regulated market of any exchange.
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OFFERING OF SECURITIES

Investor minimum subscription amount	One Security
Investor maximum subscription amount	Not applicable
The Offering Period	Continuous offering. The offer of the Securities starts on <i>the Issue Date</i> and ends on <i>the Exercise Date</i> . The Issuer reserves the right for any reason to reduce the number of Securities offered.
Cancellation of the Issuance of the Securities	The Issuer reserves the right for any reason to cancel the issuance of the Securities.
Early Closing of the Subscription of the Securities	Not applicable.
Conditions to which the offer is subject:	Offers of the Securities are conditional on their issue
Description of the application process	Not applicable
Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants	Not applicable
Details of the method and time limits for paying up and delivering the Securities:	Investors will be notified by the Issuer or the relevant financial intermediary of their allocations of Securities and the settlement arrangements in respect thereof.
Manner in and date on which results of the offer are to be made public:	Not applicable
Non-exempt Offer/Categories of potential investors to which the Securities are offered and whether tranche(s) have been reserved for certain countries/Public Offer Jurisdiction(s):	Offers may be made in France (the “ Public Offer Jurisdiction ”) to any person who complies with all other requirements for investment as set out in the Base Prospectus or otherwise determined by the Issuer and/or the relevant financial intermediaries. In other EEA countries, offers will only be made pursuant to an exemption under the Prospectus Directive as implemented in such jurisdictions.
Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:	Not applicable
Amount of any expenses and taxes specifically charged to the subscriber or purchaser:	Not applicable

Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place.

Not applicable as at the date of these Final Terms

Notification and authorisation:

The Issuer has authorised the use of these Final Terms and the Base Prospectus in connection with offers of the Securities to the public in France for the period set out in paragraph "*The Offering Period*" above.

FEES

Fees paid by the Issuer to the distributor

Not applicable

SECURITY RATINGS

Rating

The Securities have not been rated.

INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save for any fees payable as set out under "*Fees*" above, so far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the offer.

REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

Reasons for offer

The net proceeds from the issue of the Securities will become part of the general funds of the Issuer and may be used to hedge or maintain positions in options or futures contracts or other instruments.

Estimated net proceeds

Not applicable

Estimated total expenses

Not applicable

INFORMATION RELATING TO THE UNDERLYING:

The sponsor of the Underlying maintains an internet site at the following address: www.lbma.org.uk where information on the historical and ongoing performance of the Underlying and its volatility can be obtained.

Further Information Published by the Issuer

The Issuer does not intend to provide any further information on the Underlying.

RISK FACTORS AND EFFECT OF PERFORMANCE OF UNDERLYING:

Investors should review carefully the Risk Factors section in Part II of the Base Prospectus and the effect of the performance of the Underlying on the Securities set out below.

Investors can participate disproportionately (with leverage) in the positive development of the *Underlying* with this *Call Warrant*.

Conversely, investors also participate with leverage in the negative development of the *Underlying* and additionally bear the risk of the *Call Warrant* expiring without value if the *Underlying* is equal to or less than

the *Strike*. On the *Settlement Date*, investors receive as the *Cash Amount* the product of the *Multiplier* and the amount by which the *Final Reference Level* exceeds the *Strike*. If the *Final Reference Level* is equal to or less than the *Strike*, the Call Warrant will expire with a *Cash Amount* of zero.

During the term, investors will not receive any current income, such as interest.

Investors can participate disproportionately (with leverage) in the negative development of the *Underlying* with this Put Warrant.

Conversely, investors also participate with leverage in the positive development of the *Underlying* and additionally bear the risk of the Put Warrant expiring without value if the *Underlying* is equal to or greater than the *Strike*. On the *Settlement Date*, investors receive as the *Cash Amount* the product of the *Multiplier* and the amount by which the *Final Reference Level* falls below the *Strike*. If the *Final Reference Level* is equal to or greater than the *Strike*, the Put Warrant will expire with a *Cash Amount* of zero.

During the term, investors will not receive any current income, such as interest.

RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms.

COUNTRY SPECIFIC AND OTHER SALES INFORMATION:

France

Taxation	Information in relation to withholding tax and stamp duty in France is described in the Base Prospectus under Part VI – A. General Taxation Information.
Agent in France	In France, the Agent shall be Deutsche Bank AG acting through its office in Paris. The Agent shall act through its principal office in Paris being as at the Issue Date at the following address: 3 avenue de Friedland, 75008 Paris.
Selling Restrictions	See Part VI(B): " <i>General Selling and Transfer Restrictions</i> " in the Base Prospectus. As more fully set out in the Base Prospectus, the Securities have not been and will not be registered under the United States Securities Act of 1933, as amended. Any offer or sale of the Securities must be made in a transaction exempt from the registration requirements of such Act pursuant to Regulation S thereunder. The Securities may not be offered, sold or otherwise transferred in the United States or to persons who are either U.S. persons defined as such in Regulation S of such Act or persons who do not come within the definition of a non-United States person under Rule 4.7 of the United States Commodity Exchange Act, as amended.
Additional Selling and Transfer Restrictions	This provision does not apply.