Term Sheet

01 November 2017

3 -Year USD Quanto denominated

Fund-linked Notes

With Minimum Repayment at Maturity (as defined below) and upside performance linked to

GAM Star Credit Opportunities EUR

(the "Notes")

Issuer

Bank Julius Baer & Co. Ltd., Guernsey Branch, St. Peter Port, Guernsey

Lead Manager and Calculation Agent

Bank Julius Baer & Co. Ltd., Zurich, Switzerland

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Valor ISIN

38668403 CH0386684036

The Issuer is licensed in Guernsey under the Banking Supervision (Bailiwick of Guernsey) Law 1994 and The Protection of Investors (Bailiwick of Guernsey) Law 1987. Consent under the Control of Borrowing (Bailiwick of Guernsey) Ordinances has been obtained for this issue. Neither the Guernsey Financial Services Commission nor the States of Guernsey Policy Council takes any responsibility for the financial soundness of the issue or for the correctness of any of the statements made or opinions expressed with regard to it.

General

This Term Sheet is confidential and may not be distributed, assigned, transferred, split or otherwise provided to any other person without the prior written approval of Bank Julius Baer & Co. Ltd. Bank Julius Baer & Co. Ltd. reserves the right to remedy any shortcomings which may be present in this document up to the end of the Subscription Period.

The Issuer has no obligation to issue the Notes and may at its sole discretion refrain from issuing the Notes during the whole subscription period.

The distribution of this Term Sheet, the Prospectus and the offering or sale and purchase of these Notes in certain jurisdictions may be restricted by law. Persons into whose possession this Term Sheet comes are required to inform themselves about and to observe any such restrictions. Neither the Issuer nor the Lead Manager accept any legal responsibility for any violation by any person, whether or not a prospective purchaser of the Notes, of any of such restrictions.

Where sold within the EEA, these Notes may only be sold subject to the applicable law and regulation of each Member State, and to (a) qualified investors as defined in the Directive 2003/71/EC (and amendments thereto, including Directive 2010/73/EU) or (b) end investors who acquire Notes for a total consideration of at least EUR 100,000 (or its equivalent in another currency).

The Notes are derivative financial instruments and do not qualify as units of a foreign collective investment scheme according to Article 119 et seq. of the Swiss Federal Act on Collective Investment Schemes ("CISA"), as amended, and are not registered thereunder. Therefore, these Notes are neither governed by the CISA nor supervised by the Swiss Financial Markets Supervisory Authority (FINMA). Accordingly, the investor does not have the benefit of the specific investor protection provided under the CISA. During the whole term of the Notes, the Prospectus can be ordered free of charge from Bank Julius Baer & Co. Ltd., Guernsey Branch (see Additional Notes).

Short Description of the Notes

These Notes with a 3 years maturity offer a Minimum Repayment of 100% at Maturity. Additionally, the Notes offer the potential for capital growth linked to a Reference Underlying. Capital growth shall be achieved via call option on the Reference Underlying. The Reference Underlying will consist of the GAM Star Credit Opportunities EUR as sole Individual Underlying Asset. The investors are entitled to redeem the Notes as set out according to the conditions under "Redemption Amount at Maturity" or "Secondary Market".

Terms of the Notes

For full and legally binding Terms of the Notes, please refer to the Prospectus of the Notes.

Issuer Bank Julius Baer & Co. Ltd., Guernsey Branch, St. Peter Port, Guernsey

Rating of the Issuer Moody's A2

Lead Manager Bank Julius Baer & Co. Ltd., Zurich, Switzerland

Calculation Agent Bank Julius Baer & Co. Ltd., Zurich, Switzerland

Risk Monitor Bank Julius Baer & Co. Ltd., Zurich, Switzerland

Subscription Period From 30 October 2017 until 01 November 2017, 08:00 CET

Issue Date 01 November 2017

Payment Date 08 November 2017

Initial Fixing Date First Dealing Day following or on the Issue Date

Final Fixing Date 02 November 2020

Maturity Date 09 November 2020

Note Right Unless terminated early according to this section (see further below) or to section 4.7 of the Prospectus, the Notes will

mature on the Maturity Date. The Note Holder is entitled to receive from the Issuer on the Maturity Date, in accordance with

the Terms of the Notes, the Redemption Amount at Maturity.

Redemption Amount at Maturity The Redemption Amount at Maturity (Rmat) per Note is equal to

a) Should the Closing Level of the Underlying be at or below the Strike Price on the Final Fixing Date

$$R_{mat} = (D \times MR)$$

where:

 \bullet D is the Denomination;

- MR is the Minimum Repayment at Maturity;
- b) Should the Closing Level of the Underlying be above the Strike Price on the Final Fixing Date

$$R_{mat} = (D \times MR) + D \times [PR \times (CL - S) \div RIL]$$

where:

- PR is the Participation Rate
- ullet CL is the Closing Fund Level, which is the NAV of the Fund on the Final Fixing Date
- S is the Strike Price
- RIL is the Reference Fund Level, which is the NAV of the Fund on the Initial Fixing Date

Cash Settlement Date

10 Business Days following the Valuation Date

Guernsey, Dublin, Zurich, London, TARGET

Liquidation Value of the Option

Business Days

The market value of the option, taking into consideration any transaction and/or unwinding costs, as determined by the

Calculation Agent in its reasonable discretion ("billiges Ermessen")

Business Day Convention

Next Following

Reference Underlying (Underlying Fund)

On the Initial Fixing Date, the Reference Underlying contains the following Individual Underlying Asset(s)i with respective Individual Weighti:

100% GAM Star Credit Opportunities EUR (ISIN: IE00B567SW70)

Issue Size USD 15,000,000

Reference Fund Level USD 18.62 (the first available Level after the Fixing Date)

Currency USD (Quanto)

Denomination USD 100,000

Issue Price 100% (USD 100,000)

Strike Price USD 18.62 (100%)

Participation Rate 100%

Purchase Fee Nil

Minimum Trading Size 1 Note

Minimum Investment 1 Note

Minimum Repayment at

Maturity

 $100\%, expressed \ as \ percentage \ of \ the \ Denomination, \ at \ and \ only \ at \ Maturity \ Date; subject \ to \ the \ credit \ risk \ of \ the \ Issuer$

and absence of Early Termination

Risk Monitoring Fees Nil

Amortization Fees 0.0625% per month of the Denomination, for the first 24 calendar months of the lifetime of the Notes from the Issue Date

Dealing Day Every Business Day, and any other day or days as defined by the Calculation Agent

Settlement SIX SIS AG ("SIS") / Euroclear SA

Listing None

Valor 38668403

ISIN CH0386684036

Secondary Market

It is the Issuer's intention to maintain under normal market conditions a limited daily secondary market with a bid-offer spread during the lifetime of the Note on a best effort basis. The bid-offer spread shall be minimum 2% of the Denomination

spread during the lifetime of the Note on a best effort basis. The bid-offer spread shall be minimum 2% of the Denomination in the first 12 months after Issue Date and minimum 1% thereafter plus any remaining Amortization Fees not yet charged, if

applicable.

The Notes will be traded in the secondary market on a flat basis; no additional accrued interest will be added to the secondary market prices.

Please be advised that the secondary market prices for the Notes may be less than the specified Denomination.

Adjustment Events
Extraordinary Events
Market Disruption Events
Issuer Events

The Terms of the Notes foresee the existence of Adjustment Events, Extraordinary Events, Market Disruption Events and Issuer Events (together the "Events"), whose occurrence will be determined by the Calculation Agent.

The occurrence of any of these events may, among others, i) induce delays to the determination of the Note value, ii) induce adjustments to the Terms of the Notes, iii) induce a substitution of an Individual Underlying Asset, iv) induce an Early Termination of the Notes, or v) induce an in-specie redemption of the Notes.

Please refer to the Prospectus for further detail.

Applicable Law and Jurisdiction The Notes shall be subject to and governed by Swiss law. Jurisdiction of the Ordinary Courts of the Canton of Zurich, Switzerland, place of Jurisdiction being Zurich 1.

Risk Factors

Product Risks

Market Risks: The value of the Notes is dependent on the value of the option which is linked to the Reference Underlying. The historical performance of the Underlying Fund should not be taken as an indication of the Underlying Fund's future performance during the term of the Notes. There can be no assurance that the Notes will achieve their investment objective. An investment in the Notes carries among a variety of risks, the inherent risks associated with fixed-income securities. Such risks include, but are not limited to:

An investment in the Underlying Fund might incur the expenses of both the Underlying Fund and any potential vehicles or accounts into which it invests.

The Underlying Fund is subject to market fluctuations. There can be no assurance that appreciation will occur or that losses will not be incurred and an investment in the Underlying Fund is intended for professional and sophisticated investors who can afford the risks inherent in this type of investment, including the loss of the entire amount invested into the derivative providing exposure to the Fund.

An investment in fixed income securities, potentially paying Coupons and securing repayment of capital at Maturity Date, bears with it, among others, the risk that the market value of the securities may go up or down in function of prevailing interest rates.

The valuation of the Underlying Fund is provided by the respective Fund Provider or other third parties. The Calculation Agent is not able to confirm the accuracy of valuations provided by any third parties.

The ability to redeem the Underlying Fund may be adversely affected by the liquidity of their portfolios.

No Regulatory Supervision: The Individual Underlying Assets may be and may contain portfolios of unregulated collective investment schemes which are not subject to any form of authorization or regulatory supervision. Investment in such schemes carries a higher potential risk.

Leverage: The Individual Underlying Assets as well as the Notes may employ leverage to increase their respective investment levels. Higher investment levels expose investors to increased risk. This may result in substantial loss of the value of the Notes.

Risks associated with Funds as Individual Underlying Assets: Where the Notes reference one or more collective investment schemes ("Funds") as Individual Underlying Assets, the investors in such Notes are exposed to the performance of such Funds. The investors will bear the risk that such performance cannot be predicted and investors should be aware that the limited availability of last sale information and quotations for funds may make it difficult for many investors to obtain timely, accurate data for the price or yield of such Funds.

The valuation of a Fund is generally controlled by the relevant Investment Manager and/or Fund Administrator. Valuations are performed in accordance with the terms and conditions governing the Fund. Such valuations may be based upon the unaudited financial records of the Fund and any accounts pertaining thereto. Such valuations may be preliminary calculations of the net asset values of the Fund and accounts. The Fund may hold a significant number of investments which are illiquid or otherwise not actively traded and in respect of which reliable prices may be difficult to obtain. In consequence, the relevant fund manager or the investment adviser may vary certain quotations for such investments held by the Fund in order to reflect its judgement as to the fair value thereof. Therefore, valuations may be subject to subsequent adjustments upward or downward. Uncertainties as to the valuation of the fund assets and/or accounts may have an adverse effect on the net asset value of the Fund where such judgements regarding valuations prove to be incorrect. A Fund, and any fund components in which it may invest, may utilise (inter alia) strategies such as short-selling, leverage, securities lending and borrowing, investment in sub-investment grade or non-readily realisable investments, uncovered options transactions, options and futures transactions and foreign exchange transactions and the use of concentrated portfolios, each of which could, in certain circumstances, magnify adverse market developments and losses. Funds, and any fund components in which it may invest, may make investments in markets that are volatile and/or illiquid and it may be difficult or costly for positions therein to be opened or liquidated. No assurance can be given relating to the present or future performance of any

Fund and any fund component in which it may invest. The

performance of each Fund and any fund component in which it may invest is dependent on the performance of the fund managers in selecting fund components and the management of the relevant component in respect of the fund components. No assurance can be given that these persons will succeed in meeting the investment objectives of the Fund, that any analytical model used thereby will prove to be correct or that any assessments of the short-term or long-term prospects, volatility and correlation of the types of investments in which a Fund has or may invest will prove accurate. Funds may be subject not only to market price fluctuations, but also to numerous other factors that may trigger the substitution of any relevant Fund by other constituents (which may, or may not be, another Fund). Such substitution would change the profile and composition of the Notes. If so specified in the Terms, in the event of an Extraordinary Fund Event, the Calculation Agent may replace such Affected Fund with an alternative investment, but if it is unable to select a Successor Fund and/or a date for such substitution on the terms described herein, the Calculation Agent may replace an Affected Fund or a Successor Fund, as applicable, with an index or a basket of indices, therefore changing the profile and composition of the Notes.

Taxation Risks: The relevant tax regime for the Underlying Fund might change during the lifetime of the investment. Any increase in tax charges related to the cash flows will negatively impact the value of the Notes.

Exercise of Reasonable Discretion: In cases specified in the Prospectus, the Issuer, the Lead Manager or the Calculation Agent has discretion to determine whether certain events (such as Rebalance, Trigger Events, Adjustment Events, Extraordinary Events and similar events) have occurred and to determine the Note value or other relevant factors in such cases, or amend or terminate the Notes. Investors should be aware that any such determination may have an adverse effect on the value of the Notes and/or significantly alter the Notes' properties. Neither the Issuer nor the Lead Manager nor the Calculation Agent is liable for any consequences of having applied reasonable discretion ("billiges Ermessen") in accordance with the provisions of the Prospectus.

Early Termination: As at the Issue Date it is the intention of the Issuer to redeem the Notes at Maturity Date only. However, under circumstances outlined under Extraordinary Events, Market Disruption Events and Issuer Events ("Early Termination Events"), the Notes may be terminated at an earlier point in time ("Early Termination"). If an Early Termination Following an Early Termination Event has occurred and the determination of consequences of such events as set out in section 4.5 and 4.1 of the Prospectus is in the sole determination of the Calculation Agent. See also under 2.6 of the Prospectus "Exercise of Reasonable Discretion".

An Early Termination Following an Early Termination may occur under any market conditions and regardless if the Note value is above or below the Issue Price, the investor's initial investment and/or the Denomination times the Minimal Repayment at Maturity, as the case may be. Such an event will lead to the payment of an amount as defined in the Terms of the Notes. Following any such an event, an investor may no longer be able to realise his expectations for a future gain in the Note Value and, if applicable, will no longer participate in the performance of the Reference Underlying pursuant to the Note. In addition, following any such Early Termination, an investor may not be able to reinvest the proceeds in a structured product similar to the terminated Notes providing a yield similar to the Notes or may only be able to do so at a significantly lower yield. The Issuer may in such a case, but is under no obligation to do so, offer the investor an alternative investment product, in which the proceeds can be invested with the investment objective to return the Denomination times the Minimum Repayment at Maturity at the original Maturity Date of the Notes. Investors in the Notes should consider reinvestment risk in light of other investments available at that time.

Redemption Risks: The Redemption Amount at Maturity will be at least equal to the Denomination times the Minimum Repayment at Maturity. The specified Minimum Repayment at Maturity applies at Maturity Date and Maturity Date only, therefore the Notes may trade below par during their lifetime.

In certain market situations which negatively affect the liquidity of the Underlying Fund , Note Holders may be forced to accept interests in one or more collective investment schemes or other assets held by the Underlying Fund on account or in lieu of a cash payment of the Redemption Amount at Maturity, the Early Termination Amount or any other cash payment amount which may be specified in the Terms of the Notes. Interests in such collective investment schemes or the other assets will likely not be marketable at the time they are delivered to the Note Holders and no Investor should rely upon his ability to sell any such interests and/or assets.

Secondary Market: The Issuer cannot provide any assurances that there will be a limited daily secondary market for the Notes, nor to how the Notes will trade in the secondary market or whether such market will be liquid or illiquid.

Currency Risks: An investment in the Underlying Fund involves exposure to currencies other than the base currency of the Underlying Fund. Changes in the exchange rates may cause the value of the investment in the Underlying Fund to go up or down and may affect the value of dividends and interests earned.

To the extent that the Reference Underlying and/or the Underlying Fund in the Reference Underlying use hedging techniques, there is no guarantee that these will have the intended effect and no obligation to employ such techniques.

Investors whose reference currency is not the USD have to bear additional currency risk at Note level when investing in the Notes.

Risk factors related to Products linked to indices: In the case of Products related to indices, the market value of the Products can deviate from the performance of the Fund or the performance of the components contained in the Fund . The investor can therefore not rely on the Product being recoverable.

Risk factors related to whole-day trading of currencies and commodities: Investors should consider that in the case of

Products linked to currencies or commodities as the underlying, such securities are traded 24 hours a day as a result of the time zones of Australia, Asia, Europe and America. For this reason it is possible that an event that is material in accordance with the respective Final Terms or a factor relevant for the determination of the right granted by the Product may occur or be determined outside the business hours of the place where the Products are offered and/or traded.

Risk factors related to Products linked to bonds: In the case of Products linked to bonds investors should note that bonds are subject to certain risks, inter alia, issuer risk, interest rate risk, credit risk, risk of early redemption, additional risks for subordinated bonds as well as additional risks for specific types of bonds.

Risks of Derivative Products

Derivative products are complex financial instruments, may therefore involve a high degree of risk and are intended for use only by sophisticated investors who are capable of understanding and assuming the risks involved. Before entering into any transaction, an investor should determine if these Notes are suitable with regards to the particular circumstances and should independently assess (together with a client advisor) the specific risks as described in the Prospectus and any other legal, regulatory or credit consequences. The Issuer makes no representation as to the suitability or appropriateness of these Notes for any particular investor. This document does not replace a personal discussion with a client advisor, which is tailored to your requirements, investment objectives, experience, knowledge and circumstances and which is recommended by the Issuer before the investment decision.

Issuer Risks

Investors bear the credit risk of the Issuer. The Note value is dependent not only on the development of the Reference Underlying, but also on the general assessment of the Issuer's creditworthiness, which may vary over the terms of the Notes. This assessment generally depends on the ratings assigned to the Issuer or its affiliated companies by rating agencies such as Moody's. The Issuer is subject to the prudential supervision of the Swiss Financial Markets Supervisory Authority (FINMA). The Notes are not rated and the rating of the Issuer warrants no rating implications on the Notes. The Notes are direct,

The Notes are not rated and the rating of the Issuer warrants no rating implications on the Notes. The Notes are direct, unsubordinated, unconditional and unsecured obligations of the Issuer, which particularly in the case of insolvency of the Issuer rank pari passu with each and all other current and future unsecured and unsubordinated obligations of the Issuer, with exception of those that have priority due to mandatory statutory provisions. **An insolvency of the Issuer could lead to a partial or total loss of the initial investment.**

General Information

Document

This document constitutes marketing material. It does not constitute an offer or invitation to enter into any type of financial transaction and is not the result of a financial analysis and therefore not subject to the "Directives on the Independence of Financial Research" from the Swiss Bankers Association. The content of this document does therefore not fulfil the legal requirements for the independence of financial analyses and there is no restriction on trading in this regard

This document together with the relevant Prospectus may be obtained free of charge from Bank Julius Baer & Co. Ltd.,

This document cannot disclose all of the risks and other significant aspects of these Notes and investment decisions should not be made solely on the basis of these risk factors.

Guernsey Branch (see Additional Notes).

Conflicts of Interests/Multiple Roles Members of the Julius Baer Group have various and multiple roles and responsibilities related to the issue, performance, management and administration of the Notes. Members of the Julius Baer Group and their directors, officers, employees and agents may also be involved in other financial investment or professional activities which may cause conflicts of interest with the issue and ongoing management and administration of the Notes.

Notices

Notices to Investors shall be validly given by posting on the notice dispatching services ("Mitteilungsversanddienst") of SIS.

Sales Restrictions

The Certificates may not be offered in any jurisdiction in circumstances that would result in the Issuer being obliged to register any further prospectus relating to the Certificates in that jurisdiction. **Potential purchasers of the Certificates are advised to read the detailed selling restrictions in the Prospectus.** The restrictions listed below must not be taken as conclusive guidance as to whether the Certificates can be sold in a jurisdiction. Potential purchasers of the Certificates should seek specific advice before purchasing or selling-on Certificates.

Any Certificates purchased by any person for resale may not be offered in any jurisdiction in circumstances that would result in the Issuer being obliged to register any further prospectus or corresponding document relating to the Certificates in that jurisdiction. The restrictions listed below must not be taken as definitive guidance as to whether the Certificates can be sold in a jurisdiction. Investors should seek specific advice before on-selling a Certificate.

Switzerland: The Certificates will not be offered, advertised or otherwise distributed in or from Switzerland except as to qualified investors as defined in article 10 of the Swiss Federal Act on Collective Investment Schemes, and neither the Prospectus, this document nor any other document relating to the Certificates may be distributed in or from Switzerland except to qualified investors.

European Economic Area: In relation to each Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "**Relevant Member State**"), each person offering the securities (the "**Offeror**") has represented and agreed that 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 made and will not make an offer of Certificates

which are the subject of this document 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 Certificates to the public in that Relevant Member State:

- (a) if the Final Terms in relation to the Products specify that an offer of those Products may be made other than pursuant to Article 3(2) of the Prospectus Directive in that Relevant Member State (a "Non-exempt Offer"), following the date of publication of a prospectus in relation to such Products 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, provided that any such prospectus has subsequently been completed by the Final Terms contemplating such Non-exempt Offer, in accordance with the Prospectus Directive, in the period beginning and ending on the dates specified in such prospectus or Final Terms, as applicable, and the Issuer has consented in writing to its use for the purpose of that Non-exempt Offer;
- (b) at any time to any legal entity which is a qualified investor as defined in the Prospectus Directive;
- (c); at any time to fewer than 150, natural or legal persons (other than qualified investors as defined in the Prospectus Directive) subject to obtaining the prior consent of the Issuer; or
- (c) at any time in any other circumstances falling within Article 3(2) of the Prospectus Directive provided that no such offer of Certificates referred to in (b) to (d) above shall require 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.

For the purposes of this provision, the expression an "offer of Certificates to the public" in relation to any Certificate 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 Certificates to be offered so as to enable an investor to decide to purchase or subscribe the Certificates, 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 amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the Relevant Member State) and includes any relevant implementing measure in each Relevant Member State and the expression "2010 PD Amending Directive" means Directive 2010/73/EU.

United Kingdom in particular: The Offeror has represented and agreed that:

- (a) in relation to any Certificates which have a maturity of less than one year, (i) 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 (ii) it has not offered or sold and will not offer or sell any Certificates 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 Certificates would otherwise constitute a contravention of section 19 of the Financial Services and Markets Act 2000 (the "FSMA") by the Issuer:
- (b) it has only communicated or caused to be communicated and will only communicate or cause to be communicated an invitation or inducement to engage in investment activity (within the meaning of section 21 of the FSMA) received by it in connection with the issue or sale of any Certificates in circumstances in which section 21(1) of the FSMA does not apply to the Issuer; and
- (c) it has complied and will comply with all applicable provisions of the FSMA with respect to anything done by it in relation to any Certificates in, from or otherwise involving the United Kingdom.

Italy in particular: The offering of the Certificates has not been registered pursuant to Italian securities, legislation and, accordingly, the Offeror represents and agrees that it has not offered or sold, and will not offer or sell, any Certificates in the Republic of Italy in a solicitation to the public, and that sales of the Certificates by the Offeror in the Republic of Italy shall be effected in accordance with all Italian securities, tax and exchange control and other applicable laws and regulations.

The Offeror represents and agrees that it will not offer, sell or delivery any Certificates or distribute copies of the Prospectus, this document or any other document relating to the Certificates in the Republic of Italy except:

- (a) to "Qualified Investors" (*investitori qualificati*), as defined under Article 34-*ter*, paragraph 1, letter b), of CONSOB (*Commissione Nozionale per la Società e la Borsa*) Regulation No. 11971 of 14 May 1999, as amended ("Regulation 11971/1999"); or
- (b) in circumstances which are exempted from the rules on offers of securities to be made to the public pursuant to Article 100 of Legislative Decree No. 58 of 24 February 1998 ("Financial Services Act") and Article 34-*ter*, first paragraph, of Regulation 11971/1999.
- (c) in case the Final Terms in relation to the Products specify that a Non-exempt Offer may be made in the Republic of Italy, provided that such Programme has been approved in another Relevant Member State and notified to CONSOB in accordance with the Prospectus Directive, the Financial Service Act and Regulation 11971/1999.

Any such offer, sale or delivery of the Certificates or distribution of copies of the Prospectus, this document or any other document relating to the Certificates in the Republic of Italy must be:

(i) made by investment firms, bank or financial intermediary permitted to conduct such activities in the Republic of Italy in accordance with the Financial Services Act, CONSOB Regulation No. 16190 of 29 October 2007, as amended, and

Legislative Decree No. 385 of 1 September 1993, as amended ("Italian Banking Act")

- (ii) to the extent applicable, in compliance with Article 129 of the Italian Banking Act and the relevant implementing guidelines of the Bank of Italy, as amended from time to time, pursuant to which the Bank of Italy may request post-offering information on the offering or issue of securities in the Italian Republic or by Italian persons outside the Italian Republic;
- (iii) in compliance with any securities, tax, exchange control and any other applicable laws and regulations, including any limitation or notifications requirements which may be imposed from time to time, inter alia, by CONSOB or the Bank of Italy or any other Italian authority; and
- (iv) in compliance with any other applicable laws and regulations.

Provision relating to the secondary market in the Republic of Italy

Investors should note that, in accordance with Article 100-*bis* of the Financial Services Act, where no exemption under (b) above applies, the subsequent distribution of the Certificates on the secondary market in Italy must be made in compliance with the rules on offers of securities to be made to the public provided under the Financial Services Act and the Regulation 11971/1999. Failure to comply with such rules may result, inter alia, in the sale of such Certificates being declared null and void and in the liability of the intermediary transferring the Certificates for any damages suffered by the investors.

Singapore: This document has been distributed by Bank Julius Baer & Co. Ltd., Singapore branch. As the Singapore branch has a "Unit" exemption under Section 100(2) of the Financial Advisers Act, it is exempted from many of the requirements of the Financial Advisers Act, Cap. 110A of Singapore amongst others, the requirement to disclose any interest in, or any interest in the acquisition or disposal of, any securities that may be referred to in this document. Further details of these exemptions are available on request.

This document has not been registered as a prospectus with the Monetary Authority of Singapore. Any document or material relating to the offer or sale, or invitation for subscription or purchase, of the securities referred to herein may not be circulated or distributed, nor may such securities be offered or sold, or be made the subject of an invitation for subscription or purchase, whether directly or indirectly, to persons in Singapore other than (i) to an institutional investor under Section 274 of the Securities and Futures Act, Cap. 289 of Singapore (the "SFA"), (ii) to a relevant person pursuant to Section 275(1) of the SFA (which includes an accredited investor (as defined in the SFA) hereinafter referred to as an "Accredited Investor")), or any person pursuant to Section 275(1A) and in accordance with the conditions specified in Section 275 of the SFA or (iii) otherwise pursuant to, and in accordance with the conditions of, any other applicable provision of the SFA.

Where the securities referred to herein are subscribed or purchased pursuant to an offer made in reliance on an exemption under Section 275 of the SFA by:

- (1) a corporation (other than a corporation that is an Accredited Investor) the sole business of which is to hold investments and the entire share capital of which is owned by one or more individuals, each of whom is an Accredited Investor; or
- (2) a trust (other than a trust the trustee of which is an Accredited Investor) whose sole purpose is to hold investments and each beneficiary of the trust is an individual who is an Accredited Investor;

the securities (as defined in the SFA) of that corporation or the beneficiaries' rights and interest (howsoever described) in that trust (as the case may be) shall not be transferred within six months after that corporation or that trust has acquired those securities (pursuant to an offer made in reliance on an exemption under Section 275 of the SFA) unless that transfer:

- (a) is made only to institutional investors or relevant persons as defined in Section 275(2) of the SFA, or arises from an offer referred to in Section 275(1A) or Section 276(4)(i)(B) of the SFA (as the case may be);
- (b) no consideration is or will be given for the transfer;
- (c) the transfer is by operation of law
- (d) as specified in Section 276(7) of the SFA; or
- (e) as specified in Regulation 32 of the Securities and Futures (Offers of Investments) (Shares and Debentures) Regulations 2005 of Singapore.

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Irrespective of the statement below with regard to Stamp duties, Withholding tax and Income tax, all Note Holders are advised to consult their tax and other professional advisors about the tax implications for them investing in the Notes and

the Note Holder shall assume and be responsible to the proper governmental or regulatory authority for any and all taxes of any jurisdiction or governmental or regulatory authority, including without limitation, any state or local taxes, transfer taxes or fees, occupation taxes or other like assessments or charges that may be applicable to any payment in cash delivered to them by the Issuer hereunder or applicable to the transactions covered hereby. The Issuer shall have the right, but not the duty to withhold from any amounts otherwise payable to a holder of the Notes such amount as is necessary for the payment of any such taxes, fees, assessments or charges. In any case where any governmental or regulatory authority imposes upon the Issuer the obligation to pay any such tax or fee, however denominated, such holder of the Notes shall promptly reimburse the Issuer therefore, including any interest or penalties paid by the Issuer.

Please note that the following information is a summary of the main Swiss tax consequences in relation to dealings in the Notes according to the applicable Swiss federal tax laws and the Swiss federal tax authorities' practice as at the time of launch of this issue. Where not mentioned expressly, the description of Swiss income tax consequences refers to Direct Federal Taxes only. Although it is likely that for Cantonal and Communal Tax purposes the same tax consequences will rise, the tax treatment may differ from canton to canton. This outline does not take into consideration possible special circumstances of some investors.

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The aforementioned tax analysis is valid at the time of launch of this issue. The relevant tax laws or regulations of the tax authorities' may change at any time.

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Investors must be aware that conversations on trading lines are recorded. No objection is assumed.

Investors are asked to read the Prospectus for definitions related to this document.

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