NOTICE SUPPLEMENTING CITI'S TERMS OF BUSINESS FOR PROFESSIONAL CLIENTS AND ELIGIBLE COUNTERPARTIES

CONTRACTS FOR DIFFERENCE – REQUESTS FOR ILLUSTRATIVE PRICING

Dear Client,

We refer to Citi's Terms of Business for Professional Clients and Eligible Counterparties (as amended or supplemented from time to time) (the **"TOB"**) This is a written notice supplementing the TOB in accordance with clause 24.1 of our TOB and delivered to you in accordance with Clause 22.2 of our TOB (**"Notice"**). These supplemental terms shall take effect from 19 March 2012.

Except to the extent that they are inconsistent with the definitions and interpretations of this Notice, the definitions and interpretations of the TOB shall apply to this Notice.

We acknowledge that where you intend to enter into contract for differences ("**CFDs**") with counterparties ("**CFD Providers**") other than us you may, as part of the process of obtaining competitive pricing on your CFDs, approach us from time to time for illustrative pricing, recognising that the cash hedge for a CFD on an underlying security (the "**Underlying**") is an important component of the overall price charged for such CFD by the CFD Provider.

We may provide such pricing to you or decline to provide such pricing, in each case, at our sole discretion. Although not obliged to do so, we may also speculatively purchase or sell the Underlying the subject of your enquiry with a view to providing the same to your CFD Provider, on the basis that the CFD Provider may be seeking to locate the Underlying as its hedge for a CFD with you.

We wish to confirm with you the following:-

- 1. In responding to your requests for illustrative pricing by providing data to you from time to time in relation to your CFDs with CFD Providers (all such activities collectively "**Illustrative Pricing**"), we do not intend to enter into a legal relationship with you. No contract shall arise between you and Citi or between Citi and any other person as a consequence of Illustrative Pricing. No liability shall arise either on your part or on our part in relation to Illustrative Pricing nor shall we have any recourse to you in respect of any transaction we may choose to enter into or forbear from entering into with your CFD Provider thereafter; and
- 2. In particular, but without limiting the generality of the foregoing, unless and until we elect in our sole discretion to offer the Underlying to a CFD Provider and such CFD Provider, whether in writing or by conduct or otherwise howsoever, accepts such offer, no contract shall arise in relation to the Underlying.

Yours faithfully, CITIGROUP GLOBAL MARKETS LIMITED CITIGROUP GLOBAL MARKETS U.K. EQUITY LIMITED CITIBANK N.A., LONDON BRANCH CITIBANK INTERNATIONAL PLC