## Dow Jones CDX Emerging Markets Diversified Series 2 Trading Terms Matrix

Region/Type	EEMEA CORPORATE TRADING TERMS A <sup>1</sup>	EEMEA CORPORATE TRADING TERMS B <sup>2</sup>	EEMEA CORPORATE TRADING TERMS C (RUSSIA) <sup>3</sup>	LATIN AMERICA CORPORATE TRADING TERMS A <sup>4</sup>	LATIN AMERICA CORPORATE TRADING TERMS B <sup>5</sup>	ASIA CORPORATE
Business Days for all purposes other than the calculation and payment of Fixed Amounts and the Initial Payment Amount and Calculation Agent City Business Day:	Original Swap Notional Amount is denominated in	If the Original Notional Amount/ Original Swap Notional Amount is denominated in USD: London & New York EUR: London & TARGET		If the Original Notional Amount/ Original Swap Notional Amount is denominated in USD: London & New York EUR: London, New York & TARGET	If the Original Notional Amount/ Original Swap Notional Amount is denominated in USD: London & New York EUR: London, New York & TARGET	If the Original Notional Amount/ Original Swap Notional Amount is denominated in USD: London & New York EUR: London, New York & TARGET
All Guarantees:	Applicable	Applicable	Applicable	Applicable	Applicable	Applicable
Credit Events:	Bankruptcy Failure to Pay Grace Period Extension: Applicable Obligation Acceleration Repudiation/Moratorium Restructuring Multiple Holder Obligation: Not Applicable only with respect to Bonds	Bankruptcy Failure to Pay Restructuring Modified Restructuring Maturity Limitation and Conditionally Transferable Obligation: Applicable Multiple Holder Obligation: Not Applicable only with respect to Bonds	Repudiation/Moratorium Restructuring Multiple Holder Obligation: Not	Bankruptcy Failure to Pay Grace Period Extension: Applicable Obligation Acceleration Repudiation/Moratorium Restructuring Multiple Holder Obligation: Not Applicable only with respect to Bonds	Bankruptcy Failure to Pay Grace Period Extension: Applicable Obligation Acceleration Repudiation/Moratorium Restructuring Multiple Holder Obligation: Not Applicable	Bankruptcy Failure to Pay Restructuring
Obligation Category:	Bond or Loan	Borrowed Money	Bond or Loan	Bond or Loan	Bond	Bond or Loan
Obligation Characteristics:	Not Subordinated Not Domestic Currency Not Domestic Law Not Domestic Issuance	Not Subordinated Not Domestic Currency Not Domestic Law Not Domestic Issuance	Not Domestic Law	Not Subordinated Not Sovereign Lender Not Domestic Currency Not Domestic Law Not Domestic Issuance	Not Subordinated Not Domestic Currency Not Domestic Law Not Domestic Issuance	Not Subordinated Not Sovereign Lender Not Domestic Currency Not Domestic Law Not Domestic Issuance
Physical Settlement Period:	As per Section 8.6 of the Definitions	30 Business Days	As per Section 8.6 of the Definitions	As per Section 8.6 of the Definitions	As per Section 8.6 of the Definitions	30 Business Days
	Bond or Loan Not Subordinated Specified Currency Not Domestic Law Not Contingent Not Domestic Issuance Assignable Loan Consent Required Loan Transferable Not Bearer	Bond or Loan Not Subordinated Specified Currency Not Domestic Law Not Contingent Not Domestic Issuance Assignable Loan Consent Required Loan Transferable Maximum Maturity: 30 Years Not Bearer	Not Domestic Law Not Contingent Not Domestic Issuance Assignable Loan Consent Required Loan Transferable	Bond or Loan Not Subordinated Specified Currency Not Sovereign Lender Not Domestic Law Not Contingent Not Domestic Issuance Assignable Loan Consent Required Loan Transferable Not Bearer	Bond Not Subordinated Specified Currency Not Domestic Law Not Contingent Not Domestic Issuance Transferable Not Bearer	Bond or Loan Not Subordinated Specified Currency Not Sovereign Lender Not Domestic Law Not Contingent Not Domestic Issuance Assignable Loan Transferable Maximum Maturity: 30 Years Not Bearer
60 Business Day Cap on Settlement:	Not Applicable	Applicable	Not Applicable	Not Applicable	Not Applicable	Applicable

All references to "Definitions" mean the 2003 ISDA Credit Derivatives Definitions, as supplemented by the May 2003 Supplement to the 2003 ISDA Credit Derivatives Definitions. Capitalized terms used in this Trading Terms Matrix and not defined herein have the meanings given such terms in the Definitions or in the Dow Jones CDX Emerging Markets Diversified Tranche Transactions Standard Terms Supplement, the Dow Jones CDX Emerging Markets Diversified Master Credit Derivatives Confirmation Agreement or other document referring to this Trading Terms Matrix, as applicable.

<sup>1</sup> Applicable to JSC Kazkommertsbank only.

<sup>2</sup> Applicable to The Israel Electric Corporation LTD. only.

<sup>3</sup> Applicable to JSC "Gazprom" only. The final page of this Trading Terms Matrix contains additional terms applicable to JSC "Gazprom".

<sup>4</sup> Applicable to Companhia Vale do Rio Doce and Petroleo Brasileiro S.A.- PETROBRAS only.

<sup>5</sup> Applicable to Petroleos Mexicanos only.

Region/Type	EEMEA SOVEREIGN	LATIN AMERICA SOVEREIGN	ASIA SOVEREIGN
Business Days for all purposes other	If the Original Notional Amount/ Original	If the Original Notional Amount/ Original	If the Original Notional Amount/ Original
than the calculation and payment of Fixed		Swap Notional Amount is denominated in	Swap Notional Amount is denominated in
Amounts and the Initial Payment Amount	USD: London & New York	USD: London & New York	USD: London & New York
and Calculation Agent City Business Day:	EUR: London & TARGET	EUR: London, New York & TARGET	EUR: London, New York & TARGET
All Guarantees:	Applicable	Applicable	Applicable
Credit Events:	Failure to Pay Grace Period Extension: Applicable Obligation Acceleration Repudiation/Moratorium Restructuring Multiple Holder Obligation: Not Applicable	Failure to Pay Grace Period Extension: Applicable Obligation Acceleration Repudiation/Moratorium Restructuring Multiple Holder Obligation: Not Applicable	Failure to Pay Repudiation/Moratorium Restructuring
Obligation Category:	Bond	Bond	Bond or Loan
Obligation Characteristics:	Not Subordinated Not Domestic Currency Not Domestic Law Not Domestic Issuance	Not Domestic Law	Not Subordinated Not Sovereign Lender Not Domestic Currency Not Domestic Law Not Domestic Issuance
Physical Settlement Period:	As per Section 8.6 of the Definitions	As per Section 8.6 of the Definitions	30 Business Days
Deliverable Obligation Category:	Bond	Bond	Bond or Loan
Deliverable Obligation Characteristics:	Not Subordinated Specified Currency Not Domestic Law Not Contingent Not Domestic Issuance Transferable Not Bearer	Not Contingent Not Domestic Issuance Transferable Not Bearer	Not Subordinated Specified Currency Not Sovereign Lender Not Domestic Law Not Contingent Not Domestic Issuance Assignable Loan Transferable Maximum Maturity: 30 Years Not Bearer
60 Business Day Cap on Settlement:	Not Applicable	Not Applicable	Applicable

All references to "Definitions" mean the 2003 ISDA Credit Derivatives Definitions, as supplemented by the May 2003 Supplement to the 2003 ISDA Credit Derivatives Definitions. Capitalized terms used in this Trading Terms Matrix and not defined herein have the meanings given such terms in the Definitions or in the Dow Jones CDX Emerging Markets Diversified Tranche Transactions Standard Terms Supplement, the Dow Jones CDX Emerging Markets Diversified Master Credit Derivatives Confirmation Agreement or other document referring to this Trading Terms Matrix, as applicable.

## Additional Terms Applicable to Gazprom as Reference Entity

(1) Each Reference Obligation will be an Obligation and a Deliverable Obligation notwithstanding anything to the contrary in the Credit Derivatives Definitions, including but not limited to Sections 2.14 and 2.15, and in particular, notwithstanding that the Reference Obligation is not an obligation of the Reference Entity.

(2) The Not Subordinated Obligation Characteristic and Deliverable Obligation Characteristic will be applied as if no Reference Obligation were specified in the related Confirmation.

(3) With respect to a Reference Obligation with an Underlying Loan or an Underlying Finance Instrument, the "outstanding principal balance" shall be determined by reference to the Underlying Loan or Underlying Finance Instrument, as applicable, relating to such Reference Obligation.

(4) "Additional LPN Reference Obligation" means any Bond issued by an entity (the "Issuer") for the sole purpose of providing funds for the Issuer to (a) finance a loan to the Reference Entity (the "Underlying Loan") or (b) provide finance to the Reference Entity by way of a deposit, loan or other Borrowed Money instrument (the "Underlying Finance Instrument") (such a Bond being referred to herein as an "LPN"); provided that (i)(A) in the event there is an Underlying Loan with respect to such LPN, the Underlying Loan satisfies the Obligation Characteristics specified in respect of the Reference Entity or (B) in the event there is an Underlying Finance Instrument with respect to such LPN, the Underlying Finance Instrument satisfies the Not Subordinated, Not Domestic Law and Not Domestic Currency Obligation Characteristics; (ii) the LPN satisfies the following Deliverable Obligation Characteristics: Transferable, Not Bearer, Specified Currency - Standard Specified Currencies, Not Domestic Law, Not Domestic Issuance; and (iii) the Issuer has, as of the issue date of such LPN, granted a First Ranking Interest over or in respect of certain of its rights in relation to the relevant Underlying Loan or Underlying Finance Instrument, as applicable, for the benefit of the holders of the LPNs.

"<u>First Ranking Interest</u>" means a charge, security interest (or other type of interest having similar effect) (an "<u>Interest</u>"), which is expressed as being "first ranking", "first priority", or similar ("<u>First Ranking</u>") in the document creating such Interest (notwithstanding that such Interest may not be First Ranking under any insolvency laws of any relevant insolvency jurisdiction of the Issuer).

(5) For the avoidance of doubt, any change to the issuer of an LPN Reference Obligation listed in the Relevant Annex or an Additional LPN Reference Obligation in accordance with its terms shall not prevent such LPN Reference Obligation or Additional LPN Reference Obligation from constituting a Reference Obligation.

(6) Each LPN Reference Obligation listed in the Relevant Annex is issued for the sole purpose of providing funds for the Issuer to finance a loan to the Reference Entity. For the purposes of the Credit Derivative Transaction referring to this Trading Terms Matrix, each such loan shall be an Underlying Loan.