

SCHEDULE 2 ELECTIONS

PART 1 - ELECTIONS

| PARI | I - ELECT | ONS | | | |
|--------|--|--|--|--|--|
| 3.2(a) | Confirmations. Confirmations shall be delivered by facsimile, unless specified below. | | | | |
| | [] C | [] Confirmations shall be delivered by: | | | |
| 3.3 | Evidence | of a Transaction. Evidence of the terms of a Transaction contained in recordings: | | | |
| | | revails over (a) other oral or written evidence, and (b) the terms contained in any sputed Confirmation, or | | | |
| | | subject to the terms of any signed and delivered Confirmation regarding that ransaction. | | | |
| 4.1(i) | Principal/Agent . Each Party is acting as principal under this Agreement unless otherwise specified here: | | | | |
| | [] P | arty A is acting as the agent of | | | |
| | [] P | | | | |
| 4.2(c) | Holding A | Holding Accounts and Registries. The Holding Account(s) for each Party are: | | | |
| | | ccount Details of Party A: | | | |
| | Accoun | · | | | |
| | (1) | [•] | | | |
| | (2) | [•] | | | |
| | (3) | [•] | | | |
| | (4) | [•] | | | |
| | (5) | [•] | | | |
| | (0) | 11 | | | |
| | Holding Account Details of Party B: | | | | |
| | Accoun | Account number and jurisdiction | | | |
| | (1) | [•] | | | |
| | (2) | [•] | | | |
| | (3) | [•] | | | |
| | (4) | [•] | | | |
| | (5) | [•] | | | |
| | | | | | |
| 9.1 | [] th | Due Date . The Payment Due Date shall be: the fifth (5 th) Banking Day after the later of (i) the Delivery Date and (ii) the date on thich the Statement is delivered to the Receiving Party in accordance with Clause | | | |



| | | 9.2 (Statement); or |
|--------|---|--|
| | [] | the later of (i) the twentieth (20 th) day of the month following the month in which the relevant Delivery Date occurred (or, if such day is not a Banking Day, the immediately following Banking Day) and (ii) the fifth (5 th) Banking Day after the date on which the Statement is delivered to the Receiving Party in accordance with Clause 9.2 (<i>Statement</i>). |
| 9.4(a) | Disput | ted Payments. For the purposes of Clause 9.4(a) (Disputed Payments): |
| | [] | sub-paragraph (i) applies, or |
| | [] | sub-paragraph (ii) applies. |
| 9.4(b) | | ted Payments. Reference of disputed amounts to an Expert for determination in lance with Clause 18.9 (Expert Determination): |
| | [] | applies, or |
| | [] | does not apply. |
| 9.7 | Accou | nt Pairs. |
| | | ical netting of deliveries under Clause 9.7 (<i>Physical Netting of Deliveries</i>) applies, the able Account Pair(s) specified for such purposes is as follows: |
| | Party A | A is (are):; and |
| | Party E | B is (are): |
| 9.7 | Physical Netting of Deliveries . Physical netting of deliveries under Clause 9.7 (<i>Physica Netting of Deliveries</i>) applies unless otherwise specified here: | |
| | [] | does not apply. |
| 12.1 | | s Emissions Penalty . Excess Emissions Penalty does not apply unless otherwise ed here: |
| | [] | Excess Emissions Penalty applies. |
| | | ess Emissions Penalty applies, sub-paragraphs (a) and (b) of the definition of EEP at shall apply unless otherwise specified here: |
| | [] | sub-paragraph (b) of the definition of EEP Amount does not apply. |
| 13.2 | for the Termin | Majeure Termination Payment . If no Delivering Party's Holding Account is specified Party acting as Delivering Party in the FM Affected Transaction, sub-paragraph (a) (<i>No nation Payment</i>) of Clause 13.2 (<i>Force Majeure Termination Payment</i>) applies unless ise specified here: |
| | [] | sub-paragraph (b) (<i>Two-way Market Quotation Termination Payment</i>) of Clause 13.2 (<i>Force Majeure Termination Payment</i>) applies, or |
| | [] | sub-paragraph (c) (Two-way Loss Termination Payment) of Clause 13.2 (Force Majeure Termination Payment) applies. |



If one or more Delivering Party's Holding Account(s) are specified for the Party acting as Delivering Party in the FM Affected Transaction, sub-paragraph (c) (*Two-way Loss Termination Payment*) of Clause 13.2 (*Force Majeure Termination Payment*) applies unless otherwise specified here:

| | [] | sub-paragraph (a) (No Termination Payment) of Clause 13.2 (Force Majeure Termination Payment) applies, or |
|---------|----------|--|
| | [] | sub-paragraph (b) (<i>Two-way Market Quotation Termination Payment</i>) of Clause 13.2 (<i>Force Majeure Termination Payment</i>) applies. |
| 14.1 | Autom | atic Early Termination. Automatic Early Termination: |
| | [] | applies to Party A, <i>or</i> |
| | [] | does not apply to Party A; and |
| | [] | applies to Party B, <i>or</i> |
| | [] | does not apply to Party B. |
| 14.2(e) | (ii) | Credit Support . The expiry period applicable to any Credit Support Document or Performance Assurance is: |
| | [] | 30 days, <i>or</i> |
| | [] | _ |
| 14.2(f) | Cross | Default. Cross Default: |
| | [] | applies to Party A, or |
| | [] | does not apply to Party A; and |
| | [] | applies to Party B, <i>or</i> |
| | [] | does not apply to Party B. |
| | If Cross | s Default applies, the Cross Default Threshold applicable to: |
| | Party A | a is €, and |
| | Party B | Bis€ |
| 14.2(h) | (i) | Credit Rating Threshold. The minimum Credit Rating applicable to: |
| | Party A | is, and |
| | Party B | Bis |



| 14.2(h |)(vi) | Tangible Net Worth. The am | ount applicable to: | | | |
|--------|----------------|--|---|--|--|--|
| | Party | A is €, and | | | | |
| | Party | B is € | | | | |
| 14.2(h |)(vii) | Financial Covenants. The ra Covenants) for each Party are | tios for each sub-clause of Clause 14.2(h)(vii) (<i>Financia</i> as follows: | | | |
| | F | Party A | Party B | | | |
| | (| (A): | (A): | | | |
| | (| (B): | (B): | | | |
| | (| (C): | (C): | | | |
| 14.6 | | ination Payment Method. The s otherwise specified here: | applicable Termination Payment method shall be Loss, | | | |
| | [] | the applicable termination pay | ment method shall be Market Amount. | | | |
| 14.9 | Chan | ge in Taxes. Clause 14.9 (Chan | ges in Taxes): | | | |
| | [] | applies to Party A, or | | | | |
| | [] | does not apply to Party A; and | 1 | | | |
| | [] | applies to Party B, or | | | | |
| | [] | does not apply to Party B. | | | | |
| 18.5 | Notic | Notices. For the purpose of Clause 18.5 (Notices): | | | | |
| | Addre | Address for notices or communications to Party A: | | | | |
| | Addre | Address: | | | | |
| | Attent | tion: | | | | |
| | Telex No.: | | Answerback: | | | |
| | Facsimile No.: | | _ Telephone No.: | | | |
| | E-mai | E-mail: | | | | |
| | Electr | Electronic Messaging System Details: | | | | |
| | Speci | fic Instructions: | | | | |
| | Addre | ess for notices or communication | s to Party B: | | | |
| | Addre | Address: | | | | |
| | Attent | tion: | | | | |



| | Telex | No.: | Answerback: | | | |
|------|---|---|--|--|--|--|
| | Facsir | mile No.: | Telephone No.: | | | |
| | E-mai | il: | | | | |
| | Electr | onic Messaging System Details | S: | | | |
| | Speci | fic Instructions: | | | | |
| 18.7 | | Applicable Law . The Agreement is governed by and is to be construed in accordance with English law unless otherwise specified here: | | | | |
| | [] | | | | | |
| | | Parties submit to the non-excluified here: | usive jurisdiction of the English courts unless otherwise | | | |
| | [] | | | | | |
| 18.8 | Arbitr | Arbitration. Clause 18.8 (Arbitration): | | | | |
| | [] | applies, <i>or</i> | | | | |
| | [] | does not apply. | | | | |
| | If Clau | If Clause 18.8 (Arbitration) applies, the number of arbitrators shall be: | | | | |
| | | | , | | | |
| | the pla | the place of arbitration shall be: | | | | |
| | | | , and | | | |
| | the applicable rules of arbitration shall be: | | | | | |
| | [] | The International Chamber o | f Commerce Arbitration Rules, as in effect: | | | |
| | | [] on the date of this A | greement, <i>or</i> | | | |
| | | [] at the time of comme | encement of arbitration; or | | | |
| | [] | | Arbitration "Optional Rules for Arbitration of Disputes and/or the Environment", as in effect: | | | |
| | | [] on the date of this A | greement, <i>or</i> | | | |
| | | [] at the time of comme | encement of arbitration; or | | | |
| | [] | The "United Nations Commis Rules", as in effect: | ssion on International Trade Law (UNCITRAL) Arbitration | | | |
| | | [] on the date of this A | greement, <i>or</i> | | | |
| | | [] at the time of comme | encement of arbitration; or | | | |



| | [] | Other: in effe | | , as |
|--------|-------|-------------------|--|-----------|
| | | | | |
| | | [] | on the date of this Agreement, or | |
| | | [] | at the time of commencement of arbitration. | |
| 18.10 | Party | / Preparii | ng this Agreement. The Party preparing this Agreement is: | |
| | [] | Party / | A, or | |
| | [] | Party I | В. | |
| Schedu | ule 1 | Day a | ng Day . The relevant jurisdiction(s) for the purposes of the definition or the jurisdiction(s) where the registered offices of the Parties are otherwise specified here: | |
| | [] | Party / | A: | |
| | | [] | the principal financial centre in the country of each Holding Account in this Schedule or the relevant Confirmation, <i>or</i> | specified |
| | | [] | the jurisdiction(s) of incorporation of the Parties, or | |
| | | [] | | |
| | [] | Party I | В: | |
| | | [] | the principal financial centre in the country of each Holding Account in this Schedule or the relevant Confirmation, or | specified |
| | | [] | the jurisdiction(s) of incorporation of the Parties, or | |
| | | [] | | |
| Schedu | ule 1 | | ol and Profit Transfer Agreement. Control and Profit Transfer Agree eaning given to it in Schedule 1 unless otherwise specified here: | ment has |
| | [] | As it a | pplies to Party A: | · |
| | [] | As it a | pplies to Party B: | · |
| Schedu | ule 1 | Contro | olling Party. Controlling Party: | |
| | [] | applies | s to Party A, or | |
| | [] | does n | not apply to Party A; and | |
| | [] | applies | s to Party B, <i>or</i> | |
| | [] | does n | not apply to Party B. | |
| Schedu | ule 1 | Credit | Support Document. The Credit Support Document(s) applicable to: | |
| | Party | A is (are) |):, a | nd |
| | Party | Bis (are) |): | |



| Schedule 1 | Credit Support Provider. The Credit Support Provider applicable to: | |
|---------------|---|----------------|
| Party A | A is: | _, and |
| Party I | B is: | . |
| Schedule 1 | Delivering Party's Delivery Banking Day Location . The Delivering Pa Banking Day Location applicable to: | rty's Delivery |
| Party A | A is: | _, and |
| Party I | B is: | |
| Schedule 1 | Receiving Party's Delivery Banking Day Location (as defined in Schedule 2 (<i>Elections</i>)). The Receiving Party's Delivery Banking Day Location (as defined in Schedule 2 (<i>Elections</i>)). | |
| Party / | A is: | _, and |
| Party I | B is: | <u>.</u> |
| Schedule 1 | Specified Transaction . The definition of "Specified Transaction" is lifollowing commodities: [If no election is made, "Specified Transaction commodity trading.] | |
| As it a | pplies to Party A: | · |
| As it a | pplies to Party B: | |
| Bank details: | | |
| Party A: | | |
| | | |
| | | |
| Davida D | | |
| Party B: | | |
| | | |
| | | |



SCHEDULE 3A FORM OF CONFIRMATION FOR SPOT/FORWARD TRANSACTIONS

This Confirmation evidences the terms of the binding agreement between the Delivering Party and the Receiving Party named below regarding the Transaction described in this Confirmation. This Confirmation is subject to, and supplements the Emissions Trading Master Agreement (the "Agreement") entered into between the Delivering Party and the Receiving Party and dated [•].

| PART A | |
|--|--|
| Delivering Dorty and contact negrous | [] Party A; |
| Delivering Party and contact person: | [] Party B |
| Describing Dorth and contest comme | [] Party B; |
| Receiving Party and contact person: | [] Party A |
| | As specified in Schedule 2 (<i>Elections</i>) of the Agreement, or if different, as follows: |
| | Account Details (e.g. account number and name of relevant Member State Registry) |
| | (1) [•] |
| Receiving Party's Holding Account(s): | (2) [•] |
| | (3) [•] |
| | (4) [•] |
| | (5) [•] |
| | |
| | As specified in Schedule 2 (<i>Elections</i>) of the Agreement, or if different, as follows: |
| | Account Details (e.g. account number and name of relevant Member State Registry) |
| | (1) [•] |
| Delivering Party's Holding Account(s): | (2) [•] |
| | (3) [•] |
| | (4) [•] |
| | (5) [•] |
| | |
| Receiving Party's Delivery Banking Day Location: | As specified in Schedule 2 (<i>Elections</i>) of the Agreement, or if different, as follows: |



| Delivering Party's Delivery Banking Day Location: | As specified in Schedule 2 (<i>Elections</i>) of the Agreement, or if different, as follows: |
|---|--|
| Trade Date and Time Transaction Agreed: | |
| Allowance Type: | [EUA] / [AEUA] |
| Specified Period: | Fourth Validity Period |
| PTA Quantity (for each Specified Period) (expressed in number of Allowances): | |
| Delivery Date (for each PTA Quantity): | |
| Allowance Price(s): | [•] (€ / Allowance) for each Specified Period |
| Contract Amount: | € [•] |
| Payment Due Date: | |
| Base Rate: | As specified in Schedule 1 (<i>Definitions</i>) of the Agreement, or if different, as follows: |
| | [•] |
| Name of Broker (if applicable): | |
| | As specified in Schedule 2 (<i>Elections</i>) of the Agreement, or if different, as follows: |
| Bank details: | Delivering Party: |
| | Receiving Party: |
| Netting of physical delivery obligations: | The Holding Accounts [/Registry(ies)] applicable to the Parties for the purposes of physical netting of deliveries under Clause 9.7 (<i>Physical Netting of Deliveries</i>) are as specified in Schedule 2 (<i>Elections</i>) of the Agreement, or if different, as follows: |
| | Party A is (are):; and |
| | Party B is (are): |
| Special Conditions: | |

PART B

Additional Terms:

- 1. **Definitions**. Capitalized terms not defined in this Confirmation have the meaning given to them in the Agreement.
- 2. **Counterparts**. This Confirmation may be executed and delivered in counterparts with the same effect as if both Parties had executed and delivered the same copy, and when each



Party has signed and delivered a counterpart, all counterparts together constitute one agreement that evidences a Transaction under the Agreement. Delivery of a copy of this Confirmation by facsimile is good and sufficient delivery.

- Authority. Each Party executing this Confirmation represents that the execution, delivery and
 performance of this Confirmation have been duly authorised by all necessary action and that
 the person executing this Confirmation has the authority to execute and deliver it on behalf of
 such Party.
- 4. **Relationship Between the Parties.** Each Party represents to the other that:
 - a. Non-Reliance. It is acting for its own account, and it has made its own independent decisions to enter into the Transaction and as to whether the Transaction is appropriate or proper for it based upon its own judgement and upon advice from such advisers as it has deemed necessary. It is not relying on any communication (written or oral) of the other Party as investment advice or as a recommendation to enter into the Transaction; it being understood that information and explanations related to the terms and conditions of the Transaction are not to be considered investment advice or a recommendation to enter into the Transaction. No communication (written or oral) received from the other Party is to be deemed to be an assurance or guarantee as to the expected results of the Transaction.
 - b. **Assessment and Understanding**. It is capable of assessing the merits of and understanding (on its own behalf or through independent professional advice), and understands and accepts, the terms, conditions and risks of the Transaction. It is also capable of assuming, and assumes, the risks of the Transaction.
 - c. **Status of Parties**. The other party is not acting as a fiduciary for or an adviser to it in respect of the Transaction.

If this Confirmation correctly sets out the terms of our agreement, please sign and return a copy of this Confirmation within three (3) Banking Days from receipt of this Confirmation. If you believe that this Confirmation does not correctly set out the terms of our agreement, send a response within three (3) Banking Days from receipt of this Confirmation that sets out in detail the alleged inaccuracy.

If your response contains additional or different terms from those set out in this Confirmation or this Agreement, they only become part of the Transaction if we expressly agree to them in a supplemental written confirmation.

| Dated: | Dated: |
|---------|---------|
| Signed: | Signed: |
| Name: | Name: |
| Title: | Title: |
| | |

Duly authorised on behalf of the Delivering Party Duly authorised on behalf of the Receiving Party



SCHEDULE 3B FORM OF CONFIRMATION FOR OPTION TRANSACTIONS

This Confirmation evidences the terms of the binding agreement between Party A and Party B regarding the Option Transaction described in Part A below, together with the terms and conditions of the Transaction described in Part B below, to be entered into in the event that the Buyer exercises its right under the Option Transaction.

This Confirmation evidences a Transaction under the Emissions Trading Master Agreement entered into between the Seller and Buyer dated as of [•] (the "Agreement").

This Confirmation is subject to, supplements and forms part of the Agreement.

| PART A: | |
|---|--|
| Seller and contact person: | [] Party A; |
| deller and contact person. | [] Party B |
| Buyer and contact person: | [] Party B; |
| Buyer and contact person. | [] Party A |
| Trade Date and Time Transaction agreed: | |
| Option Style: | American / Bermudan / European |
| Option Type: | Put / Call |
| Expiration Date(s): | |
| Expiration Time: | [XX:XX in 24-hour format], [location] time] |
| Potential Exercise Dates (Bermudan options only): | |
| Automatic Exercise: | Will not apply unless otherwise specified here: |
| Premium: | |
| Premium Payment Date: | |
| Reference Price: | |
| PART B: | |
| | Account Details (e.g. account number and name of relevant Member State Registry) |
| Buyer's Holding Account(s): | (1) [•] |
| | (2) [•] |



| | (3) [•] |
|---|--|
| | (4) [•] |
| | (5) [•] |
| | |
| | |
| | Account Details (e.g. account number and name of relevant Member State Registry) |
| | (1) [•] |
| Seller's Holding Account(s): | (2) [•] |
| | (3) [•] |
| | (4) [•] |
| | (5) [•] |
| Buyer's Delivery Banking Day Location: | As specified in Schedule 2 (<i>Elections</i>) of the Agreement, or if different, as follows: |
| Seller's Delivery Banking Day Location: | As specified in Schedule 2 (<i>Elections</i>) of the Agreement, or if different, as follows: |
| Allowance Type: | [EUA] / [AEUA] |
| Specified Period: | Fourth Validity Period |
| PTA Quantity (for each Specified Period) (expressed in number of Allowances): | |
| Delivery Date (for each PTA Quantity): | |
| Strike Price(s): | [•] (€ / Allowance) for each Specified Period |
| Allowance Price(s) (per Allowance): | € [•] |
| Contract Amount: | € [•] |
| Payment Due Date: | |
| Base Rate: | As specified in Schedule 1 (<i>Definitions</i>) of the Agreement, or if different, as follows: |
| | [•] |
| Name of Broker (if applicable): | |
| Bank details: | As specified in Schedule 2 (<i>Elections</i>) of the Agreement, or if different, as follows: |
| | Delivering Party: |



| | Receiving Party: |
|---|---|
| Netting of physical delivery obligations: | The Registry(ies) applicable to the Parties for the purposes of physical netting of deliveries under clause 9.7 (<i>Physical Netting of Deliveries</i>) are as specified in Schedule 2 (<i>Elections</i>)of the Agreement, or if different, as follows: Party A is (are):; and |
| | Party B is (are): |
| Special Conditions: | |

PART C:

Additional Terms:

- 1. **Definitions**. Capitalized terms not defined in this Confirmation have the meaning given to them in the Agreement.
- 2. Counterparts. This Confirmation may be executed and delivered in counterparts with the same effect as if both Parties had executed and delivered the same copy, and when each Party has signed and delivered a counterpart, all counterparts together constitute one agreement that evidences a binding supplement to the Agreement. Delivery of a copy of this Confirmation by facsimile is good and sufficient delivery.
- 3. **Authority**. Each Party executing this Confirmation represents that the execution, delivery and performance of this Confirmation have been duly authorized by all necessary action and that the person executing this Confirmation has the authority to execute and deliver it on behalf of such Party.
- 4. Relationship Between the Parties. Each Party represents to the other that:
 - a. Non-Reliance. It is acting for its own account, and it has made its own independent decisions to enter into the Transaction and as to whether the Transaction is appropriate or proper for it based upon its own judgement and upon advice from such advisers as it has deemed necessary. It is not relying on any communication (written or oral) of the other Party as investment advice or as a recommendation to enter into the Transaction; it being understood that information and explanations related to the terms and conditions of the Transaction are not to be considered investment advice or a recommendation to enter into the Transaction. No communication (written or oral) received from the other Party is to be deemed to be an assurance or guarantee as to the expected results of the Transaction.
 - b. **Assessment and Understanding**. It is capable of assessing the merits of and understanding (on its own behalf or through independent professional advice), and understands and accepts, the terms, conditions and risks of the Transaction. It is also capable of assuming, and assumes, the risks of the Transaction.
 - c. **Status of Parties**. The other party is not acting as a fiduciary for or an adviser to it in respect of the Transaction.

If this Confirmation correctly sets out the terms of our agreement, please sign and return a copy of this Confirmation within three (3) Banking Days from receipt of this Confirmation. If you believe that this Confirmation does not correctly set out the terms of our agreement, send a response within three (3) Banking Days from receipt of this Confirmation that sets out in detail the alleged inaccuracy.



If your response contains additional or different terms from those set out in this Confirmation or this Agreement, they only become part of the Transaction if we expressly agree to them in a supplemental written confirmation.

| Dated: | Dated: |
|---|--|
| | |
| Signed: | Signed: |
| Name: | Name: |
| Title: | Title: |
| Duly authorised on behalf of the Seller | Duly authorised on behalf of the Buyer |