General Terms and Conditions of Börse Frankfurt Zertifikate AG for the Trading with Structured Products in the Regulated Unofficial Market on the Frankfurter Wertpapierbörse (FWB)

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First Part

General Provisions

§ 1 Organization of the Regulated Unofficial Market (Open Market) on the Frankfurter Wertpapierbörse for the Trading with Structured Products

(1) For Structured Products which have been neither admitted for nor included in the Regulated Market on Frankfurter Wertpapierbörse (hereinafter referred to as “FWB”), the FWB has admitted a Regulated Unofficial Market (hereinafter referred to as “Open Market”). The Terms and Conditions regulate the participation in trading on the Open Market and the inclusion of Structured Products according to Paragraph 2 in the trading on the Open Market. The procedure of trading shall be regulated by the Trading Regulation for the Regulated Unofficial Market on FWB.

(2) Structured Products within the meaning of these General Terms and Conditions are securities defined in the Annex to § 3 Paragraph 1 of the Exchange Rules of FWB.

(3) The Administering Institution of the Open Market on FWB for the trading of Structured Products is Börse Frankfurt Zertifikate AG.

§ 2 Scope of Application; Participants

(1) These General Terms and Conditions shall apply to the business relation between Börse Frankfurt Zertifikate AG in its function as Administering Institution of the Open Market for the trading of Structured Products on FWB and the Participants of the Open Market. Other business relations of the Participants of the Open Market with Börse Frankfurt Zertifikate AG remain unaffected thereof. Participation in the Open Market shall take place through trading of Structured Products included in the Open Market (Paragraph 2) and/or through inclusion application of Structured Products in the Open Market trade (Paragraph 3).

(2) Admitted for trading of Structured Products in the Open Market are all companies and exchange traders which are admitted for trading on FWB and which were granted access to the Exchange EDP. Access to the Exchange EDP as well as utilization of technical systems in the Open Market shall take place in accordance with the provisions applying to the Regulated Market on FWB and the decisions made by the Management Board of FWB based thereon.

(3) The inclusion of Structured Products in the Open Market trade may be applied for by all companies which are admitted to trading on the Open Market pursuant to Paragraph 2.
(4) Irrespective of whether the prerequisites pursuant to Paragraph 2 or 3 are fulfilled, Börse Frankfurt Zertifikate AG may refuse the establishment of business relations with a Participant if reasonable cause in such Participant exist which may damage the reputation of Börse Frankfurt Zertifikate AG or FWB.

§ 3 Termination upon Legitimate Reason

(1) Irrespective of § 2 Paragraph 2 to 4, Börse Frankfurt Zertifikate AG may terminate all or individual business relations to a Trading Participant pursuant to these General Terms and Conditions upon legitimate reason. Legitimate reason exists if – even under consideration of the legitimate interests of the Participant – a business continuance of trade is unacceptable for Börse Frankfurt Zertifikate AG. A legitimate reason exists in particular

- if, after effectless reminder, the Participant continues to violate against essential contractual obligations of these General Terms and Conditions

or

- if circumstances in the person of the Participant retroactively occur which fulfil the prerequisites of § 2 Paragraph 4.

(2) The right of the Participant for termination upon legitimate reason as well as the termination rights of Börse Frankfurt Zertifikate AG and the participant according to § 13 shall remain unaffected.

§ 4 Amendments to the General Terms and Conditions

(1) Amendments to these General Terms and Conditions shall be offered to the Participants in writing or electronically no later than three weeks prior to their effectiveness. They shall be deemed approved if the Participant does not, prior to their effectiveness, file a rejection thereto in writing or electronically. In its offer, Börse Frankfurt Zertifikate AG shall expressly point out such legal consequence of approval.

(2) In case of a rejection pursuant to Paragraph 1, Börse Frankfurt Zertifikate AG may terminate its business relation to the Participant with a six months’ notice. § 3 shall remain unaffected.

§ 5 Publication of Announcements

Unless provided otherwise in the following, information which must be published by Börse Frankfurt Zertifikate AG according to these General Terms and Conditions, shall be published on the Börse Frankfurt Zertifikate AG website at www.zertifikate.boerse-frankfurt.de for at least three Exchange days. Börse Frankfurt Zertifikate AG may
determine other electronic media for publishing the General Terms and Conditions. § 4 shall remain unaffected.

§ 6 General Cooperation Obligations of the Participant

Regardless of any particular service obligations according to these General Terms and Conditions, the Participant is obligated to contribute to an orderly operation of the business relation. This contains in particular

- the immediate transfer of all information made known to him/her to Börse Frankfurt Zertifikate AG, such information being necessary for an orderly procedure of the business relation according to these GTC and/or for the orderly trading and/or settlement of the Structured Products included in the Open Market,

- the punctuality, unequivocality and consistency of applications and notifications,

- a special note to any urgent matters or matters with a period of time

- the review of notifications of Börse Frankfurt Zertifikate AG regarding correctness and completeness within the scope of these General Terms and Conditions and immediate raising of objections,

- the notification of Börse Frankfurt Zertifikate AG in case of delay or absence of expected or announced information of Börse Frankfurt Zertifikate AG.

§ 8 Paragraph 2 shall remain unaffected.

§ 7 (cancelled)

§ 8 Liability of Börse Frankfurt Zertifikate AG; Contributory Negligence

(1) Börse Frankfurt Zertifikate AG shall be liable for damages caused culpably by the violation of a cardinal contractual obligation, such obligation being an obligation of Börse Frankfurt Zertifikate AG pursuant to these Terms and Conditions. However, in case of simple negligence, the liability of Börse Frankfurt Zertifikate AG shall be limited to the compensation of the typical foreseeable damage. Furthermore, the liability of Börse Frankfurt Zertifikate AG shall be excluded provided that Börse Frankfurt Zertifikate AG did not the damage intentionally or through gross negligence. The statutory liability of Börse Frankfurt Zertifikate AG in particular in case of violation of life, body and health statutory liability shall remain unaffected.

(2) If, by culpable behaviour, in particular by violation of obligations according to these General Terms and Conditions, the Participant has contributed to the occurrence of the damage, the principles of contributory negligence determine to
what extent Börse Frankfurt Zertifikate AG and the Participant have to bear the damage.

(3) Börse Frankfurt Zertifikate AG is not liable for damages caused by force majeure, tumult, warlike events and phenomena or by other events not being caused by it (e.g. strike, lockout, traffic block, decrees by public authorities) or to technical problems which have been cause non-culpably.

(4) Börse Frankfurt Zertifikate AG shall not be liable for the accuracy of content, availability and up-to-dateness of the information included pursuant to these General Terms and Conditions. In particular, Börse Frankfurt Zertifikate AG shall not be liable for the creditworthiness of the issuers of the Structured Products included in the Open Market.

Second Part: Provisions for the Inclusion of Structured Products

§ 9 Inclusion of Structured Products in the Open Market

(1) Only such Structured Products which are neither admitted nor included in the Regulated Market of FWB may be included in the Open Market.

(2) In deviation to § 38 Paragraph 2 Exchange Act, Structured Products issued for public subscription may be included in the Open Market before termination of assignment to the subscriber already.

(3) On application of a Participant (§ 2 Paragraph 3), Börse Frankfurt Zertifikate AG shall decide upon the inclusion. Börse Frankfurt Zertifikate AG shall define the trading currency and the settlement currency. A claim of the Participant of the inclusion of particular Structured Products does not even exist if the inclusion prerequisites (§ 11) are fulfilled.

(4) The inclusion application of Structured Products may be refused also if the inclusion prerequisites (§ 11) are fulfilled, in particular if, in Börse Frankfurt Zertifikate AG’s view, the prerequisites for an orderly trade or for orderly business transaction are not fulfilled or if the inclusion results in an overreaching of the public or a severe damage of general interests.

(5) Inclusions shall be published pursuant to § 5.

(6) Structured Products which have legally not come into existence yet at the time of inclusion may, irrespective of fulfillment of the prerequisites pursuant to § 11 Paragraph 1 b), be included. The inclusion shall end without a termination being required if
§ 10 Inclusion Application

(1) The inclusion application has to be submitted in writing. Börse Frankfurt Zertifikate AG may require the application to be submitted in a specific form and/or in a specific file format. The inclusion application shall contain company and office of the Participant as well as issuer, category of the Structured Products to be included, and the preferred trading and settlement currency. Börse Frankfurt Zertifikate AG is authorized to require additional information in the application.

(2) The application shall contain all supporting documents required for verification of the inclusion prerequisites (§ 11). Börse Frankfurt Zertifikate AG shall verify the completeness and consistency of the submitted supporting documents. Other supporting documents shall be submitted to Börse Frankfurt Zertifikate AG upon request.

(3) Unless inclusion prerequisites are proven within a term of six months after submission of the inclusion application, the application shall be deemed to have been withdrawn.

§ 11 Inclusion Prerequisites

(1) Structured Products can be included if:

a) they possess an International Securities Identification Number (ISIN), and

b) they are unofficially tradable, and

c) the orderly fulfilment of the transactions is guaranteed, and

d) there are no regulatory prohibitions against the Exchange trading,

e) they are either admitted for trading on a domestic or foreign Exchange-like market place already or if a prospectus made for them exists which is approved
by a domestic or foreign authority recognized by Börse Frankfurt Zertifikate AG. The prospectus shall not be older than 12 months and shall be written in either English or German language or contain a summary in either English or German and

f) the quote provider named in the inclusion application has established at least one exchange trader in sub-group “QPR” in the electronic trading system and

g) The issuance volume for commodity certificates must not exceed 2.5 million pieces. With percentage-quoted products, the number of pieces is calculated by the quotient of the nominal amount and the smallest unit tradeable. The issuer must provide all information necessary. Commodity certificates must be flagged as such.

If the prerequisites named in item e) are not fulfilled, the Participant must create an exposé containing details about the Structured Product and the issuer. The information contained in the exposé shall be determined by Börse Frankfurt Zertifikate AG. Subject to legal disclosure and publishing obligations, Börse Frankfurt Zertifikate AG is not authorized to either publish or transfer this exposé to third persons.

(2) The inclusion of uncollateralised Structured Products whose trading and settlement currency is either the Singapore Dollar (SGD), the Australian Dollar (AUD), the New Zealand Dollar (NZD), the Renminbi (CNY) or the Hong Kong Dollar (HKD), in addition to the prerequisites named in Paragraph 1, requires the following:

a) The issuer must have a long-term credit rating ("Long-Term Credit Rating"), which corresponds to a rating of at least “A-” of the “The McGraw-Hill Companies” rating agency under the “Brand Name of Standard & Poor’s Rating Services”, to a rating of at least “A3” of the “Moody’s Investors Service” rating agency or to a rating of at least “A-” of the “Fitch Ratings” rating agency, unless the issuer is a credit institution or financial services institution which has been admitted by a regulatory authority recognised by Börse Frankfurt Zertifikate AG.

b) The equity capital of the issuer must amount to at least EUR 250,000,000.

c) The applying Participant must submit a term sheet which provides a more detailed description of the features, the functioning and the repayment claims of the Structured Product. Börse Frankfurt Zertifikate AG may determine specific requirements with regard to the term sheet.

d) The applying Participant shall be obligated to provide a telephone number for further inquiries. Börse Frankfurt Zertifikate AG shall be authorised to publish such telephone number on the website www.zertifikate.boerse-frankfurt.de.
e) In the case of Structured Products which are based on a share as an underlying, the shares are to be traded on an organised market or on an equivalent market in a third country and must, at the time of application, have a free float (“Freefloat”) of at least EUR 500,000,000 or of an equivalent countervalue in a different currency.

f) The remaining term of the Structured Products are not to be less than 30 days at the time of issuance.

If the prerequisites pursuant to letter a) or b) are not satisfied, the applying Participant may submit to Börse Frankfurt Zertifikate AG an agreement with another legal person which satisfies the requirements pursuant to letter a) and b) (“guarantor”), in which the guarantor provides an unconditional and irrevocable guarantee or otherwise secures the fulfilment of all obligations of the issuer arising from the uncollateralised Structured Product.

(3) The inclusion of collateralised Structured Products whose trading and settlement currency is either SGD, AUD, NZD, CNY or HKD requires that, in addition to the prerequisites named in Paragraph 1, the conditions pursuant to Paragraph 2 lit. c) to f) be satisfied.

(4) In particular cases, Börse Frankfurt Zertifikate AG is authorised to determine additional inclusion prerequisites.

§ 12 Disclosure Obligations of the Applying Participant

The applying Participant is obligated, over the entire term of inclusion, to inform Börse Frankfurt Zertifikate AG about all circumstances being essential for the assessment of the included Structured Product, the guarantor and the issuer. Only circumstances which the Participant has actual knowledge about or which it can acquire information about from publically accessible information sources in a reasonable way are subject to the information obligation pursuant to Clause 1.

§ 12a Follow-up Obligations of the Applying Participant

The Participant applying for the inclusion of uncollateralised and collateralised Structured Products whose trading and settlement currency is either SGD, AUD, NZD, CNY or HKD is obligated to submit to Börse Frankfurt Zertifikate AG the annual financial statement of the issuer or of the guarantor no later than nine months after the end of the financial year and to submit the current base prospectus once every calendar year insofar as the Structured Product was issued under such base prospectus. § 10 Paragraph 2 Clause 2 shall apply accordingly.
§ 13 Termination of Inclusion and Cessation

(1) Regardless of the termination rights pursuant to § 3 Paragraph 1 and 2, the parties may terminate the inclusion of a Structured Product giving six weeks prior notice.

(2) The right of the parties for termination of inclusion of a Structured Product without notice for legitimate reason shall remain unaffected. Börse Frankfurt Zertifikate AG shall in particular be entitled to a termination of inclusion without notice if the prerequisites for an inclusion have ceased to exist retroactively or if the orderly trading or settlement is jeopardized or if the public is in danger of damnification.

(3) Upon lapse of the termination period according to Paragraph 1 or upon effectiveness of the termination according to Paragraph 2, the trading of Structured Products whose inclusion has been terminated, may be suspended in the Open Market. The Participants rights and duties will be omitted upon lapse of the termination period or upon effectiveness of the termination; hereof unaffected remain the obligation of payment already due fees according to § 18. The suspension of trading shall be published by the Management Board of FWB, available on the Internet pages of FWB under http://www.deutsche-boerse.com.

Third Part:
Provisions for Organization of Trading with Structured Products

§ 14 Commissioning and Monitoring of the Specialists

(1) For Structured Products traded in the Specialist Model, Börse Frankfurt Zertifikate AG shall, each on basis of a written agreement, commission participants according to § 2 Paragraph 2 with the assumption of specialists’ duties according to the Trading Regulation of the Regulated Unofficial Market on FWB. § 85 Paragraph 2 Clause 3 and 4, Paragraph 4 and 5 Exchange Rules FWB shall apply accordingly. The specialists shall assume the duties according to Clause 1 for the Structured Products included in the agreement. Provided it is required for maintenance of orderly exchange trading, the specialists are, upon request by Börse Frankfurt Zertifikate AG, obligated to assume these duties for additional Structured Products. A claim to assumption of duties for specific Structured Products does not exist.

(2) Börse Frankfurt Zertifikate AG shall record and document if and to which extent the Specialists fulfil their duties according to the Trading Regulation for the Regulated Unofficial Market on FWB. Börse Frankfurt Zertifikate AG may publish according data on its website, provided this is required for information of the trading participants. Börse Frankfurt Zertifikate AG may interdict in whole or in part the activity of Specialists, provided the prerequisites for its commissioning have not existed or have ceased to exist retroactively or if the Specialists have not
Fourth Part:
Measures in the case of violations, Final Provisions

§ 15 Measures in the case of violations
Börse Frankfurt Zertifikate AG is authorised to publish Participants’ violations of obligations from these General Terms and Conditions, thereby naming the company of the respective Participant and specifying the relevant violation.

§ 16 Applicable Law, Place of Jurisdiction
(1) For the business relation between the participants and Börse Frankfurt Zertifikate AG according to these GTC, German law shall exclusively apply.

(2) Sole place of jurisdiction for all disputes in connection with these GTC shall be Frankfurt am Main.

§ 17 Data Protection
(1) In order to fulfil their obligation to monitor the orderly trading and trade settlement, Börse Frankfurt Zertifikate AG shall record incoming and outgoing calls on telephone lines, such lines having been announced via circular. These recordings shall be deleted after expiration of ten years at the latest.

(2) Data collected pursuant to Paragraph 1 whose nondisclosure is in the interests of the participant or third parties – in particular individual-related data as well as operating and business secrets – shall only be used for the purpose named in Paragraph 1 and only if the clarification of facts relevant therefore by other means of finding or evidence is not possible or acceptable. In cases of Clause 1, collected data may be transferred to the authorities named in § 10 Paragraph 1 Clause 3 Exchange Act, provided these authorities need to have knowledge of these data in order to fulfil their obligations.

(3) The parties undertake, during and after the duration of their business relation, to keep secret and secure against unauthorised access all information which they have been granted access to by the respective other party, by their affiliates, consultants or by third parties acting on the behalf of such other party in connection with their business relation or which they have gained knowledge of.
(4) Each party shall also submit all persons and companies charged with the provision of services from these General Terms and Conditions to the same obligations to secrecy which they have submitted to themselves. The parties are entitled to disclose information to companies being affiliated with such parties within the meaning of § 15 German Stock Corporation Act (Aktiengesetz, AktG) as well as to its service providers to the extent that such disclosure is necessary for business operations and to the extent that the recipient of such information is obligated to keep such information strictly confidential. Each party is entitled to disclose information to third parties, in particular to public bodies, to the extent that such disclosure is necessary because of applicable law of because of acts of authorities. The other party is to be provided advance notification of the disclosure in writing; in the event that such advance disclosure is not permissible, the notification shall occur immediately after elimination of such impediment. § 10 German Stock Exchange Act (Börsengesetz) shall remain unaffected.

(5) The following information is exempt from the obligation to secrecy; information

- which is in the public sphere and which was already known to the receiving party at the time of receipt or which was subsequently published by the forwarding party, or

- which was developed independently and autonomously by the receiving party without having had knowledge or use of equivalent information of the other party, or

- which was disclosed to the receiving party by a third party, such third party, to the best of the receiving party’s knowledge, being entitled to such disclosure and not being submitted to an obligation to secrecy, or

- which is allowed to be published in accordance with these General Terms and Conditions.

Companies which are affiliated with Börse Frankfurt Zertifikate AG pursuant to § 15 German Stock Corporation Act are entitled to record, process and use information if and only if

a) they are obligated to keep such information secret,

b) such recording, processing and usage occurs in order to carry out the contract or in order to analyse or improve the quality of their services or their service portfolio or for costumer information and

c) in the case of such information consisting of personal data, the personal data is submitted to a company having its registered offices in a member state of the European Union or in another contractual state of the agreement on the European Economic Area or which guarantees an appropriate level of data protection and provided that data secrecy pursuant to § 5 German Federal Data Protection Act (Bundesdatenschutzgesetz) is preserved.
Fifth Part: Fees

§ 18 Fees

(1) The fees for the one-time inclusion of Structured Products in the Open Market shall amount to EURO 1,500.

1. The fees to be paid pursuant to Clause 1 shall, for up to 5,000 inclusions per calendar year per issuer, be limited to a total amount of EURO 75,000.00 per calendar year. For each further Structured Product included in a calendar year, the fees to be paid pursuant to Clause 1 shall again be payable until a total amount of EURO 100,000 for all inclusions of an issuer in the calendar year has been paid. Beyond such amount, no further fees pursuant to Paragraph 1 shall be charged.

2. If, with regard to more than half of all inclusion applications submitted per calendar year, inclusion is initiated as a result of inclusion applications submitted via the electronic application tool “E-Listing Structured Products”, the fee pursuant to Clause 1 may, for up to 5,000 inclusions per calendar year per issuer, not exceed EUR 70,000 per issuer and calendar year. With regard to Structured Products in excess of such number within a calendar year, the fee pursuant to Clause 1 will be levied up to a total sum of EUR 95,000 for all inclusions of an issuer per calendar year. Beyond such amount, no further fees pursuant to Clause 1 shall be charged.

3. With regard to each inclusion based on an inclusion application submitted by ways other than the electronic application tool “E-Listing Structured Products”, the fee pursuant to Clause 1 increases by EUR 0.50, however, without such increase being offset against the maximum upper fee limit pursuant to Number 1 and 2.

(2) The participant who has submitted an inclusion application of a Structured Product according to § 10 in a currency other than EURO (foreign currency), shall pay a yearly fee of EURO 500 (listing fee) for each included Structured Product, provided the trading and settlement currency corresponds to the preferred foreign currency. The obligation to pay the full listing fee arises at the time of inclusion and...
on 1 January of each calendar year. A pro-rata compensation of the listing fee does not take place.

Quote providers applying for the inclusion of Structured Products in foreign currency according to § 10 may reduce the listing fee by purchasing the below-mentioned packages.

As of 1 August 2011, upon purchase of a package, the quote provider undertakes to purchase such package size in the corresponding foreign currency every year for an unlimited period of time. Börse Frankfurt Zertifikate AG shall invoice the quote provider accordingly upon purchase of a package and every year in January. Both the quote provider and Börse Frankfurt Zertifikate AG shall be entitled to terminate the purchase of individual or all package sizes giving one month prior notice to the end of the calendar year. The quote provider may terminate the purchase of a package size without notice to the end of the calendar year if Börse Frankfurt Zertifikate AG changes the prices for a package size.

Upon purchase of a package, the listing fee for the number of Structured Products in the respective foreign currency corresponding to the respective package is paid per calendar year.

A quote provider may purchase packages of up to a maximum number of 10,000 Structured Products per foreign currency. For each Structured Product included per foreign currency which exceeds the maximum number of 10,000, the listing fee of EUR 500 shall be levied. Non-used packages expire at the end of a calendar year. A pro-rata compensation of the listing fee does not take place.

The obligation to pay the listing fee is omitted at the time of inclusion, provided that a package size was purchased and the included Structured Product is replacing a Structured Product

- for which a knock-out event occurred during the year,
- which expired due to maturity during the year,
- whose inclusion was terminated during the year.
<table>
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<th>Currency</th>
<th>Package Size</th>
<th>Listing Fee in EUR for packages with one single trading currency</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHF, USD, GBP, SGD, AUD, CAD, NOK, SEK, HKD, CZK, PLN, HUF, TRY, RUB, NZD, CNY or DKK</td>
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<table>
<thead>
<tr>
<th>Currency</th>
<th>Package Size</th>
<th>Listing Fee in EUR for packages with multiple trading currencies</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHF, USD, GBP, SGD, AUD, CAD, NOK, SEK, HKD, CZK, PLN, HUF, TRY, RUB, NZD, CNY or DKK</td>
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</tbody>
</table>

At any time during the year, upgrading to a larger package size or from a single currency package to a multiple currency package shall be permitted if the price difference to the originally purchased package is paid.

If the applicant has purchased a package for the inclusion of foreign currency products and if, in the relevant foreign currency products included by the applicant, more than 10,000 orders with a minimum order volume of EURO 5,000 are executed within one calendar year, the applicant shall receive a package price reduced by 50% in the following year.

(3) For each application on cancellation of a transaction (mistrade application), a fee in the amount of EURO 500 shall be levied from the applicant. In case several mistrade applications requesting the cancellation of transactions are submitted – such transactions having been accomplished as a result of partial executions of the same order or the same binding quote of the applicant – the fee in the amount
of EURO 500 shall only be levied once. In case several mistrade applications are submitted in writing, via telecopy or in electronic form at the same time, or if, upon prior application via telephone, the required details for several mistrade applications are submitted afterwards in writing, via telecopy or in electronic form at the same time,

1. the fee in the amount of EURO 500 shall only be levied once, provided that the mistrade applications refer to transactions in the same Structured Product

2. a total fee of EURO 1,000 shall be levied, provided that the mistrade applications refer to transactions in Structured Products which belong to the same product type and have the same underlying.

(4) Fees are payable with issuance of the invoice by Börse Frankfurt Zertifikate AG.

(5) Börse Frankfurt Zertifikate AG may offer applicants a rebate on inclusion fees within timely limited initiatives. Details will be published on Börse Frankfurt Zertifikate AG's website.

The amendments to § 18 are effective as of XXXOctober 1st, 2021.

The amendments to § 9 are effective as of November 22nd, 2021.

Frankfurt/ Main, 01 July - September XX10th 2019/2021

Börse Frankfurt Zertifikate AG